## VIA ELECTRONIC MAIL ONLY

December 17, 2014

Lisa Pinsonneault, Special Assistant Attorney General Rhode Island Office of Attorney General 150 South Main Street Providence, RI 02903

## RE: Complaint Against DLT for Violations of APRA

Dear Attorney Pinsonneault:

ACCESS/RI is a broad-based, non-profit freedom of information coalition dedicated to improving citizen access to the records and processes of government in Rhode Island.

I write on behalf of ACCESS/RI to file a complaint against the Rhode Island Department of Labor and Training (herein "DLT") for violating the Access to Public Records Act (herein "APRA"), R.I.G.L. § 38-2-1 et seq.

ACCESS/RI through our contractor Muckrock requested a list from your office of those entities (see Appendix A) that certified employee(s) "who have the authority to grant or deny persons or entities access to records...[and] have been provided orientation and training" (§ 38-2-3.16). The DLT did not appear on those lists provided by your office.

Muckrock also requested (Appendix B) from the DLT "Contracts for the ten (10) employees with the highest salaries" as authorized by § 38-2-2(4)(A)(I)(b). Their response, that no such documents exist, took 11 business days, violating § 38-2-3(e).

Finally, Muckrock also requested (Appendix C) from the DLT "A spreadsheet, database or other summary indicating all employees who received payout upon leaving the agency in 2013, as well as what those payouts were," required by § 38-2-2(b), and their response took 17 business days, violating § 38-2-3(e).

ACCESS/RI asks your office to direct the DLT to correct the issues raised in this complaint. Furthermore we ask that the Attorney General file suit pursuant to § 38-2-8(b) in the Superior Court and seek civil fines for these knowing and willful—or, at a minimum, clearly reckless—violations of APRA pursuant to § 38-2-9(d).

Sincerely,

Linda Lotridge Levin LLLevin@uri.edu ACCESS/RI

Attachments (3)