

IN THE COURT OF COMMON PLEAS OF ALLEGHENY COUNTY, PENNSYLVANIA

CITY OF PITTSBURGH,
Petitioner,

vs.

PAUL VAN OSDOL,
AND WTAE-TV,
Respondent.

CIVIL DIVISION: STATUTORY APPEAL

No.

Code:

Issue No.:

**NOTICE OF APPEAL/PETITION FOR JUDICIAL
REVIEW PURSUANT TO 65 P.S. §67.1302(a)**

Filed on behalf of Petitioner
CITY OF PITTSBURGH

Counsel of Record for this Party:

John F. Doherty
Associate City Solicitor
Pa. I.D. No. 56418

Lourdes Sánchez-Ridge
City Solicitor
Pa. I.D. No. 58685

City of Pittsburgh
Department of Law
Firm No. 046

313 City County Building
414 Grant Street
Pittsburgh, PA 15219

412 255 2016
john.doherty@pittsburghpa.gov

IN THE COURT OF COMMON PLEAS OF ALLEGHENY COUNTY, PENNSYLVANIA

CITY OF PITTSBURGH,
Petitioner,

vs.

PAUL VAN OSDOL,
WTAE-TV,
Respondent.

CIVIL DIVISION: STATUTORY APPEAL

No.

Code:

Issue No.:

NOTICE OF APPEAL/PETITION FOR JUDICIAL
REVIEW PURSUANT TO 65 P.S. §67.1302(a)

NOTICE OF APPEAL/PETITION FOR JUDICIAL REVIEW

AND NOW, comes the Petitioner City of Pittsburgh by and through its counsel John F. Doherty, Associate City Solicitor, and Lourdes Sánchez-Ridge, City Solicitor, and presents this **Notice of Appeal/Petition For Judicial Review Pursuant to 65 P.S. §67.1302(a)** and, in support thereof, sets forth the following:

1. This Honorable Court has jurisdiction over this Notice of Appeal/Petition for Judicial Review pursuant to 65 P.S. § 67.1302(a).
2. The party seeking review is the City of Pittsburgh ("City").
3. The City is seeking review of the Final Determination of the Office of Open Records ("OOR") docketed at OOR AP 2017-2247, dated January 24, 2018 ("OOR Determination"), attached hereto as **EXHIBIT A**, which granted the appeal of Paul Van Osdol, ("Requester"). Requester had filed an appeal with the OOR in response to the City's denial of his request for records filed under the Right-to-Know Law, 65 P.S. §§67.101, *et seq.* ("RTKL").
4. Requester submitted a request ("Request") to the City of Pittsburgh October 19, 2017. See **EXHIBIT B**, Requester's request dated October 19, 2017, which is attached hereto. The Request stated as follows:

1. *A copy of the proposal submitted by Pittsburgh to Amazon to locate Amazon's second headquarters (HQ2) in the Pittsburgh region.*
2. *All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word "Amazon," between Mayor Bill Peduto and anyone using the email domains @AlleghenyCounty.us, @pa.gov, @maya.com or @amazon.com.*
3. *All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word "Amazon," between Chief of Staff Kevin Acklin and anyone using the email domains @AlleghenyCounty.us, @pa.gov, @maya.com or @amazon.com.*
4. *All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word "Amazon," between Acklin and Peduto."*

5. Celia Liss, the City of Pittsburgh Open Records Officer, sent a 5-day letter invoking the 30-day postponement on October 19, 2017 and a final determination letter to Requester dated November 22, 2017 denying the request in its entirety. See **CITY EXHIBIT C**.

6. The City's denial of the Request for the Amazon bid and associated email among City, State, County officials, as well as a private contractor, was based on these sections of the RTKL:

65 P.S. §67.708(b)(11), the confidential proprietary information exemption;
65 P.S. §67.708(b)(22), exemption regarding evaluations of real estate;
65 P.S. §708(b)(26), the procurement exemption; and
65 P.S. §67.708(b)(10)(i)(A), the internal and pre-decisional deliberations exemption.

7. Following the City's denial of records, Requester timely appealed the matter to the Office of Open Records ("OOR") on February 14, 2017.

8. Allegheny County received a similar if not identical request from Requester.

9. On appeal to the OOR, both the City and County utilized nearly identical exemptions and joined each other's briefs.

10. The OOR Final Determination incorrectly concluded that the exemptions proffered by the City did not apply and that the City and County's evidence was not sufficient to demonstrate the requested records constitute non-public information under a current understanding of case law.

11. The City petitions this Honorable Court to review and overturn the OOR Determination for the following reasons:

a. The OOR committed prejudicial, legal error and/or abused its discretion by finding that release of the regional bid to Amazon for its second headquarters is not exempt under the RTKL.

b. The OOR committed prejudicial, legal error and/or abused its discretion by finding that email among the parties and contractors is not exempt under the RTKL.

11. In addition, the City avers that two recent newspaper articles in the **Pittsburgh Post-Gazette** show clear bias with regard to whether the requested records are public. See **CITY EXHIBIT D**.

12. The City incorporates by reference Allegheny County's arguments in its Petition for Judicial Review in *Allegheny County v. Paul Van Osdol*, No. SA 18- .

WHEREFORE, Petitioner City of Pittsburgh requests that this Court vacate the OOR Determination dated January 24, 2018 and dismiss this matter with prejudice.

Respectfully Submitted,


John F. Doherty
Associate City Solicitor

/s/ Lourdes Sánchez-Ridge
City Solicitor



pennsylvania
OFFICE OF OPEN RECORDS

FINAL DETERMINATION

IN THE MATTER OF	:	
	:	
PAUL VAN OSDOL AND	:	
WTAE-TV,	:	
Requester	:	
	:	
v.	:	Docket No.: AP 2017-2247
	:	
CITY OF PITTSBURGH,	:	
Respondent	:	

INTRODUCTION

Paul Van Osdol and WTAE-TV (collectively, "Requester") submitted a request ("Request") to the City of Pittsburgh ("City") pursuant to the Right-to-Know Law ("RTKL"), 65 P.S. §§ 67.101 *et seq.*, seeking, among other items, a copy of a proposal submitted to Amazon. The City denied the Request, stating, among other reasons, that the records are confidential proprietary information and trade secrets. The Requester appealed to the Office of Open Records ("OOR"). For the reasons set forth in this Final Determination, the appeal is granted, and the City is required to take further action as directed.

FACTUAL BACKGROUND

On October 19, 2017, the Request was filed, seeking:

- A copy of the proposal submitted by Pittsburgh to Amazon to locate Amazon's second headquarters (HQ2) in the Pittsburgh region.

City Exhibit A

- All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word “Amazon,” between Mayor Bill Peduto and anyone using the email domains @AlleghenyCounty.us, @pa.gov, @maya.com or @amazon.com.
- All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word “Amazon,” between Chief of Staff Kevin Acklin and anyone using the email domains @AlleghenyCounty.us, @pa.gov, @maya.com or @amazon.com.
- All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word “Amazon,” between Acklin and Peduto.

