

File: 292-30/MHA-2024-40890

May 16, 2024

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 Ministry of Mental Health and Addictions. Your request is for:

A summary document showing the cliff number, date and title/issue of all briefing notes (excluding those that are proactively disclosed under Directive 01-2022), issues notes and advice and meeting notes to the Deputy Minister and the Minister/Minister of State/Premier. (Date Range for Record Search: From 3/1/2024 To 3/31/2024).

Some information has been withheld pursuant to section(s) 15 (Disclosure harmful to law enforcement) 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/civix/document/id/complete/statreg/96165 00

Your file is now closed.

These records will be published on the BC Government's Open Information website a minimum of ten business days after release. To find out more about Open Information, please access the Open Information website at: www.gov.bc.ca/openinformation

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The records located in response to your request will be delivered through the BC Secure File Transfer Service. Separate emails will follow from the BC SFT Notification Service directing you how to set up an account and where to obtain your records. A guide for using the SFTS is enclosed for your convenience.

If you have any questions regarding your request, please contact Rebecca Alden, the analyst assigned to your request, at 778 974-4493. This number can also be reached toll-free at 1 833 283-8200. Please provide the FOI request number, MHA-2024-40890, in any communications.

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,

Rebecca Alden

Rebecca Alden, Senior FOI Analyst Information Access Operations

Enclosures

BC Government Secure File Transfer Service

Information Access Operations Ad-Hoc User Guide

Returning Users

If you are a returning user, please use your existing username and password. Passwords expire after 90 days. You can update your password at anytime.

New Users

Your records are provided to you via the Secure File Transfer Service (SFTS). You will need to setup a User Account to access to the STFS site.

You must log in to your temporary SFTS account within 7 days. After 7 days, your temporary SFTS account will expire and will no longer be accessible. If you are no longer able to access your account or records, please contact the FOI Analyst identified in your Response Letter for assistance.

Email Communication

- 1. The first email has your Response Letter attached.
 - This email is from the FOI Analyst at Information Access Operations who processed your file.
 - If your records are password protected, the response letter will contain your password to open your records.
- 2. The second email is the New Package is Waiting notification email.
 - This email will be received at the same time as the third email.
 - A hyperlink to the SFTS is contained in this email.
- 3. The third email is the New User Account for the BC Secure File Transfer Service
 - This email is sent only to users who are required to setup a STFS User Account.
 - o If you are an existing user and your account is still active, you will not receive this email.
 - This email contains the following:
 - a Hyperlink to the SFTS site
 - a **Username** to access the SFTS site
 - a **temporary Password** to access the SFTS site
 - If you are unable to locate this email, please check your junk/spam folder. It is from BC Secure File Transfer Notification Service <DONOTREPLY>@gov.bc.ca.

Accessing Your Records

- 1. Setup your SFTS account.
 - Click on the URL hyperlink provided in your third email.
 - You will be redirected to the SFTS site.
 - o If you are not redirected to SFTS site, it is accessible at: filetransfer.gov.bc.ca.
- 2. Enter your *Username* and *Password*.
 - These are provided in your third email.

- 3. Change your SFTS account password.
 - You will be required to do this as soon as you login.
 - Follow the instructions provided to you after you login to SFTS for the first time.
 - After you change your password, select "Finish." This will redirect you to your STFS Inbox.
- 4. Your records are now accessible.
 - Records will be available in SFTS for 35 days.
 - You can download your records up to 5 times.
 - To download your records:
 - Click on the records package
 - Click on the *Download* button beside the file(s)
 - If your records are password protected, you will require a password to open the pdf document.
 - The password to open the pdf is located in your first email's Response Letter.
 - It is recommended that you download and save your records so you do not have to return to the SFTS each time to view.
- 5. If your records are password protected, please consult your .pdf software's user manual on how to remove the password/encryption.
- 6. If your records are contained within a zipped file, you may need to download a zip program onto your computer in order to open and extract the records. There are free zip programs available to download, such as 7-Zip for Windows, or BetterZip for Mac.

Troubleshooting

- If the hyperlink to the SFTS site does not open, try to access the site on a different web browser such as Chrome, or Firefox or Safari.
- Your temporary SFTS account expires after 7 days unless the account is logged into again or receives a new package. Your account will be deleted 7 days after it has been marked as expired. Once it is deleted, you will need to have a new ad-hoc account created contact the FOI Analyst identified in the response letter.
- If you have forgotten your password but your account is still active:
 - You can use the "Request a password change" link on the Login page.
 - An email will be sent to you providing you the URL to confirm the password change.
 - o Passwords expire after 90 days.
- If you encounter technical issues, please call the technical support line at 250-387-7000 and select option 3. You will need to advise the representative that you are requesting assistance as an adhoc user of the BC Secure File Transfer Service.

How to Request a Review with the Office of the Information and Privacy Commissioner

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.

Disclosure harmful to law enforcement

- **15** (1) The head of a public body may refuse to disclose information to an applicant if the disclosure could reasonably be expected to
 - (a)harm a law enforcement matter,
 - (b)prejudice the defence of Canada or of any foreign state allied to or associated with Canada or harm the detection, prevention or suppression of espionage, sabotage or terrorism,
 - (c)harm the effectiveness of investigative techniques and procedures currently used, or likely to be used, in law enforcement,
 - (d)reveal the identity of a confidential source of law enforcement information,
 - (e) reveal criminal intelligence that has a reasonable connection with the detection, prevention or suppression of organized criminal activities or of serious and repetitive criminal activities,
 - (f)endanger the life or physical safety of a law enforcement officer or any other person,
 - (g)reveal any information relating to or used in the exercise of prosecutorial discretion,
 - (h)deprive a person of the right to a fair trial or impartial adjudication,
 - (i)reveal a record that has been confiscated from a person by a peace officer in accordance with an enactment,
 - (j)facilitate the escape from custody of a person who is under lawful detention,
 - (k)facilitate the commission of an offence under an enactment of British Columbia or Canada, or
 - (l)harm the security of any property or system, including a building, a vehicle, a computer system or a communications system.
- (2) The head of a public body may refuse to disclose information to an applicant if the information
 - (a) is in a law enforcement record and the disclosure would be an offence under an Act of Parliament,
 - (b) is in a law enforcement record and the disclosure could reasonably be expected to expose to civil liability the author of the record or a person who has been quoted or paraphrased in the record, or

- (c) is about the history, supervision or release of a person who is in custody or under supervision and the disclosure could reasonably be expected to harm the proper custody or supervision of that person.
- (3) The head of a public body must not refuse to disclose under this section

 (a) a report prepared in the course of routine inspections by an agency that is authorized to enforce compliance with an Act,

 (b) a report, including statistical analysis, on the degree of success achieved in a law enforcement program or activity unless disclosure of the report could reasonably be expected to interfere with or harm any of the matters referred to in subsection (1) or (2), or

 (c) statistical information on decisions under the *Crown Counsel Act* to
- (4) The head of a public body must not refuse, after a police investigation is completed, to disclose under this section the reasons for a decision not to prosecute

approve or not to approve prosecutions.

(a) to a person who knew of and was significantly interested in the investigation, including a victim or a relative or friend of a victim, or (b) to any other member of the public, if the fact of the investigation was made public.