

File # 223269002

6 messages

Mukalay, Lili <Lili.Mukalay@ottawa.ca>

Thu, Aug 14, 2025 at 9:50 AM

To: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com>

Cc: "Parent, Olivia" <olivia.parent@ottawa.ca>, "Regimbald, Mathieu" <mathieu.regimbald@ottawa.ca>

Good morning,

I am providing clarification regarding your Ontario Works (OW) accommodation and utility entitlements.

Accommodation Entitlement

For a single person, the maximum accommodation amount is **up to \$390 per month**. At present, your rent (combined with your Rent Supplement) is **\$302**. This leaves a balance within your accommodation entitlement that can be used for eligible expenses such as utilities or rental insurance.

Effective **November 2025**, your rent is expected to increase to \$330, leaving \$60 to cover either Hydro or tenant insurance or both, based on the cost after you provide verification.

Hydro Payments

You had shared with your case worker that you have a credit on you Hydro account. If this is not correct, please provide a copy of your most recent bill so we can verify.

Previously, OW made monthly Hydro payments of \$60 on your behalf, based on an earlier estimate obtained when we paid arrears directly to Hydro. However, given your current credit balance, those monthly payments have been paused. Please note that we no longer know your exact or approximate monthly Hydro costs without an updated bill and your consent to verify this information with Hydro. If the credit was generated from the \$60 payments, it is likely your actual monthly cost is now lower than \$60.

Rental Insurance

If you wish to receive assistance with your rental insurance, please provide verification of the expense, as we may be able to cover this from your accommodation entitlement, provided there is still available room within the \$390 maximum.

Pay-Direct to Landlord

You have requested that OW stop making Hydro payments directly to the vendor on your behalf. Please be aware that OW previously paid arrears on your behalf, and if you choose to remove pay-direct to your Hydro starting in November 2025, **no future accommodation arrears will be paid**.

If you have any further questions or wish to proceed with these changes, please ensure you provide the required verification documents so we can update your file accordingly.

I would like to add that while you are welcome to raise your concerns, I must insist that you do so in a courteous manner. However, I must also note that you have used hostile, abusive, and offensive language in your voicemails, emails, and any form of correspondence; this behavior will no longer be tolerated.

Thank you,

Lili Mukalay
Coordinator | Coordinatrice

Employment and Social Services, Central | Services sociaux et d'emploi, centre

Community and Social Services | Services sociaux et communautaires

City of Ottawa | Ville d'Ottawa

370 Catherine St | 370, rue Catherine

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Classified as City of Ottawa - Internal / Ville d'Ottawa - classé interne

King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: "Mukalay, Lili" <Lili.Mukalay@ottawa.ca>
Cc: "Parent, Olivia" <olivia.parent@ottawa.ca>, "Regimbald, Mathieu" <mathieu.regimbald@ottawa.ca>

Thu, Aug 14, 2025 at 10:14 AM

Dear Lili,

The only thing that is correct here, is that You Will pay \$330. to the landlord EVERY MONTH from July of 2025 up to and including June of 2026, with \$60 going directly to hydro from the shelter portion of Benefits as You have stated. This is what SHOULD HAVE BEEN DONE effective July 2025!!!

What part of the Beneficiary was NEVER to pay utilities from the basic needs portion of Ontario Works are You having a difficult time understanding? Utilities didn't just 'become' a housing shelter cost arbitrarily now because You say so, the Beneficiary has ALWAYS been entitled to receive insurance costs and utility costs with the Housing Authority as part of the City's subsidy. This hasn't just been approved for the first time this year.