On November 22, 2017, after extending its time to respond by thirty days, 65 P.S. § 67.902(b), the City denied the Request, stating that “[t]he records you seek are exempt from public dissemination” and citing the following exemptions: 65 P.S. § 67.708(b)(10)(i)(A) (internal, predecisional deliberations), 65 P.S. § 67.708(b)(11) (trade secrets and confidential proprietary information), 65 P.S. § 67.708(b)(22) (real estate evaluations), and 65 P.S. § 67.708(b)(26) (proposals pertaining to agency procurement or disposal of supplies, services or construction).¹

The City also argued that certain emails do not exist.

On December 1, 2017, the Requester appealed to the OOR, challenging the denial and stating grounds for disclosure. The OOR invited both parties to supplement the record and directed the City to notify any third parties of their ability to participate in this appeal. *See* 65 P.S. § 67.1101(c).

On December 13, 2017, the City submitted a position statement in support of the exemptions cited by the City in its response. The City also submitted the attestations, made under penalty of perjury, of Kevin Acklin, the Mayor’s Chief of Staff and Chairman of the Board of the Urban Redevelopment Authority, and Brian Ross, Deputy Director for Project Management for

¹ The City did not explain how or why these exemptions applied. *See* 65 P.S. § 67.903.

the Pennsylvania Department of Community and Economic Development (“DCED”).² Additionally, the City stated that it adopted the arguments set forth by Allegheny County (“County”) in the appeal docketed at *Van Osdol and WTAE-TV v. Allegheny County*, OOR Dkt. AP 2017-2248, which was also assigned to this Appeals Officer and involved similar records.³

On December 20, 2017, the OOR requested additional information from the City and County regarding PGHQ2, LLC, the entity that submitted the proposal to Amazon, and the City and County’s claims that proposal contains information that is exempt under Section 708(b)(22) of the RTKL. On December 29, 2017, the City and County submitted a joint response providing additional information.

LEGAL ANALYSIS

“The objective of the Right to Know Law ... is to empower citizens by affording them access to information concerning the activities of their government.” *SWB Yankees L.L.C. v. Wintermantel*, 45 A.3d 1029, 1041 (Pa. 2012). Further, this important open-government law is “designed to promote access to official government information in order to prohibit secrets, scrutinize the actions of public officials and make public officials accountable for their actions.” *Bowling v. Office of Open Records*, 990 A.2d 813, 824 (Pa. Commw. Ct. 2010), *aff’d* 75 A.3d 453 (Pa. 2013).

The OOR is authorized to hear appeals for all Commonwealth and local agencies. *See* 65 P.S. § 67.503(a). An appeals officer is required “to review all information filed relating to the request.” 65 P.S. § 67.1102(a)(2). An appeals officer may conduct a hearing to resolve an appeal.

² However, DCED did not request to participate in this appeal pursuant to 65 P.S. § 67.1101(c), and the OOR does not construe Mr. Ross’ attestation as a request to participate by DCED. The OOR notes that Mr. Ross’ attestation was executed in response to this and similar appeals; as a result, it is apparent that DCED had notice of the appeal.

³ Most of the arguments and evidence submitted by the County in OOR Dkt. AP 2017-2248 are duplicative of the submissions made by the City in this appeal, and as a result, do not need to be separately discussed here; however, the County is referenced throughout the Final Determination due to the regional nature of the proposal.

The decision to hold a hearing is discretionary and non-appealable. *Id.* The law also states that an appeals officer may admit into evidence testimony, evidence and documents that the appeals officer believes to be reasonably probative and relevant to an issue in dispute. *Id.* Here, neither party requested a hearing; however, the OOR has the necessary information and evidence before it to properly adjudicate the matter.

The City is a local agency subject to the RTKL that is required to disclose public records. 65 P.S. § 67.302. Records in possession of a local agency are presumed public unless exempt under the RTKL or other law or protected by a privilege, judicial order or decree. *See* 65 P.S. § 67.305. An agency bears the burden of proving the applicability of any cited exemptions. *See* 65 P.S. § 67.708(b).

Section 708 of the RTKL places the burden of proof on the public body to demonstrate that a record is exempt. In pertinent part, Section 708(a) states: “(1) The burden of proving that a record of a Commonwealth agency or local agency is exempt from public access shall be on the Commonwealth agency or local agency receiving a request by a preponderance of the evidence.” 65 P.S. § 67.708(a). Preponderance of the evidence has been defined as “such proof as leads the fact-finder ... to find that the existence of a contested fact is more probable than its nonexistence.” *Pa. State Troopers Ass’n v. Scolforo*, 18 A.3d 435, 439 (Pa. Commw. Ct. 2011) (quoting *Pa. Dep’t of Transp. v. Agric. Lands Condemnation Approval Bd.*, 5 A.3d 821, 827 (Pa. Commw. Ct. 2010)). “The burden of proving a record does not exist ... is placed on the agency responding to the right-to-know request.” *Hodges v. Pa. Dep’t of Health*, 29 A.3d 1190, 1192 (Pa. Commw. Ct. 2011).

1. The proposal cannot be withheld

The City argues that the Amazon proposal is not subject to public access. First, it maintains that the proposal is exempt under Section 708(b)(11) of the RTKL, which exempts from disclosure “[a] record that constitutes or reveals a trade secret or confidential proprietary information.” 65 P.S. § 67.708(b)(11). These terms are defined in Section 102 of the RTKL as follows:

“Confidential proprietary information.” Commercial or financial information received by an agency:

- (1) which is privileged or confidential; *and*
- (2) the disclosure of which would cause substantial harm to the competitive position of the [entity] that submitted the information.

“Trade secret.” Information, including a formula, drawing, pattern, compilation, including a customer list, program, device, method, technique or process that:

- (1) derives independent economic value, actual or potential, from not being generally known to and not being readily ascertainable by proper means by other persons who can obtain economic value from its disclosure or use; *and*
- (2) is the subject of efforts that are reasonable under the circumstances to maintain its secrecy.

