



Government of Canada
Privy Council Office

Gouvernement du Canada
Bureau du Conseil privé

11 Metcalfe Street
Ottawa, Ontario K1A 0A3
Tel. 613-957-5210

Your File / Votre référence -

EA2025_0116666

Our File / Notre référence

A-2025-00092 / TW

VIA AOMT

Susan O'Donnell

Dear Susan O'Donnell:

This is in response to your request under the *Access to Information Act*, received by the Privy Council Office on May 5, 2025, for the following information:

“All communications, including attachments, received by the Office of the Clerk, Office of the Deputy Secretary to the Cabinet (Clean Growth), and Office of the Deputy Secretary to the Cabinet (Plans and Consultations) with respect to HALEU fuel or enriched uranium fuel or the "recycling" or "reprocessing" or re-use of nuclear fuel waste (irradiated nuclear fuel, used fuel, spent fuel, CANDU fuel) for any purpose received between April 20, 2024 and April 30, 2025. Include communications within the department and those received from other federal departments, Crown agencies, regulatory bodies and contracted entities, and any external organization, entity, agent or individual.”

We have now completed the processing of your request. Please find attached a copy of the records. You will note that certain information has been withheld from disclosure. A copy of the applicable sections of the Act has been enclosed for your information.

Please be advised that you are entitled to bring a complaint regarding the processing of your request to the Information Commissioner (30 Victoria Street, Gatineau, Québec K1A 1H3). The *Access to Information Act* allows a complaint to be made within sixty days of the receipt of this notice.

Yours sincerely,

Neilson,
David

Digitally signed by
Neilson, David
Date: 2025.10.31
14:09:08 -04'00'

David Neilson
Executive Director
Access to Information and Privacy
& Executive Correspondence Services

Attachment: PDF (Pages 1-119).

Access to Information Act

69(1) (CONFIDENCES OF THE KING'S PRIVY COUNCIL FOR CANADA)

69(1) This Act does not apply to confidences of the King's Privy Council for Canada, including, without restricting the generality of the foregoing,

- (a) memoranda the purpose of which is to present proposals or recommendations to Council;
- (b) discussion papers the purpose of which is to present background explanations, analyses of problems or policy options to Council for consideration by Council in making decisions;
- (c) agenda of Council or records recording deliberations or decisions of Council;
- (d) records used for or reflecting communications or discussions between ministers of the Crown on matters relating to the making of government decisions or the formulation of government policy;
- (e) records the purpose of which is to brief ministers of the Crown in relation to matters that are before, or are proposed to be brought before, Council or that are the subject of communications or discussions referred to in paragraph (d);
- (f) draft legislation; and
- (g) records that contain information about the contents of any record within a class of records referred to in paragraphs (a) to (f).
- (g) records that contain information about the contents of any record within a class of records referred to in paragraphs (a).
- (g) records that contain information about the contents of any record within a class of records referred to in paragraphs (b).
- (g) records that contain information about the contents of any record within a class of records referred to in paragraphs (c).
- (g) records that contain information about the contents of any record within a class of records referred to in paragraphs (d).
- (g) records that contain information about the contents of any record within a class of records referred to in paragraphs (e).
- (g) records that contain information about the contents of any record within a class of records referred to in paragraphs (f).

69.1 (1) Where a certificate under section 38.13 of the Canada Evidence Act prohibiting the disclosure of information contained in a record is issued before a complaint is filed under this Act in respect of a request for access to that information, this Act does not apply to that information.

(2) Notwithstanding any other provision of this Act, where a certificate under section 38.13 of the Canada Evidence Act prohibiting the disclosure of information contained in a record is issued after the filing of a complaint under this Act in relation to a request for access to that information,

- (a) all proceedings under this Act in respect of the complaint, including an investigation, appeal or judicial review, are discontinued;
- (b) the Information Commissioner shall not disclose the information and shall take all necessary precautions to prevent its disclosure; and
- (c) the Information Commissioner shall, within 10 days after the certificate is published in the Canada Gazette, return the information to the head of the government institution that controls the information.