Also, You are engaged in MORE FRAUD because the Beneficiary DID NOT LET HYDRO ACCOUNT RUN INTO ARREARS, ONTARIO WORKS DID BY **REFUSING to INCREASE THE AMOUNT NECESSARY TO PREVENT THE ACCOUNT FROM GOING INTO DEFAULT!!!** Numerous requests were made to Tatiana Lindstrom and the verification department to increase the amount to \$60 to avoid the account going into default - a difference of \$5!!! But You REFUSED to stop making the automated payments and advised that You would NOT make any changes until the Beneficiary is threatened with the loss of service 'because they are not threatening to cut off Your hydro, We are making no changes. When they threaten to cut off Your hydro, please let us know and We Will make a one time payment to the account and increase the payments accordingly'. I'm paraphrasing but I Will find the email if You require Me to prove it - You ignore every piece of evidence presented to You in favour of 'gaslighting'.

The money owed to the Beneficiary by Hydro BELONGS TO THE BENEFICIARY!!! That money should NEVER have come out of the basic needs portion of Benefits because he is Entitled to have those costs paid for by the Housing subsidy he receives!!! Telling him that You Will let the amount owed to the Beneficiary expire before You start making payments is causing financial harm to the Beneficiary and failing to fulfill Your fiduciary obligations. It is also clear that You have been communicating with Ottawa Hydro because they were supposed to be sending Me a cheque for the balance owing that was allegedly sent on the 18th of last month - still haven't received it because You told them to cancel the payment so that You don't have to pay the Beneficiary's utilities for the next few months, stealing money the Beneficiary is Entitled to receive instead.

No, You Will make sure that the Entitlement Notice reflects a True statement of Benefits the Beneficiary received for that period, or You are engaged in fraud. There is no compromise on the Entitlement Notice, though You are correct that the Entitlement Notice Entitles the Beneficiary to claim rental insurance as well, so the amount Will be increased to reflect apartment insurance if the Beneficiary decides he Wishes to obtain apartment insurance?

Is that clear?

And do You believe that the Trustee Act of Ontario is not binding upon You as a public Trustee? Yes or no?

Two questions for You to answer, please get back to Me in reasonable time. I will take You to court until I receive every penny the Entitlement Notice states the Beneficiary is Entitled to receive - period!

Blessings,

King Sean, House von Dehn,
Hand of Stephen,
The Kingdom of Heaven Found a Sean

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King Sean, House von Dehn <gnosticwisdom37@gmail.com>
To: "Mukalay, Lili" <Lili.Mukalay@ottawa.ca>
Cc: "Parent, Olivia" <olivia.parent@ottawa.ca>, "Regimbald, Mathieu" <mathieu.regimbald@ottawa.ca>

Thu, Aug 14, 2025 at 11:30 AM

Lili Mukalay: Notice of Constructive Fraud and Theft of Public Money, personal, private capacity.

Nothing in Your email to Me makes any sense whatsoever, it is all fabricated from thin air! How in the world would You have any idea that the rent is going to increase in November? And to '\$330'?

You randomly picked November after calculating that the surplus funds owed the the Beneficiary by Ottawa Hydro Will have expired by then, effectively forcing the Beneficiary to pay utilities from the basic needs portion of Ontario Works for the months of July, August, September and October because that is where the excess funds came from!!!

You were taking money from the basic needs portion of the Beneficiary's Benefits in violation of what he is Entitled to receive from the City, and more importantly, what You have collectively claimed (OW, HFG and MHI) in the Entitlement Form to be doing with the funds received from the Housing Authority. There is no claim or notice of increasing rent in November in the Entitlement Notice for subsidy.

The Entitlement Notice is very clear, Lili. Either the landlord or Home for Good are going to pay Hydro directly as they are claiming to do in their application to the Housing Authority, or the obligation Will be offset by Ontario Works paying utilities directly in the amount of \$60/month, retroactive to July of 2025 upto and including June, 2026, and reducing the rental portion to \$330/month for a total of \$390 as stated in Your email.

But failing to Honour the full terms of the Entitlement Notice is theft of public money the Beneficiary is Entitled to receive from the Housing Authority. The Beneficiary is also Entitled to receive every penny that was taken from the basic needs portion of Ontario Works returned to him with interest from the date he obtained housing and first incurred the expense.

