

# Reflections on the Independent Review of Administrative Law: Time Limits, Relief, Appeals and Costs



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## The Terms of Reference- para 4

4. Whether procedural reforms to judicial review are necessary, in general to ‘streamline the process’, and, in particular: (a) on the burden and effect of disclosure in particular in relation to “policy decisions” in Government; (b) in relation to the duty of candour, particularly as it affects Government; (c) on possible amendments to the law of standing; (d) on **time limits for bringing claims**, (e) on the **principles on which relief is granted** in claims for judicial review, (f) on **rights of appeal**, including on the issue of permission to bring JR proceedings and; (g) on **costs and interveners**.

# Thank you for listening

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