



ARCS: 292-30
File: CLB-2011-00018

January 31, 2012

Sent via email: Emet.Davis@bcgeu

Emet Davis
BC Community Living Action Group
C/o BCGEU
4911 Canada Way
Burnaby BC V5G 3W3

Dear Emet Davis:

Re: Request for Access to Records
Freedom of Information and Protection of Privacy Act (FOIPPA)

I am writing further to your request received by the Community Living BC. Your request is for:

Records describing the way(s) in which CLBC is measuring service quality outcomes in relation to service redesign, and any service quality outcomes that have been measured to date. Records indicating CLBC's budget plans in relation to service redesign including but not limited to CLBC's cost savings associated with residential and community inclusion redesign for 2010/11; CLBC's annual projected savings associated with residential and community inclusion redesign for 2011/12, 2012/13, 2013/14, 2014/15, 2015/16; CLBC's total projected savings associated with residential and community inclusion redesign for 2011/12, 2012/13, 2013/14, 2014/15, 2015/16. Records indicating the amount of cost savings that CLBC has recovered to date through service redesign, including an itemized schedule of cost recoveries. Records showing where cost recoveries associated with service redesign have been allocated, including an itemized schedule of specific allocations. Records indicating or speculating in relation to CLBC's plan for allocating future cost recoveries associated with service redesign.

This letter is in response to phase two of your request. Please be advised that all records related to phase two of your request are withheld in their entirety pursuant to section 12 (Cabinet and local public body confidences) of FOIPPA. A copy of this section of FOIPPA is provided for your reference. A complete copy of FOIPPA is available online at:

http://www.bclaws.ca/EPLibraries/bclaws_new/document/ID/freeside/96165_00

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Your file is now closed.

If you have any questions regarding your request, please contact Adam Skulsky, the analyst assigned to your request, at 250-356-8985. This number can be reached toll-free by calling from Vancouver, 604-660-7867, or from elsewhere in BC, 1-800-663-7867 and asking to be transferred to 250-356-8985.

You have the right to ask the Information and Privacy Commissioner to review this decision. I have enclosed information on the review and complaint process.

Sincerely,

A handwritten signature in black ink, appearing to read "Hudson". The signature is fluid and cursive, with a large initial letter.

Vicki Hudson, Manager
Justice / Social Team
Information Access Operations

Enclosures

<p>How to Request a Review with the Office of the Information and Privacy Commissioner</p>
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If you have any questions regarding your request please contact the analyst assigned to your file. The analyst's name and telephone number are listed in the attached letter.

Pursuant to section 52 of the *Freedom of Information and Protection of Privacy Act* (FOIPPA), you may ask the Office of the Information and Privacy Commissioner to review any decision, act, or failure to act with regard to your request under FOIPPA.

Please note that you have 30 business days to file your review with the Office of the Information and Privacy Commissioner. In order to request a review please write to:

Information and Privacy Commissioner
PO Box 9038 Stn Prov Govt
4th Floor, 947 Fort Street
Victoria BC V8W 9A4
Telephone 250-387-5629 Fax 250-387-1696

If you request a review, please provide the Commissioner's Office with:

1. A copy of your original request;
2. A copy of our response; and
3. The reasons or grounds upon which you are requesting the review.

Cabinet and local public body confidences

12 (1) The head of a public body must refuse to disclose to an applicant information that would reveal the substance of deliberations of the Executive Council or any of its committees, including any advice, recommendations, policy considerations or draft legislation or regulations submitted or prepared for submission to the Executive Council or any of its committees.

(2) Subsection (1) does not apply to

(a) information in a record that has been in existence for 15 or more years,

(b) information in a record of a decision made by the Executive Council or any of its committees on an appeal under an Act, or

(c) information in a record the purpose of which is to present background explanations or analysis to the Executive Council or any of its committees for its consideration in making a decision if

(i) the decision has been made public,

(ii) the decision has been implemented, or

(iii) 5 or more years have passed since the decision was made or considered.

(3) The head of a local public body may refuse to disclose to an applicant information that would reveal

(a) a draft of a resolution, bylaw or other legal instrument by which the local public body acts or a draft of a private Bill, or

(b) the substance of deliberations of a meeting of its elected officials or of its governing body or a committee of its governing body, if an Act or a regulation under this Act authorizes the holding of that meeting in the absence of the public.

(4) Subsection (3) does not apply if

(a) the draft of the resolution, bylaw, other legal instrument or private Bill or the subject matter of the deliberations has been considered in a meeting open to the public, or

(b) the information referred to in that subsection is in a record that has been in existence for 15 or more years.

(5) The Lieutenant Governor in Council by regulation may designate a committee for the purposes of this section.

(6) A committee may be designated under subsection (5) only if

(a) the Lieutenant Governor in Council considers that

(i) the deliberations of the committee relate to the deliberations of the Executive Council, and

(ii) the committee exercises functions of the Executive Council, and

(b) at least 1/3 of the members of the committee are members of the Executive Council.

(7) In subsections (1) and (2), "**committee**" includes a committee designated under subsection (5).