65 P.S. § 67.102 (emphasis added). An agency must establish that both elements of either of these two-part tests are met in order for the exemption to apply. *See Office of the Governor v. Bari*, 20 A.3d 634 (Pa. Commw. Ct. 2011). In determining whether certain information is “confidential,” the OOR considers “the efforts the parties undertook to maintain their secrecy.” *Commonwealth v. Eiseman*, 85 A.3d 1117, 1128 (Pa. Commw. Ct. 2014), *rev’d in part*, *Pa. Dep’t of Pub. Welfare v. Eiseman*, 125 A.3d 19 (Pa. 2015). “In determining whether disclosure of confidential information will cause ‘substantial harm to the competitive position’ of the person from whom the information was obtained, an entity needs to show: (1) actual competition in the relevant market; and, (2) a likelihood of substantial competitive injury if the information were released.” *Id.*

Pennsylvania courts confer “trade secret” status based upon the following factors: (1) the extent to which the information is known outside of the business; (2) the extent to which the information is known by employees and others in the business; (3) the extent of measures taken to guard the secrecy of the information; (4) the value of the information to the business and to competitors; (5) the amount of effort or money expended in developing the information; and (6) the ease or difficulty with which the information could be properly acquired or duplicated by others. *See, e.g., Crum v. Bridgestone/Firestone N. Amer. Tire*, 907 A.2d 578 (Pa. Super. Ct. 2006) (adopting standard from RESTATEMENT (SECOND) OF TORTS § 757 (1965)). To constitute a “trade secret,” the information must be an “actual secret of peculiar importance to the business and constitute competitive value to the owner.” *Parsons v. Pa. Higher Educ. Assistance Agency*, 910 A.2d 177 (Pa. Commw. Ct. 2006). The most critical criteria are “substantial secrecy and competitive value.” *Crum*, 907 A.2d at 585. While the City has also separately raised the Uniform Trade Secrets Act, 12 Pa.C.S. §§ 5301 *et seq.*, as a basis for denial, the RTKL’s “self-contained trade-secrets exception supplants the more general application of the Uniform Trade Secrets Act,” so that the OOR need not separately analyze whether the Uniform Trade Secrets Act applies. *See Eiseman*, 125 A.3d at 32-33; *see also Pa. Dep’t of Rev. v. Flemming*, No. 2318 C.D. 2014, 2015 Pa. Commw. Unpub. LEXIS 626, *9-10 (Pa. Commw. Ct. 2015) (“[The RTKL’s] definition [of trade secrets] is identical to that contained in the Uniform Trade Secrets Act”).

a. The proposal is not a trade secret

The City argues that the proposal contains confidential proprietary information. However, the City has also adopted the arguments and evidence submitted the County in OOR Dkt. AP 2017-2248, which argues that the proposal constitutes both confidential proprietary information and a

trade secret.⁴ Although the City and County maintain that the proposal has economic value, and disclosure of the proposal would allow other jurisdictions to appropriate that economic value, the proposal is not covered by the trade secrets exemption.

While not defined in the RTKL, “trade” is commonly defined as: “1. The business of buying and selling or bartering goods or services; COMMERCE.... 2. A transaction or swap. 3. A business or industry occupation; a craft or profession. – trade, vb.” BLACK’S LAW DICTIONARY 1721 (10th ed. 2014). Commerce, meanwhile, is defined as “[t]he exchange of goods and services, esp. on a large scale involving transportation between cities, states, and countries.” *Id.* at 325. Necessarily, a “trade secret” pertains to business or commerce, and this context is crucial in understanding the exemption. *See* 1 Pa.C.S. § 1903(a) (“Words and phrases shall be construed according to rules of grammar and according to their common and approved usage ...”); 1 Pa.C.S. § 1923(c) (“Words and phrases which may be necessary to the proper interpretation of a statute and which do not conflict with its obvious purpose and intent, nor in any way affect its scope and operation, may be added in the construction thereof”). As explained by Mr. Acklin’s attestation, the proposal is intended “to bring Amazon to Pittsburgh” in order to “give[] this region the potential for 50,000 more jobs and \$5 billion in investment over the next decade and a half.” The proposal is not related to any business or commerce being conducted by the City or the County; instead, through the proposal, the City and County are hoping to attract Amazon to the region so that *it* may engage in commerce, and the region can reap the benefits of jobs and investment.

Neither the City nor County has pointed to any support for the proposition that a government agency may have a trade secret when not engaging in business or commerce. The Pennsylvania Supreme Court has stated that a trade secret must be “of peculiar importance *to the*

⁴ Additionally, in a footnote, the City states that “[t]o the extent that the Pennsylvania Uniform Trade Secrets Act ... is applicable, the City is prohibited from releasing the bid.”

business and constitute competitive value to the owner.” Parsons v. Pa. Higher Educ. Assistance Agency, 910 A.2d 177, 185 (Pa. 2006) (emphasis added); see also Hoffman v. Commonwealth, 455 A.2d 731 (Pa. Commw. Ct. 1983) (finding that “the trade secret contention ceases to be of any moment when the function is recognized as governmental, rather than that of a private business”). While Pennsylvania courts have intimated that agencies, when engaging in business, may have trade secrets, *see Parsons, 910 A.2d at 186-87; Flemming, 2015 Pa. Commw. Unpub. LEXIS 626, *13-14*, the OOR cannot find any support for the notion that an agency can have a trade secret when it is not engaged in business or commerce. *See Hacke and PublicSource v. Pa. Cyber Charter Sch., OOR Dkt. AP 2017-1684, 2017 PA O.O.R.D. LEXIS 1773* (“However, the OOR cannot conclude that the Charter School engages in a trade or that the Charter School’s marketing plan is the type of information from which economic value can be derived where the primary activity of the Charter School is providing the essential governmental service of education and its ‘competitors’ are primarily other local agencies”). Therefore, the proposal cannot constitute or contain trade secrets of the City or County.

b. The proposal is not confidential proprietary information

The City argues that the proposal contains confidential proprietary information, and therefore must be withheld in its entirety. While the City, County, and Commonwealth have treated the proposal as confidential, this alone does not make the proposal confidential proprietary information. Instead, certain requirements must be met. The definition of confidential proprietary information requires that the information be “received by an agency.” 65 P.S. § 67.102. Likewise, the definition requires that there must be “substantial harm to the competitive position of *the person that submitted the information.*” *Id.* (emphasis added). “Person” is undefined in the RTKL; however, the Statutory Construction Act defines “person” to include “a corporation, partnership,

limited liability company, business trust, other association, government entity (other than the Commonwealth), estate, trust, foundation or natural person.” 1 Pa.C.S. § 1991; *see also McKelvey and PennLive v. Pa. Dep’t of Health*, OOR Dkt. AP 2017-1443, 2018 PA O.O.R.D. LEXIS ____ (discussing the difference between “person” and “individual” under the RTKL). Therefore, while the City and County can constitute a person, the definition of confidential proprietary information requires that they *submit* the information to an agency.

Here, it is undisputed that the proposal was submitted to Amazon through PGHQ2, LLC, which “was formed to serve as the conduit through which a response to the Amazon RFP would be prepared and submitted on behalf of the Pittsburgh-Allegheny County region.”⁵ There is no claim that the proposal is confidential proprietary information of PGHQ2, LLC; rather, the City and the County claim that the proposal contains the confidential proprietary information of the City, County, and Commonwealth.⁶ The proposal was not received by or submitted to another agency; instead, it was received by and submitted to Amazon. Because the confidential proprietary information exemption does not protect this type of record, the proposal cannot be confidential proprietary information under the RTKL.⁷

The City has also provided the attestation of Brian Ross, Deputy Director for Project Management for DCED, who attests that the proposal contains a “DCED/Commonwealth

⁵ An explanation of PGHQ2, LLC’s formation is contained in the City and County’s joint response to the OOR’s request for additional information.

