



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

File # 223269002

3 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 your 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

Tel/tél: 613-580-2424 ext./poste 28303

A trusted leader in building
community well-being.

Un leader de confiance qui
œuvre pour le bien-être collectif.



This e-mail originates from the City of Ottawa e-mail system. Any distribution, use or copying of this e-mail or the information it contains by other than the intended recipient(s) is unauthorized. Thank you.

Le présent courriel a été expédié par le système de courriels de la Ville d'Ottawa. Toute distribution, utilisation ou reproduction du courriel ou des renseignements qui s'y trouvent par une personne autre que son destinataire prévu est interdite. Je vous remercie de votre collaboration.

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

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

Thu, Aug 14, 2025 at 10:14 AM

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

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

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

[Quoted text hidden]

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

Thu, Aug 14, 2025 at 11:30 AM

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

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

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]