

22 February 2017

Our reference: LEX 25069

Mr Luke Bacon Right to Know

By email: <u>foi+request-2921-a35b17e1@righttoknow.org.au</u>

Dear Mr Bacon

Freedom of Information Request - Charges

I refer to your request dated 8 January 2017 and received by the Department of Human Services (the **department**) on the same date, for access under the *Freedom of Information Act 1982* (the **FOI Act**) to the following:

'The Department runs a "data matching" process called the Non Employment Income Data Matching (NEIDM) project. Could you please send through: 1. the latest document that lists the software used to run this project; 2. the latest document

that identifies the group(s) responsible for managing this project, maintaining the software that runs it, and ongoing development of that software; and, 3. the latest version of the source code for the software that performs the data matching'.

Preliminary Assessment of the Charge

In accordance with section 29 of the FOI Act, I have decided that you are liable to pay a charge for the processing of your request. My preliminary assessment of that charge is \$15 calculated as follows:

TOTAL	\$15.00
\$20.00 per hour	\$00.00
Search and retrieval time: 1 hour, at \$15.00 per hour: Decision-making time (*after deduction of 5 hours): 0 hours, at	\$15.00

*The FOI Act provides that the first five hours of decision-making time are free of charge and this is reflected in the

Required Action

calculation.

If you would like the department to continue processing your request, you must notify the department in writing within 30 days of receiving this notice that you:

- a) agree to pay the charge;
- b) wish to contend that the charge:
 - i. has been wrongly assessed; or
 - ii. should be reduced or not imposed; or
 - iii. both



c) withdraw the request for access.

If you do not provide a written response in accordance with one of Options A, B or C above within 30 days of receiving this notice, your request will be taken to have been withdrawn under section 29(2) of the FOI Act.

Alternatively you may wish to refine the scope of your FOI request. If you would like to discuss this please contact me for assistance.

Further information on options A, B and C is set out below.

Option A - pay the charge

As the charge is below \$25, you are required to pay the full charge within 30 days of receiving this notice.

The amount due should be paid by cheque or money order made out to the Collector of Public Monies. Please quote the reference number **FOI LEX 25069** with your payment.

Should you elect to pay the charge please email <u>FOI.Legal.Team@humanservices.gov.au</u> once you have posted your cheque or money order to advise us of your payment.

Option B - seek reduction or non-imposition of the charge

You may contend that the charge has been wrongly assessed, or should be reduced or not imposed. Section 29(5) of the FOI Act provides that, in deciding whether to reduce or not to impose a charge, the decision-maker must take into account any relevant reasons, including whether payment of the charge, or part of it, would cause your organisation financial hardship, and whether the giving of access to the documents is in the general public interest or in the interest of a substantial section of the public.

If you wish to contend that the charge has been wrongly assessed or should be reduced or not imposed, please set out your reasons and the evidence in support of your reasons as clearly as possible. If you believe that payment of the charge would cause your organisation financial hardship, please provide sufficient details of your financial circumstances to enable the decision-maker to make a well-informed decision in this regard.

Option C - withdraw your request

If you wish to withdraw your request you may do so in writing.

Time limits for processing your request

Section 31 of the FOI Act provides that where a notice is sent to an applicant regarding the payment of a charge in respect of a request, the time limit for processing the request is suspended from the date the notice is received until either:

(a) the day following payment of the charge (in full or the required deposit); or

(b) if applicable, the day following the notification to the applicant of a decision not to impose the charge.

Address for correspondence

Please send all correspondence regarding your FOI request to me at the following address:

Freedom of Information team Department of Human Services PO Box 7820 CANBERRA ACT 2610

Or by email to FOI.LEGAL.TEAM@humanservices.gov.au

Publication of information in the FOI disclosure log

Information released under the FOI Act may be published in a disclosure log on the department's website. Section 11C of the FOI Act requires this publication, subject to certain exceptions, including where publication of personal, business, professional or commercial information would be unreasonable.

Further assistance

If you have any questions please email FOI.LEGAL.TEAM@humanservices.gov.au

Yours sincerely

Authorised FOI Decision Maker Freedom of Information Team FOI and Litigation Branch Legal Services Division Department of Human Services