⁶ Based on the evidence submitted, PGHQ2, LLC is an alter ego of the City and County. *See West Chester Univ. of Pa. v. Schackner et al.*, 124 A.3d 382, 395 (Pa. Commw. Ct. 2015) (“Foundations at the various institutions of the SSHE in large part are alter egos of the member universities to carry out activities that those universities want to undertake; otherwise, they would not exist”). Mr. Acklin, who is the Mayor’s Chief of Staff and Chairman of the Board of the Urban Redevelopment Authority, also identifies himself as Manager of PGHQ2, LLC. Any argument that PGHQ2, LLC is a separate legal entity under the RTKL would ignore the reality that PGHQ2, LLC was formed so that the City and County could submit a regional proposal.

⁷ Additionally, Section 708(c) of the RTKL states that the exemption does not apply to financial records. *See* 65 P.S. § 67.708(c); *see also* 65 P.S. § 67.102 (defining “financial record”). The City fails to explain how financial components of the proposal, specifically financial incentives, do not meet this definition.

Incentive Proposal” and that this information is “confidential proprietary information to the Department and the Commonwealth of Pennsylvania.” However, the Commonwealth is not a “person” under the definition of confidential proprietary information. *See* 1 Pa.C.S. § 1991 (excluding the Commonwealth). Because the Commonwealth is not a person, DCED’s incentive proposal cannot constitute confidential proprietary information of the Commonwealth under the RTKL.⁸

c. The City has not met its burden of proving that the proposal is exempt under Section 708(b)(22) of the RTKL

The City also argues that the proposal contains real estate feasibility estimates and evaluations. Section 708(b)(22) exempts from disclosure:

The contents of real estate appraisals, engineering or feasibility estimates, environmental reviews, audits or evaluations *made for or by an agency* relative to the following:

(A) The leasing, acquiring or disposal of real property or an interest in real property.

(B) The purchase of public supplies or equipment included in the real estate transaction.

(C) Construction projects.

65 P.S. § 67.708(b)(22)(i) (emphasis added). However, the exemption “shall not apply once the decision is made to proceed with the lease, acquisition or disposal of real property or an interest in real property or the purchase of public supply or construction project.” 65 P.S. § 67.708(b)(22)(ii).

Amazon’s RFP asks bidders to:

⁸ Mr. Ross does not suggest that the information constitutes a trade secret. Although the RTKL’s “self-contained trade-secrets exception supplants the more general application of the Uniform Trade Secrets Act,” the definition of “person” in the Uniform Trade Secrets Act includes the government, and does not exclude the Commonwealth. *See* 12 Pa.C.S. § 5302. While this definition is relevant to the determination of whether information constitutes a trade secret under the RTKL, it is inapplicable to confidential proprietary information, which is not covered under the Uniform Trade Secrets Act. Regardless, as set forth above, there is no support for the incentive proposal being a trade secret of the Commonwealth. Further, although having notice of this appeal, DCED has not requested to participate pursuant to 65 P.S. § 67.1101(c).

Please provide information regarding potential buildings/sites that meet the criteria described herein. Along with general site information, please provide the current ownership structure of the property, whether the state/province, or local governments control the property, the current zoning of the site, and the utility infrastructure present at the site.

The City argues that the proposal contains “specific parcels of privately owned real estate ... so as to meet Amazon’s requirements for square footage,” and that “not only has the City not closed these deals, but there has been no legislative consent to acquire these parcels, which is required before the City acquires real property.” Mr. Acklin, meanwhile, attests that the bid “contains sensitive and confidential information concerning future land acquisitions obtained by [PGHQ2], LLC from private landowners who have expressed strong interest in being part of the future Amazon development with whom non-disclosure agreements have been executed” and that “as the governing bodies of this region do not now own all of the square footage Amazon requires, there are many privately owned parcels that we have included in our bid.” The City’s joint response with the County further explains:

The sites identified in the [proposal] as potential locations for Amazon’s second headquarters are either within the City or are outside the City but within the County. These sites include properties owned by private landowners as well as properties owned by various public entities. Amazon could acquire ownership of any of these identified properties from either a public entity owner or from a private owner. Amazon could also decide to enter into long-term lease arrangements for any of these identified properties. In the alternative, another private entity could acquire the property (or properties) and either sell or lease to Amazon. Again, the intent was to create flexibility, not a pre-determined ownership structure.

Based on Amazon’s RFP instructions and Mr. Acklin’s attestation, the City performed evaluations to locate properties that meet the criteria for Amazon. These evaluations were “made for or by an agency” as required by Section 708(b)(22). However, neither the City nor the County are necessarily leasing, acquiring or disposing of real property on Amazon’s behalf. As explained above, there is flexibility in how these properties could be obtained, and it is unclear whether

Amazon would obtain these properties directly, or if the City or County (or even PGHQ2, LLC) would obtain the properties to convey to Amazon. Under the exemption, if Amazon itself performed the evaluations, the evaluations would not be exempt from disclosure because the evaluations were not prepared “by or for” an agency. *See, e.g., Cedar Realty Trust v. Lower Macungie Twp.*, OOR Dkt. AP 2013-1799, 2013 PA O.O.R.D. LEXIS 1072. Similarly, the exemption does not permit an agency to perform real estate evaluations on a private entity’s behalf, when that agency is not the entity ultimately leasing, acquiring or disposing of real property. “Consistent with the RTKL’s goal of promoting government transparency and its remedial nature, the exceptions to disclosure of public records must be narrowly construed.” *Office of the Governor v. Davis*, 122 A.3d 1185, 1191 (Pa. Commw. Ct. 2015) (citation omitted). Therefore, the exemption is limited to evaluations performed in conjunction with an agency’s lease, purchase, or disposition of property, and the proposal is not subject to the exemption.

d. The City has not met its burden of proving that the proposal is exempt under Section 708(b)(26) of the RTKL

Finally, the City argues that the proposal is exempt from disclosure under Section 708(b)(26) of the RTKL, which exempts from disclosure:

A proposal pertaining to *agency* procurement or disposal of supplies, services or construction prior to the award of the contract or prior to the opening and rejection of all bids; financial information of a bidder or offeror requested in an invitation to bid or request for proposals to demonstrate the bidder’s or offeror’s economic capability; or the identity of the members, notes and other records of agency proposal evaluation committees established under 62 Pa.C.S. § 513 (relating to competitive sealed proposals).

65 P.S. § 67.708(b)(26) (emphasis added).

The City argues that this exemption “protects the integrity of the sealed bid,” and that “the City is effectively participating in a sealed bid process, and Amazon is acting as the agency.” Ultimately, the City concludes, “[t]he spirit of 708(b)(26) is to protect against unfair bidding

practices.” However, the City misconstrues the exemption. The RTKL defines “agency” as “[a] Commonwealth agency, a local agency, a judicial agency or a legislative agency.” 65 P.S. § 67.102. As a publicly-traded corporation, Amazon is none of these. The City and the County are neither procuring nor disposing of supplies, services or construction from Amazon, as contemplated by the exemption; instead, as explained in Amazon’s RFP instructions, the information provided in the proposal “will allow Amazon to determine the ideal location for our Project.” While the City points to the “spirit” of the exemption, Section 708(b)(26) is limited to situations where an *agency* receives a proposal. The purpose of the RTKL is to “to promote access to official government information in order to prohibit secrets, scrutinize the actions of public officials and make public officials accountable for their actions.” *Bowling*, 990 A.2d at 824. As a result, it is clear that Section 708(b)(26) was not intended to shield promises made, and incentives offered, to third parties by government agencies.