And I've got news for You. Regardless what insane belief system You may hold in Your Mind, the Trustee Act of Ontario is binding upon You and trespass upon a Trust Instrument is subject to fourteen years in jail. Continue with impunity as You do so I can continue to demonstrate Your malicious, criminal intent and contempt for the Rule of Law and the People You were Trusted to Act in the best interest of.

For the last time, if You do not do what You claim to be doing in the Entitlement Form provided to the Housing Authority, You are engaged in fraud. It really is that simple, Lili and the Entitlement Notice is very explicit about what the Beneficiary is Entitled to receive, how much, what for, and for how long. If that doesn't happen, You are not acting in the Beneficiary's best interest and it is not believable that Your fraud is not intentional and done with malice and intent to cause economic harm to the Beneficiary.

Blessings,

King Sean, House von Dehn,
Hand of Stephen,
The Kingdom of Heaven Found a Sean

[Quoted text hidden]

Mukalay, Lili <Lili.Mukalay@ottawa.ca>
To: "King Sean, House von Dehn" <gnosticwisdom37@gmail.com>
Cc: "Cooke, Jason" <jason.cooke@ottawa.ca>, "Bisson, Natalie" <natalie.bisson@ottawa.ca>, "Haines-Chiarelo, Kristine" <Kristine.Haines-Chiarelo@ottawa.ca>, "Boulanger, Sonia" <Sonia.Boulanger@ottawa.ca>

Good afternoon,

Please see the table below outlining your eligibility for Ontario Works and Home for Good benefits for the month indicated. This includes an adjustment for an overpayment of **\$78** on your Ont

The overpayment consists of:

- **\$28** for July 2025
- **\$5 per month** from November 2023 to August 2024

Ontario Works deducted the total overpayment of **\$78** from your monthly entitlement of **\$1,096**, resulting in a final payment of **\$1,018**, which has already been issued to you.

If you have any questions or need further clarification, please feel free to contact me directly.

Month	Eligibility shelter cost (Rent to LL + Hydro)	Home for Good Benefit	Total Shelter Benefits/OW	Total rent paid by HFG + OW to Landlord	Hydr
Jul-23	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Aug-23	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Sep-23	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Oct-23	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Nov-23	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Dec-23	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Jan-24	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	

Feb-24	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Mar-24	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Apr-24	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
May-24	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Jun-24	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Jul-24	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Aug-24	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Sep-24	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
Oct-24	\$1,078 rent + \$60 for Hydro	\$748	\$390	\$1,138	
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Thank you,

Lili Mukalay
Coordinator | Coordinatrice
Employment and Social Services, Central | Services sociaux et d'emploi, centre
Community and Social Services | Services sociaux et communautaires
City of Ottawa | Ville d'Ottawa
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Classified as City of Ottawa - Internal / Ville d'Ottawa - classé interne
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Dear Lili,

What is *wrong* with You?! Seriously!? I was very curious what the \$1018.00 was for. It's because this has been going on for so long!!! The spreadsheet above was created by You to try to justify MORE theft of public money and gaslighting!!!

You have just put to Me in Writing for a *second time* that the Beneficiary is Entitled to receive subsidy for his full rent PLUS \$60 in utilities!!! You haven't apologized to Me for lying about this for the last four years yet!!!

That applies to July, August of this year through June of next year - those funds have already been approved (and allegedly received by the landlord)!!! You are draining the Beneficiary's Ottawa Hydro benefit because You are NOT paying utilities that You were supposed to be paying from the shelter portion of Benefits since 2021!!! Again, what is wrong with You?!

