Re: CPRA request (SPBID.2017.02.13.a)

From: Public Records Request <publicrecordrequests@southparkla>
To: [REDACTED]
Subject: Re: CPRA request (SPBID.2017.02.13.a)
Date: Thursday, March 23, 2017 4:55 PM
X-Delivered-To: [REDACTED]
Size: 17 KB

In response to your four-part request,

"1. Outreach/promotional materials for the petition stage as described in the attached document." SPBID has no non-exempt, non-privileged, disclosable public records responsive to this request. These records are not being produced due to the following exemptions in accordance with CPRA:

Deliberative Process Privilege: Materials reflecting deliberative or decision-making processes are exempt from production as disclosure of materials would expose an agency's decision-making process in such a way as to discourage candid discussion within an agency and thereby undermine an agency's ability to perform its functions. (Gov. Code § 6255(a); Wilson v. Superior Court (1996) 59 Cal.Rptr. 2d 537; Rogers v. Superior Court (1993) 19 Cal.App. 4th 469.)

Drafts: Preliminary drafts, notes, or interagency memoranda that are not retained by the BID in the ordinary course of business are exempt from production pursuant to California Government Code Section 6254(a).

"2. Any materials generated by or related to any individual meetings with stakeholders [as described in attached document, e.g. meeting notes, agendas, minutes, recordings or videos of meetings, calendar entries noting meetings, etc.] There are no documents responsive to your request for “meeting notes, agendas, minutes, recordings or videos of meetings.” Additionally, SPBID cannot determine what is meant by “etc.”

Per the portion of your request for “calendar entries noting meetings,” any non-exempt, non-privileged, disclosable public records responsive to this request are forthcoming.

"3. The property owner database(s) that is/are shall be submitted to the City, including all versions retained by the BID at the time you receive this request and a correction or amended version(s) returned by the City to the BID.” SPBID has no non-exempt, non-privileged, disclosable public records responsive to this request. These records are not being produced due to the fact that the public benefit of disclosure does not outweigh the public benefit in non-disclosure (California Government Code Section 6254(a)) as well as the following exemptions in accordance with CPRA:

Deliberative Process Privilege: Materials reflecting deliberative or decision-making processes are exempt from production as disclosure of materials would expose an agency's decision-making process in such a way as to discourage candid discussion within an agency and thereby undermine an agency's ability to perform its functions. (Gov. Code § 6255(a); Wilson v. Superior Court (1996) 59 Cal.Rptr. 2d 537; Rogers v. Superior Court (1993) 19 Cal.App. 4th 469.)

Drafts: Preliminary drafts, notes, or interagency or intra-agency memoranda that are not retained by the BID in the ordinary course of business are exempt from production pursuant to California Government Code Section 6254(a).


"4. All petitions collected for submission to the City, if any. All materials prepared in association with petition mailing.” There are no documents responsive to your request for “petitions” SPBID has no non-exempt, non-privileged, disclosable public records responsive to "All materials prepared in association with petition mailing." These records are not being produced due to the fact that the public benefit of disclosure does not outweigh the public benefit in non-disclosure (California Government Code Section 6254(a)) as well as the following exemptions in accordance with CPRA:

Deliberative Process Privilege: Materials reflecting deliberative or decision-making processes are exempt from production as disclosure of materials would expose an agency's decision-making process in such a way as to discourage candid discussion within an agency and thereby undermine an agency's ability to perform its functions. (Gov. Code § 6255(a); Wilson v. Superior Court (1996) 59 Cal.Rptr. 2d 537; Rogers v. Superior Court (1993) 19 Cal.App. 4th 469.)

Drafts: Preliminary drafts, notes, or interagency or intra-agency memoranda that are not retained by the BID in the ordinary course of business are exempt from production pursuant to California Government Code Section 6254(a).