2. The City has not met its burden of proving that the requested emails are exempt from disclosure

In its response, the City states that certain emails responsive to Item 2 of the Request do not exist. Additionally, the City argues that the remaining emails are exempt for many of the same reasons as the proposal. On appeal, the City does not address the alleged nonexistence of any records. As a result, it has not met its burden of proof. *Hodges*, 29 A.3d at 1192. Additionally, for the reasons set forth above, the City has not demonstrated that any responsive emails are exempt under Sections 708(b)(11), 708(b)(22), or 708(b)(26) of the RTKL.

In its response and on appeal, the City further argues that the requested emails reflect internal, predecisional deliberations about the proposal. Section 708(b)(10)(i)(A) of the RTKL exempts from disclosure a record that reflects “internal, predecisional deliberations of an agency.” 65 P.S. § 67.708(b)(10)(i)(A). To withhold a record under Section 708(b)(10)(i)(A), an

agency must show: 1) the deliberations reflected are internal to the agency, including representatives; 2) the deliberations reflected are predecisional, *i.e.*, before a decision on an action; and 3) the contents are deliberative in character, *i.e.*, pertaining to a proposed action. *See Kaplan v. Lower Merion Twp.*, 19 A.3d 1209, 1214 (Pa. Commw. Ct. 2011). To establish that records are deliberative, an agency must show that the information relates to the deliberation of a particular decision. *McGowan v. Pa. Dep't of Envtl. Prot.*, 103 A.3d 374, 378-88 (Pa. Commw. Ct. 2014). The term "deliberation" is generally defined as "[t]he act of carefully considering issues and options before making a decision or taking some action...." BLACK'S LAW DICTIONARY 492 (9th ed. 2009); *see also Heintzelman v. Pa. Dep't of Cmty. & Econ. Dev.*, OOR Dkt. AP 2014-0061, 2014 PA O.O.R.D. LEXIS 254, *aff'd* No. 512 C.D. 2014, 2014 Pa. Commw. Unpub. LEXIS 644 (Pa. Commw. Ct. 2014). Factual material contained in otherwise deliberative documents is required to be disclosed if it is severable from its context. *McGowan*, 103 A.3d at 385-86.

In its unsworn position statement, the City argues:

Requester seeks email between [C]ity and [C]ommonwealth, [C]ity and [C]ounty, [and C]ity and contractors, all of the major players in the bid. There is a very short, intense time period that is at issue. Revealing the emails will reveal names of the members of the team, which is part of the unique and proprietary nature of the information requested.... Every email and attachment that meets the criteria in the [R]equest is by definition internal and predecisional as to the product that was to be produced: the bid itself. Making release of the requested records even more problematic is the fact that the bid is not necessarily the end of the process. When Amazon reveals the top tier locales in early 2018, there is every reason to expect that each jurisdiction will tweak its proposal even harder... As the City has demonstrated, the email requested is internal, predecisional, and would reveal information that is proprietary....

However, Mr. Acklin's attestation does not address how any emails are internal, predecisional, and deliberative, stating only that "[e]mail[s] ... were ... prepared with the expectation that they would not be in the public domain."

Under the RTKL, “a generic determination or conclusory statements are not sufficient to justify the exemption of public records.” *Office of the Governor v. Scolforo*, 65 A.3d 1095, 1103 (Pa. Commw. Ct. 2013) (en banc); *see also Office of the District Attorney of Phila. v. Bagwell*, 155 A.3d 1119, 1130 (“Relevant and credible testimonial affidavits may provide sufficient evidence in support of a claimed exemption; however, conclusory affidavits, standing alone, will not satisfy the burden of proof an agency must sustain to show that a requester may be denied access to records under the RTKL”) (citations omitted); *Pa. Dep’t of Educ. v. Bagwell*, 131 A.3d at 659 (“Affidavits that are conclusory or merely parrot the exemption do not suffice”) (citing *Scolforo*); *Schackner et al.*, 124 A.3d at 393 (“The evidence must be specific enough to permit this Court to ascertain how disclosure of the entries would reflect that the records sought fall within the proffered exemptions”) (citing *Carey v. Pa. Dep’t of Corr.*, 61 A.3d 367, 375-79 (Pa. Commw. Ct. 2013)). Moreover, unsworn statements of counsel do not constitute evidence. *Davis*, 122 A.3d at 1193 (“Position statements are akin to briefs or proposed findings of fact, which, while part of the record, are distinguishable from the *evidentiary* record”) (citations omitted); *see also Hous. Auth. of Pittsburgh v. Van Osdol*, 40 A.3d 209, 216 (Pa. Commw. Ct. 2012) (noting that “assertions in briefs” are “not evidence of record”).

Here, the City’s unsworn, conclusory, submission is insufficient to meet its burden of proof. The City asks the OOR to assume that any emails generated regarding the proposal are subject to the exemption; however, the OOR cannot assume that emails containing the keyword “Amazon” were internal or necessarily involve deliberation. *Cf. Pa. Game Comm’n v. Fennell*, 149 A.3d 101 (Pa. Commw. Ct. 2016) (holding that the OOR must consider uncontradicted statements when construing exemptions).⁹ The City has the burden of proving that records are

⁹ Additionally, the City does not explain whether the emails contain any factual content or how this factual content cannot be disclosed.

exempt from disclosure, *see* 65 P.S. § 67.708(a)(1), and the City has not provided sufficient evidence to meet its burden of proof.

CONCLUSION

For the foregoing reasons, Requester's appeal is granted, and the City is required to provide all responsive records to the Requester within thirty days. Within thirty days of the mailing date of this Final Determination, any party may appeal to the Allegheny County Court of Common Pleas. 65 P.S. § 67.1302(a). All parties must be served with notice of the appeal. The OOR also shall be served notice and have an opportunity to respond as per Section 1303 of the RTKL. However, as the quasi-judicial tribunal adjudicating this matter, the OOR is not a proper party to any appeal and should not be named as a party.¹⁰ This Final Determination shall be placed on the OOR website at: <http://openrecords.pa.gov>.

FINAL DETERMINATION ISSUED AND MAILED: January 24, 2018

/s/ Kyle Applegate

APPEALS OFFICER
KYLE APPLGATE, ESQ.