The fact that You have paid back SOME of the funds that were stolen from the Beneficiary is only further proof and evidence that You knew he was entitled to receive funding for his utilities the entire time - and You are STILL trying to avoid having to Give the Beneficiary all the funds he is rightly Entitled to receive for hydro utilities so that You can drain the credit he is owed from Hydro for paying those funds himself from the basic needs portion!!! How morally bankrupt must You be to do this to a Beneficiary? You said You discovered this and made the adjustment in July of 2025 - but You STILL deducted hydro from his basic needs and didn't give it back to him yet, try to tell Me You made an OVERPAYMENT in June? Are You sniffing glue?

Your own email says it SHOULD NOT HAVE COME OUT OF THE BASIC NEEDS PORTION OF BENEFITS!!! You asserted that is why the Beneficiary was owed money, yet You do it again in June when You are 'adjusting' for overpayments for utilities not received by the Beneficiary in July?

Even the above spreadsheet You sent Me contains fraud because You are misrepresenting facts! For the last four rows, You change the amount of utilities the Beneficiary is Entitled to receive to \$34.00. The landlord still received full rent PLUS \$60 for utilities according to all the Entitlement Forms I've received. That's another \$26.00 You shorted the Beneficiary of utility funds that were intended for him and went to the landlord. The landlord's payments do not show they were shorted any money, they received full rent for every month they claimed. If Home for Good or some One else made errors in the applications, that is not My problem because I was Trusting all of You to be competent and not steal from the Beneficiary.

You owe the Beneficiary every penny he has paid from his basic needs for utilities because he was able to claim those funds as part of his housing subsidy and the City has been doing so for him without his knowledge since (at least) June 2021. But he was Entitled to receive those funds *the entire time*.

So You owe another $\$26. \times 4 = \104.00 plus the $\$2280.00 = \$2384.00 - \$1018.00$ You've already repaid the Beneficiary = $\$1366.00$.

The \$1366.00 is not inclusive either, as the total amount the Beneficiary has paid in utilities are what You are liable to him for. I Will receive an accounting from Ottawa Hydro to find out how much as been paid in total and deduct whatever You have paid out from the total amount owing.

Where is the \$5x10 coming from plus the \$28.00 'overpayment' coming from? What overpayment are You talking about in June 2025? You took another \$60 from the basic needs portion of his Benefits that should have come out of the shelter portion of benefits AND You shorted the landlord on the minimum payment of \$390. by \$34.00!!! Why are You *shorting* the landlord to pay back what is owed to the Beneficiary? How did You 'overpay' the Beneficiary in June, I still have the receipt.

Oh, I see! You gave the money You shorted the landlord to the Beneficiary. That's \$34.00, not \$28.00 and it's not an overpayment because he was entitled to receive \$60.00, not \$34.00. Is that the 'overpayment' You are talking about? You have the nerve to say that the Beneficiary has been OVERPAID while You have been knowingly stealing from him for four years?!

These Entitlement forms show the Beneficiary has been entitled to have his hydro expenses AND rental insurance covered and You have been lying to Me and telling Me that those funds must come out of the basic needs portion of his Benefits, depriving him of funds essential for his basic needs. You did all of this while simultaneously unlawfully revoking medical benefits which has been established in law by a decision by Brian Killick stating that Your actions had no foundation in law, 'a breach of Law' and Trust.

The forms below are what was allegedly claimed by Home for Good and the landlord MHI for the last four years and You Will notice that \$60.00 in utilities have been included in the application EVERY YEAR it's been made without a copy being sent to Me. And I'm supposed to believe this is not done intentionally when You are STILL trying to withhold the utilities the Beneficiary is Entitled to receive for the coming year?

You are unbelievable!!! Your forms don't match up with what I've been Given by the Home for Good project manager, Jason Cooke, I believe these were constructed by You and colluding with Home for Good in an attempt to cover Your fraud one more miserable time.

Please just tell Me straight up, Lili, why did You lie about the Beneficiary being entitled to receive utilities and rental insurance as part of his shelter subsidy while providing that information to Home for Good and knowing the landlord was receiving it (according to the recent admissions in Your last email, these funds did in fact go into the hands of MHI, not Home for Good staff)?