14 (FEDERAL-PROVINCIAL AFFAIRS)

14. The head of a government institution may refuse to disclose any record requested under this Act that contains information the disclosure of which could reasonably be expected to be injurious to the conduct by the Government of Canada of federal-provincial affairs, including, without restricting the generality of the foregoing, any such information

- (a) on federal-provincial consultations or deliberations; or
- (b) on strategy or tactics adopted or to be adopted by the Government of Canada relating to the conduct of federal-provincial affairs.

15(1) (INTERNATIONAL AFFAIRS AND DEFENCE)

15(1) The head of a government institution may refuse to disclose any record requested under this Act that contains information the disclosure of which could reasonably be expected to be injurious to the

conduct of international affairs, the defence of Canada or any state allied or associated with Canada or the detection, prevention or suppression of subversive or hostile activities, including, without restricting the generality of the foregoing, any such information

- (a) relating to military tactics or strategy, or relating to military exercises or operations undertaken in preparation for hostilities or in connection with the detection, prevention or suppression of subversive or hostile activities;
 - (b) relating to the quantity, characteristics, capabilities or deployment of weapons or other defence equipment or of anything being designed, developed, produced or considered for use as weapons or other defence equipment;
 - (c) relating to the characteristics, capabilities, performance, potential, deployment, functions or role of any defence establishment, of any military force, unit or personnel or of any organization or person responsible for the detection, prevention or suppression of subversive or hostile activities;
 - (d) obtained or prepared for the purpose of intelligence relating to
 - i) the defence of Canada or any state allied or associated with Canada, or
 - ii) the detection, prevention or suppression of subversive or hostile activities;
 - (e) obtained or prepared for the purpose of intelligence respecting foreign states, international organizations of states or citizens of foreign states used by the Government of Canada in the process of deliberation and consultation or in the conduct of international affairs;
 - (f) on methods of, and scientific or technical equipment for, collecting, assessing or handling information referred to in paragraph (d) or (e) or on sources of such information;
 - (g) on the positions adopted or to be adopted by the Government of Canada, governments of foreign states or international organizations of states for the purpose of present or future international negotiations;
 - (h) that constitutes diplomatic correspondence exchanged with foreign states or international organizations of states or official correspondence exchanged with Canadian diplomatic missions or consular posts abroad;
- or
- (i) relating to the communications or cryptographic systems of Canada or foreign states used
 - i) for the conduct of international affairs,
 - ii) for the defence of Canada or any state allied or associated with Canada, or
 - iii) in relation to the detection, prevention or suppression of subversive or hostile activities.

19(1) (PERSONAL INFORMATION)

19(1) Subject to subsection (2), the head of a government institution shall refuse to disclose any record requested under this Act that contains personal information as defined in section 3 of the Privacy Act.

20(1) (THIRD PARTY INFORMATION)

20(1) Subject to this section, the head of a government institution shall refuse to disclose any record requested under this Act that contains

- (a) trade secrets of a third party;
- (b) financial, commercial, scientific or technical information that is confidential information supplied to a government institution by a third party and is treated consistently in a confidential manner by the third party;
- (b.1) information that is supplied in confidence to a government institution by a third party for the preparation, maintenance, testing or implementation by the government institution of emergency management plans within the meaning of section 2 of the Emergency Management Act and that concerns the vulnerability of the third party's buildings or other structures, its networks or systems, including its computer or communications networks or systems, or the methods used to protect any of those buildings, structures, networks or systems;
- (c) information the disclosure of which could reasonably be expected to result in material financial loss or gain to, or could reasonably be expected to prejudice the competitive position of, a third party; or
- (d) information the disclosure of which could reasonably be expected to interfere with contractual or other negotiations of a third party.

(2) The head of a government institution shall not, pursuant to subsection (1), refuse to disclose a part of a record if that part contains the results of product or environmental testing carried out by or on behalf of a government institution unless the testing was done as a service to a person, a group of persons or an organization other than a government institution and for a fee.