Sent to: Paul Van Osdol (via e-mail only);
Eileen Hotham (via e-mail only);
Celia Liss, Esq. (via e-mail only)

¹⁰ *Padgett v. Pa. State Police*, 73 A.3d 644, 648 n.5 (Pa. Commw. Ct. 2013).



pennsylvania

OFFICE OF OPEN RECORDS

STANDARD RIGHT-TO-KNOW REQUEST FORM

DATE REQUESTED: 10/19/2017

REQUEST SUBMITTED BY: E-MAIL U.S. MAIL FAX IN-PERSON

REQUEST SUBMITTED TO (Agency name & address): Celia Behrend Liss
Open Records Officer, City of Pittsburgh, 313 City-County Building, 414 Grant Street, Pittsburgh, PA
15219

NAME OF REQUESTER : Paul Van Osdol

STREET ADDRESS: WTAE, 400 Ardmore Blvd

CITY/STATE/COUNTY/ZIP(Required): Pittsburgh, PA 15221

TELEPHONE (Optional): 412.443.5178 EMAIL (optional): pvanosdol@hearst.com

RECORDS REQUESTED: **Provide as much specific detail as possible so the agency can identify the information. Please use additional sheets if necessary*

- A copy of the proposal submitted by Pittsburgh to Amazon to locate Amazon's second headquarters (HQ2) in the Pittsburgh region.
- All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word "Amazon," between Mayor Bill Peduto and anyone using the email domains @AlleghenyCounty.us, @pa.gov, @maya.com or @amazon.com.
- All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word "Amazon," between Chief of Staff Kevin Acklin and anyone using the email domains @AlleghenyCounty.us, @pa.gov, @maya.com or @amazon.com.
- All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word "Amazon," between Acklin and Peduto.

Please provide copies in electronic form, if that is the form in which they are maintained, as the RTKL requires.

DO YOU WANT COPIES? YES NO

DO YOU WANT TO INSPECT THE RECORDS? YES NO

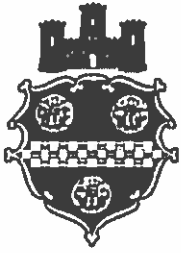
DO YOU WANT CERTIFIED COPIES OF RECORDS? YES NO

DO YOU WANT TO BE NOTIFIED IN ADVANCE IF THE COST EXCEEDS \$100? YES NO

**** PLEASE NOTE: RETAIN A COPY OF THIS REQUEST FOR YOUR FILES ****
**** IT IS A REQUIRED DOCUMENT IF YOU WOULD NEED TO FILE AN APPEAL ****

City Exhibit B

44



CITY OF PITTSBURGH

Department of Open Records

William Peduto, Mayor

Celia B. Liss, Open Records Officer

October 19, 2017

Paul Van Osdol
WTAE-TV
400 Ardmore Boulevard
Pittsburgh, PA 15221

RE: RTK No. 44-04-2017

Dear Mr. Van Osdol:

On October 19, 2017, the City of Pittsburgh Open Records Office received your written request for records pursuant to the Pennsylvania Right-to-Know Law (RTKL), 65 P.S. §67.101 *et seq.* Your specific request is as follows:

1. *A copy of the proposal submitted by Pittsburgh to Amazon to locate Amazon's second headquarters (HQ2) in the Pittsburgh region.*
2. *All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word "Amazon," between Mayor Bill Peduto and anyone using the email domains @AlleghenyCounty.us, @pa.gov, @maya.com or @amazon.com.*
3. *All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word "Amazon," between Chief of Staff Kevin Acklin and anyone using the email domains @AlleghenyCounty.us, @pa.gov, @maya.com or @amazon.com.*
4. *All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word "Amazon," between Acklin and Peduto.*

Please provide copies in electronic form, if that is the form in which they are maintained, as the RTKL requires.

The RTKL requires that the City provide an initial response within five business days of receiving the request, or in this case, on or before **October 26, 2017**. The RTKL permits the City to take up to an additional thirty (30) days to provide a final response under certain circumstances, for example, when there is a bona fide staffing limitation in retrieving the requested records, when legal review is necessary, and/or if redaction of a public record is required. In this case, we are asserting our right to take an additional 30 days. See 65 P.S. §67.902(a).

The City is obligated to redact any non-public information from public records pursuant to any exceptions set forth in the RTKL. See 65 P.S. §67.706. Note that the City is not required to create records which do not currently exist or maintain information in a form in which it does

City Exhibit C

not currently exist. See 65 P.S. §67.705. Additionally, nothing in the RTKL shall be construed to modify, rescind or supersede any of the City's record retention policies. See 65 P.S. §67.507.

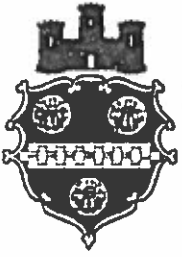
Please expect our final answer within thirty (30) days of October 26, 2017. Thank you for your patience in this matter.

Sincerely,

Handwritten signature of Celia B. Liss in black ink.

Celia B. Liss
Open Records Officer

CBL/emh



CITY OF PITTSBURGH

Department of Law

William Peduto, Mayor

Celia B. Liss, Open Records Officer

November 22, 2017

Paul Van Osdol
WTAE-TV
400 Ardmore Boulevard
Pittsburgh, PA 15221

RE: RTK No. 44-04-2017

Dear Mr. Van Osdol:

On October 19, 2017, the City of Pittsburgh Open Records Office received your written request for records pursuant to the Pennsylvania Right-to-Know Law (RTKL), 65 P.S. §67.101 *et seq.* Your specific request is in *italics*; our response follows.

1. A copy of the proposal submitted by Pittsburgh to Amazon to locate Amazon's second headquarters (HQ2) in the Pittsburgh region.

This part of your request is denied. The records you seek are exempt from public dissemination. See 65 P.S. §§67.708(b)(11); 708(b)(22); 708(b)(26).

2. All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word "Amazon," between Mayor Bill Peduto and anyone using the email domains @AlleghenyCounty.us, @pa.gov, @maya.com or @amazon.com.

This part of your request is denied. There are no records with the suffix @pa.gov or @maya.com. The records you seek are exempt from public dissemination. See 65 P.S. §§67.708(b)(10)(i)(A); 708(b)(11); 708(b)(22); 708(b)(26).

3. All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word "Amazon," between Chief of Staff Kevin Acklin and anyone using the email domains @AlleghenyCounty.us, @pa.gov, @maya.com or @amazon.com.

This part of your request is denied. The records you seek are exempt from public dissemination. See 65 P.S. §§67.708(b)(10)(i)(A); 708(b)(11); 708(b)(22); 708(b)(26).

4. All emails from Sept. 7, 2017 through Oct. 18, 2017 containing the key word "Amazon," between Acklin and Peduto.

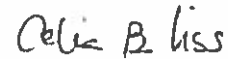
This part of your request is denied. The records you seek are exempt from public dissemination. See 65 P.S. §§67.708(b)(10)(i)(A); 708(b)(11); 708(b)(22); 708(b)(26).

Accordingly, your request is denied in its entirety. To the extent anything requested does not exist, the RTKL instructs that the City is not required to create records which do not

currently exist. See 65 P.S. §67.705. Additionally, nothing in the RTKL shall be construed to modify, rescind or supersede any of the City's record retention policies. See 65 P.S. §67.507.