Blessings,

King Sean, House von Dehn,
Hand of Stephen,
The Kingdom of Heaven Found a Sean

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3 attachments



2023-2024 Entitlement Notice-S.v.D.pdf
88K



S.V.D. HFG 2024 Entitlement Notice & File Checklist_OW ODSP(COHB).pdf
163K



2022-2023 Entitlement Notice-S.v.D.pdf
84K

King Sean, House von Dehn <gnosticwisdom37@gmail.com>

Tue, Aug 26, 2025 at 8:25 PM

To: "Mukalay, Lili" <Lili.Mukalay@ottawa.ca>

Cc: "Cooke, Jason" <jason.cooke@ottawa.ca>, "Bisson, Natalie" <natalie.bisson@ottawa.ca>, "Haines-Chiarelo, Kristine" <Kristine.Haines-Chiarelo@ottawa.ca>, "Boulanger, Sonia" <Sonia.Boulanger@ottawa.ca>

Dear Lili,

I'm going to simplify it for You because it's really very straightforward. The Beneficiary has been Entitled to receive \$60.00 in utilities from the time he first incurred the additional housing expense. You (Ontario Works and the relative agents at the time) LIED to Me numerous times about this Benefit specifically!

You didn't pay back the \$1018.00 because I caught You engaged in fraud and discovered that You've been claiming utilities the Beneficiary hasn't been receiving... This is because You are under investigation by the Auditor General, right? You were being audited for those years and decided to pay the Beneficiary back before You were ordered by the auditor general to do so, correct?

The auditor didn't go back far enough, did they? You owe the Beneficiary \$60.00 per month for every month between June of 2021 through June of 2026. That's FIVE years! Four of which You owe Me for, ten months owing on the current Entitlement.

12 months x 4 years = 48 months (June 21-June 25). $48 \times 60 = \$2880.00$ - \$1018.00 already repaid = **\$1862 owing up to and including June of 2025**. If We include the extra \$34.00 deducted from shelter portion of Benefits in June that went to the Beneficiary's basic needs instead of the landlord, You owe **\$1828.00**, plus an additional \$60.00 month for utilities for July, August and September of 2025 on or before September 1st.

The math isn't any more complicated than that, Lili! The Beneficiary has been Entitled to receive \$60. for utilities in Benefits as part of his housing subsidy as well as rental insurance since June of 2021 while You, other team leads and countless case workers have argued with Me on this point! The entire time, the expense was covered and was going into the hands of the landlord! The Beneficiary is Entitled to every penny of that money back, and You should be charged to the fullest extent of Canadian law for Your part in this conspiracy. If it's not a conspiracy, then You would get the money into the account of the Beneficiary immediately and apologize for Your error and that of Your entire team at 370 Catherine Street.

Just for shits and giggles, though, I am very curious where the \$5. month in 'overpayments' comes from. Are those months that the Beneficiary was only paying \$55.00 so You think You only have to Give him \$55.00 even though the landlord received \$60. and \$60 is what the Beneficiary was as King of You to pay to keep the account from going into default? Was that same money that accumulated not then used to pay the default?

The entire time this was going on, not only did You refuse to increase the payments to the \$60 as the Beneficiary requested to avoid the account going into default, that's exactly how much You were telling the City of Ottawa was required to pay the bill. This shows that You were deliberately forcing the Beneficiary's hydro account into default to cause harm to his credit rating and 'compel' him to let You make automated payments from the 'basic needs' portion for as long as You could keep it secret from him that You were receiving that money and just giving it to the landlord.

Be mindful, You are catching lots of People in lies because MHI says they didn't receive any money for utilities. So who is lying now? Can I see receipts, please?

Where are the supporting documents filed with the Entitlement Forms the Beneficiary is supposed to receive every year?

Blessings,

King Sean, House von Dehn,
Hand of Stephen,
The Kingdom of Heaven Found a Sean

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