(5) The head of a government institution may disclose any record that contains information described in subsection (1) with the consent of the third party to whom the information relates.

(6) The head of a government institution may disclose any record requested under this Act, or any part thereof, that contains information described in paragraph (1)(b), (c) or (d) if (a) that disclosure would be in the public interest as it relates to public health, public safety or protection of the environment and, (b) the public interest in disclosure clearly outweighs in importance any financial loss or gain to, prejudice to the competitive position of or interference with contractual or other negotiations of a third party.

third party information

20.1 The head of the Public Sector Pension Investment Board shall refuse to disclose a record requested under this Act that contains advice or information relating to investment that the Board has obtained in confidence from a third party if the Board has consistently treated the advice or information as confidential.

20.2 The head of the Canada Pension Plan Investment Board shall refuse to disclose a record requested under this Act that contains advice or information relating to investment that the Board has obtained in confidence from a third party if the Board has consistently treated the advice or information as confidential.

20.4 The head of the National Arts Centre Corporation shall refuse to disclose a record requested under this Act if the disclosure would reveal the terms of a contract for the services of a performing artist or the identity of a donor who has made a donation in confidence and if the Corporation has consistently treated the information as confidential.

21(1) (OPERATIONS OF GOVERNMENT)

21(1) The head of a government institution may refuse to disclose any record requested under this Act that contains

- (a) advice or recommendations developed by or for a government institution or a minister of the Crown,
- (b) an account of consultations or deliberations involving officers or employees of a government institution, a minister of the Crown or the staff of a minister of the Crown,
- (c) positions or plans developed for the purpose of negotiations carried on or to be carried on by or on behalf of the Government of Canada and considerations relating thereto, or
- (d) plans relating to the management of personnel or the administration of a government institution that have not yet been put into operation,

**Pages 1 to / à 8
are not relevant
sont non pertinentes**

s.15(1)

s.20(1)(a)

s.20(1)(b)

Woodburn, Tyler

From: Eliwa, Ahmed <Ahmed.Eliwa@pco-bcp.gc.ca>
Sent: Wednesday, May 8, 2024 11:31 AM
To: Padfield, Chris
Subject: ASEC Meeting with Orano Summary

ASEC Meeting with Orano
2024-05-07



s.15(1)


s.20(1)(a)

s.20(1)(b)

Woodburn, Tyler

From: Eliwa, Ahmed <Ahmed.Eliwa@pco-bcp.gc.ca>
Sent: Wednesday, July 3, 2024 12:46 PM
To: Halucha, Paul; Padfield, Chris
Cc: Le Noury, Claire
Subject: DS meeting with Centrus - 2024-07-03

**DS meeting with Centrus
2024-07-03**



**Pages 11 to / à 24
are withheld pursuant to sections
sont retenues en vertu des articles**

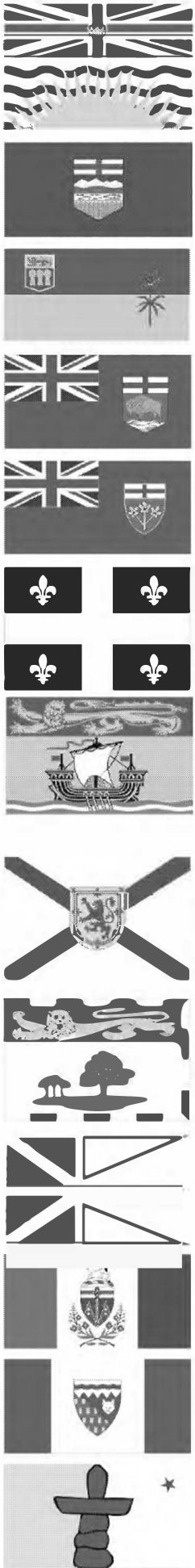
20(1)(b), 20(1)(d)

**of the Access to Information Act
de la Accès à l'information**

**Pages 25 to / à 49
are withheld pursuant to section
sont retenues en vertu de l'article**

69(1)(e)