If you feel that any aspect of this response to your request is in error, you may take an appeal by writing to Erik Arneson, Executive Director, Office of Open Records, Commonwealth Keystone Building, 400 North Street, 4th Floor, Harrisburg, PA 17120. If you wish to take an appeal, you must do so within fifteen (15) business days of the date of this letter. See 65 P.S. §67.1101.

Sincerely,

A handwritten signature in black ink that reads "Celia B. Liss". The signature is written in a cursive, slightly slanted style.

Celia B. Liss
Open Records Officer

CBL/enh

Pittsburgh holds its cards close to vest on Amazon bid, while others open up

November 22, 2017 8:41 AM

By Mark Belko / Pittsburgh Post-Gazette

Boston has released its 218-page bid for Amazon's proposed second headquarters for all to see. So has Toronto, with its 190-page pitch. And just across the state, Philadelphia has revealed its three proposed sites for HQ2, complete with glossy renderings.

But don't expect Pittsburgh to follow suit, even though Amazon is not standing in the way of any city that wants to do so.

For Allegheny County Executive Rich Fitzgerald, it's all about staying ahead of the competition. And if that means keeping the proposal secret, so be it.

"My goal is to win, not to do what other cities are doing," he said Tuesday.

All Pittsburghers have gotten so far is a feel-good video touting Pittsburgh's virtues and a snappy HQ2 campaign slogan, "Future. Forged. For All." Other details are scant.

Local public officials have not publicly identified any of the proposed sites for Amazon's HQ2, although some of them — like Hazelwood Green and the former Civic Arena site — are commonly known.

Nor have Pittsburgh officials released any information on what local or state incentives they may be offering — ones that could top \$1 billion — or other details of what they are pitching to the Seattle online retailer other than general statements about talent, cost of living, and the like.

Mr. Fitzgerald wants to keep it that way, at least for now. To gain the best possible competitive advantage, "It's best not to show other cities what we're doing," he said.

There could be other rounds in the frenzied competition for HQ2, which could bring up to 50,000

City Exhibit D

jobs and \$5 billion in investment over a period of up to 17 years. Amazon has received 238 proposals for what may be the most coveted economic development prize of the century to date. It plans to make a decision next year.

“Do the Steelers put their playbook out when they are playing the Patriots or the Ravens? No. They want to keep their plays secret. Why wouldn’t we do the same thing?” Mr. Fitzgerald asked.

Kevin Acklin, chief of staff to Mayor Bill Peduto, cited other reasons for the decision not to release the Pittsburgh bid.

He said the proposal is “subject to a non-disclosure agreement with Amazon ancillary to a highly competitive process, as well as agreements with owners of private property that were included as potential development sites in the Pittsburgh region.”

“Until those agreements are released, we are under legal commitments to keep the proposal terms confidential. We look forward to sharing further details as we hopefully advance through the Amazon selection process,” he said.

While Mr. Acklin mentioned a non-disclosure agreement with Amazon, the e-commerce giant is not preventing cities from releasing their proposals.

The non-disclosure applies only to Amazon-related confidential information that the company may have shared while cities were preparing bids. Other than that, from Amazon’s perspective, it’s up to the cities themselves whether they want to release their proposals.

Melissa Melewsky, media law counsel for the Pennsylvania NewsMedia Association, believes the Pittsburgh bid — or at least a good portion of it — as well as those filed by other cities or regions in the state should be public under the Pennsylvania Right-to-Know Act.

“If the bid is successful, it could have a significant impact on Pennsylvanians. Pennsylvanians have a right to know what is being proposed for them by their government,” she said.

The Pittsburgh Post-Gazette, as well as other media outlets, have filed formal right-to-know requests to gain access to Pittsburgh’s proposal.

Ms. Melewsky said that the information is presumed to be public and that it will be up to the city to prove why it is not. She noted there are a number of exemptions Pittsburgh could claim but it is up to the city “to prove one would actually fit” to deny access.

Wanting to maintain a competitive edge, as Mr. Fitzgerald argued, “is not a basis for denial under the right-to-know law,” she said, although she added there may be exemptions that recognize such concerns.

Erik Arneson, executive director of the office of open records for the state, said the Amazon proposals are “an unusual circumstance” in the sense that usually governments accept bids or proposals, rather than submitting them.

Mr. Arneson said Pittsburgh or other jurisdictions could try to cite trade secrets or confidential proprietary information or a provision in the right-to-know act dealing with real estate transactions that may provide some protection until a decision is made.

All of that said, “If you’re looking for a gut level reaction, I think by and large these would be public documents,” he stated.

Pittsburgh is not the only community keeping its bid secret.

Adanya Lustig, an intern with MuckRock, a collaborative news site focused on helping citizens, journalists, and others file requests for public information, said most of the Amazon HQ2 bids haven’t been made public yet, although that has varied from state to state.

Of roughly 165 right-to-know requests MuckRock has filed, it has obtained about 30 bids, or less than 20 percent. About 25 others have been rejected and another 25 stated they did not file a proposal. The organization is still waiting for answers from about 80 other cities.

MuckRock undertook the effort because “we were frustrated by how much of the coverage surrounding Amazon’s second headquarters focused more on towns’ publicity stunts than on the consequences of Amazon’s second headquarters actually landing in a place,” Ms. Lustig said.

“We wanted to find out what exactly those consequences might be, based on the information in the bids, and we wanted to provide local reporters with both a road map for analyzing the bids and the bids themselves.”

Mr. Fitzgerald sees it differently. Cities that are releasing their bids are “making decisions that I don’t think are in their best interests, but that’s up to them.”

As for the Pittsburgh region, “We want to give ourselves the best chance of winning,” he said.

Mark Belko: mbelko@post-gazette.com or 412-263-1262.

First Published November 22, 2017 7:00 AM



Pittsburgh's Amazon bid should be public, state records office says

January 24, 2018 3:36 PM

Pittsburgh Post-Gazette

The Pittsburgh region's bid to lure the next Amazon headquarters is edging closer to public view.

Allegheny County and city officials have declined to release the proposal to host Amazon HQ2, the second headquarters of the Seattle-based e-commerce giant. They've cited competitive concerns, a non-disclosure pact with Amazon and agreements with private property owners.

But on Wednesday, the state Office of Open Records classified the bid as a public document, giving local officials 30 days to release the material or appeal the order to county court. It wasn't immediately clear how city and county leaders would respond.

"Their respective law departments are reviewing the decision at this time in order to determine next steps," according to a brief joint statement Wednesday afternoon. "When next steps are determined, we will announce that."

Specifically, the determination from the records office answered an appeal from WTAE-TV, one of several news organizations — including the Pittsburgh Post-Gazette — seeking to overturn refusals by the city and county to disclose the Amazon proposal. The records office has yet to decide on the Post-Gazette's appeal.

Erik Arneson, the office's executive director, declined to comment on individual pending cases.

"Speaking generally, I'll say that once we have held that a particular record is public, it would be a very unusual circumstance to have a subsequent decision go in a different direction," Mr. Arneson said.

His office found the local Amazon proposal was neither a trade secret nor confidential proprietary information, rejecting city and county requests for secrecy.