**of the Access to Information Act
de la Accès à l'information**



VIRTUAL FIRST MINISTERS' MEETING ON CANADA – U.S. RELATIONS

Ottawa, Ontario

January 29, 2025



**BRIEFING BOOK FOR
THE PRIME MINISTER**

CONFIDENTIAL – FPT RELATIONS

FIRST MINISTERS' MEETING ON CAN – U.S. RELATIONS

January 29, 2025

BRIEFING BOOK FOR THE PRIME MINISTER

TABLE OF CONTENTS

<u>TAB A</u>	MEETING AGENDA
<u>TAB B</u>	ATTENDEES LIST
<u>TAB C</u>	SCENARIO NOTE
<u>TAB D</u>	MINISTER LEBLANC'S SPEAKING POINTS
<u>TAB E</u>	CANADA – U.S. TRADE BALANCES PLACEMAT <i>(Shared with PTs)</i>
<u>TAB F</u>	RESPONSE PLAN TO MITIGATE IMPACT ON CANADIANS AND BUSINESSES <i>(Not shared with PTs)</i>
<u>TAB G</u>	PROVINCIAL AND TERRITORIAL SUPPORTS FOR INDUSTRY <i>(Not shared with PTs)</i>
<u>TAB H</u>	KEY MESSAGES ON ENERGY AND CRITICAL MINERALS: CANADA AND THE UNITED STATES – TIME FOR A RENEWED ALLIANCE <i>(Shared with PTs)</i>

TAB

A

First Ministers' Meeting

**January 29, 2025
11 am – 12:15 pm EST**

AGENDA

Réunion des premiers ministres

**29 janvier 2025
11h à 12h15 HNE**

ORDRE DU JOUR

1. Opening Remarks from the Prime Minister and Chair of the Council of the Federation	5 minutes	1. Remarques d'ouverture du premier ministre et du président du Conseil de la fédération
2. Update on tariff response strategy	5 minutes	2. Mise à jour sur la stratégie de réponse tarifaire
3. Supports for business/sectors/individuals	10 minutes	3. Mesures de soutien aux entreprises/secteurs/individus
4. Opportunities related to energy and critical minerals	5 minutes	4. Opportunités dans les domaines de l'énergie et des minéraux critiques
5. Round table	45 minutes	5. Table ronde
6. Closing Remarks and Next Steps	5 minutes	6. Mots de clôture et prochaines étapes

TAB

B

s.19(1)

First Ministers' Meeting – Wednesday, January 29

Participants	Room	Virtual	Other	Language	Unable to attend	Notes
Prime Minister of Canada						
Prime Minister Justin Trudeau	✓			Floor		80 Wellington Room 414
Guest Speakers						
Minister Dominic LeBlanc		✓		Floor		Taking from Calgary MRO
Ambassador Kirsten Hillman		✓		Floor		
Official Attendees and Observers						
John Hannaford	✓			Floor		
Christiane Fox	✓			Floor		
Provincial and Territorial Premiers						
Premier David Eby		✓		English		
Premier Danielle Smith		✓		English		
Premier Scott Moe		✓		English		
Premier Wab Kinew		✓		English		
Premier Doug Ford		✓		English		
Premier François Legault		✓		French		
Premier Susan Holt		✓		Floor		
<i>On behalf of Premier Tim Houston</i>		✓		English		
Premier Dennis King		✓		English		
Premier Andrew Furey		✓		English		
Premier Ranj Pillai		✓		English		
Premier R.J. Simpson		✓		English		Attending from Hay River
Premier P.J. Akeeagok		✓		English		
Total: 18	3	15	0	N/A	1	

TAB

C

**Pages 57 to / à 99
are withheld pursuant to sections
sont retenues en vertu des articles**

14, 21(1)(a)

**of the Access to Information Act
de la Accès à l'information**

**Pages 100 to / à 119
are withheld pursuant to section
sont retenues en vertu de l'article**

69(1)(e)

**of the Access to Information Act
de la Accès à l'information**