The company stoked a national frenzy in September, when it sought pitches from cities interested in hosting its second corporate home. HQ2 is expected to deliver as many as 50,000 jobs and some \$5 billion in investment over a period up to 17 years.

Amazon received 238 proposals by a mid-October deadline, then narrowed the contenders to 20 metro areas. They include the Pittsburgh region, according to an announcement on Jan. 18. Company leaders are due to make a final choice this year.

Winning the hub “would draw wealth to this region like really nothing else since the days of heavy industry and steel,” Pittsburgh Mayor Bill Peduto said last week.

A number of HQ2 applicants, including finalist groups in Chicago, Denver and Philadelphia, publicly released their proposals or portions of them. Open-government advocates have urged the disclosures, citing, in part, the prospect of public subsidies and incentives to attract Amazon.

Mr. Peduto said he believes the Philadelphia bid relies on public land. The Pittsburgh area’s pitch is subject to agreements with private property owners, according to his administration.

“A lot of what we’re proposing in our Amazon proposal is proprietary to” land owners or developers, the mayor said last week. “If we had released that information, they wouldn’t have proposed or they wouldn’t have been a part of this.”

Local government owns few large swaths of undeveloped land in Pittsburgh, he said. He argued that local officials are following a routine process for economic development deals — negotiating in private until a deal emerges that would involve public resources.

“If a proposal is accepted, then, yes, everything needs to be public,” Mr. Peduto said.

That would include public hearings. But this early in a process, he said, “We don’t hold press conferences or send out what we’re discussing with the developers. If we did that, there wouldn’t be any developers coming to this town -- nor companies.”

The nonprofit Allegheny Conference on Community Development is shepherding the regional Amazon effort through a subsidiary, PGHQ2. That entity has been asked to sign a nondisclosure agreement and will do so, spokesman Phil Cynar confirmed Wednesday.

As Amazon considers its 20 finalists, the process will “proceed in a manner much more typical of a traditional site-selection process,” Mr. Cynar wrote in a statement, relaying earlier remarks by CEO

Stefani Pashman.

"In those instances, organizations like ours do not comment," he wrote. "That is standard practice."


CERTIFICATE OF COMPLIANCE

I certify that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case records of the Appellate and Trial courts that require filing confidential information and documents differently than non-confidential information and documents.

Submitted by: John F. Doherty

Pa. I.D. No. 56418

Signature



CERTIFICATE OF SERVICE

I hereby certify that on this 23rd day of February 2018, a true and correct copy of the City of Pittsburgh's Notice of Appeal/Petition for Judicial Review was served via United States mail first class, postage prepaid, to:

Paul Van Osdol
WTAE-TV
400 Ardmore Boulevard
Pittsburgh, PA 15221
(Respondent)

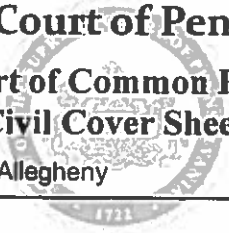
Commonwealth of Pennsylvania
Office of Open Records
Kyle Applegate, Appeals Officer
333 Market Street, 16th Floor
Harrisburg, PA 17126-0333


John F. Doherty
Associate City Solicitor

Supreme Court of Pennsylvania

Court of Common Pleas Civil Cover Sheet

Allegheny County



<i>For Prothonotary Use Only:</i>	
Docket No:	

The information collected on this form is used solely for court administration purposes. This form does not supplement or replace the filing and service of pleadings or other papers as required by law or rules of court.

SECTION A

Commencement of Action: <input type="checkbox"/> Complaint <input type="checkbox"/> Writ of Summons <input checked="" type="checkbox"/> Petition <input type="checkbox"/> Transfer from Another Jurisdiction <input type="checkbox"/> Declaration of Taking	
Lead Plaintiff's Name: City of Pittsburgh	Lead Defendant's Name: Paul Van Osdol
Are money damages requested? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Dollar Amount Requested: (check one) <input type="checkbox"/> within arbitration limits <input type="checkbox"/> outside arbitration limits
Is this a <i>Class Action Suit</i> ? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Is this an <i>MDJ Appeal</i> ? <input type="checkbox"/> Yes <input type="checkbox"/> No
Name of Plaintiff/Appellant's Attorney: <u>John F. Doherty, Esquire</u> <input type="checkbox"/> Check here if you have no attorney (are a Self-Represented [Pro Se] Litigant)	

SECTION B

Nature of the Case: Place an "X" to the left of the ONE case category that most accurately describes your **PRIMARY CASE**. If you are making more than one type of claim, check the one that you consider most important.

TORT (<i>do not include Mass Tort</i>) <input type="checkbox"/> Intentional <input type="checkbox"/> Malicious Prosecution <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Nuisance <input type="checkbox"/> Premises Liability <input type="checkbox"/> Product Liability (<i>does not include mass tort</i>) <input type="checkbox"/> Slander/Libel/ Defamation <input type="checkbox"/> Other: _____	CONTRACT (<i>do not include Judgments</i>) <input type="checkbox"/> Buyer Plaintiff <input type="checkbox"/> Debt Collection: Credit Card <input type="checkbox"/> Debt Collection: Other _____ <input type="checkbox"/> Employment Dispute: Discrimination <input type="checkbox"/> Employment Dispute: Other _____ <input type="checkbox"/> Other: _____	CIVIL APPEALS Administrative Agencies <input type="checkbox"/> Board of Assessment <input type="checkbox"/> Board of Elections <input type="checkbox"/> Dept. of Transportation <input type="checkbox"/> Statutory Appeal: Other _____ <input type="checkbox"/> Zoning Board <input checked="" type="checkbox"/> Other: <u>Notice of Appeal/Petition for Judicial Review</u>
MASS TORT <input type="checkbox"/> Asbestos <input type="checkbox"/> Tobacco <input type="checkbox"/> Toxic Tort - DES <input type="checkbox"/> Toxic Tort - Implant <input type="checkbox"/> Toxic Waste <input type="checkbox"/> Other: _____	REAL PROPERTY <input type="checkbox"/> Ejectment <input type="checkbox"/> Eminent Domain/Condemnation <input type="checkbox"/> Ground Rent <input type="checkbox"/> Landlord/Tenant Dispute <input type="checkbox"/> Mortgage Foreclosure: Residential <input type="checkbox"/> Mortgage Foreclosure: Commercial <input type="checkbox"/> Partition <input type="checkbox"/> Quiet Title <input type="checkbox"/> Other: _____	MISCELLANEOUS <input type="checkbox"/> Common Law/Statutory Arbitration <input type="checkbox"/> Declaratory Judgment <input type="checkbox"/> Mandamus <input type="checkbox"/> Non-Domestic Relations Restraining Order <input type="checkbox"/> Quo Warranto <input type="checkbox"/> Replevin <input type="checkbox"/> Other: _____
PROFESSIONAL LIABILITY <input type="checkbox"/> Dental <input type="checkbox"/> Legal <input type="checkbox"/> Medical <input type="checkbox"/> Other Professional: _____		