

PRIVACY IMPACT ASSESSMENT

I BASIC INFORMATION - New Program – Council Meeting Webcasting

1. Name of Organization unit.

Department	Legislation and Regulatory Services
Division	Legislative Services
Branch/Section	

2. Contact Position and/or Name, Telephone Number and E-Mail Address.

(This should be the name of the individual most qualified to respond to questions regarding the PIA).

Name, Title	Rob Gordon
Branch/Section	
Phone Number	250 361-0347
E-Mail	rgordon@victoria.ca

3. Description of the Program/System/Legislation (Initiative) being assessed.

(Please note here if the initiative does **not** collect, use or disclose personal information). If this is a change to an existing legislation, system or program, describe the current system or program and the proposed changes.

Webcasting for live video feed of Council and Committee meetings. Currently, meeting agendas and minutes are posted on the City of Victoria website. This includes delegate and presenter names, the subject of their presentation and the text. Municipal meetings are open meetings in which residents can attend except for closed, in-camera, meetings. The new personal information that will be captured is the image of people presenting and audience members.

Relevant sections from the contract with Granicus are excerpted in Appendix A.

		*Yes	No
(a)	Does this PIA involve a common or integrated program/activity (as defined in the FOIPP Act)?		X
	and		
	Is the common or integrated program/activity confirmed by the written requirements set out in the regulation?		X
(b)	Does this PIA involve a data-linking initiative (as defined in the FOIPP Act)?		X

If yes, please ensure you have notified the Office of the Information and Privacy Commissioner at an early stage of development of the initiative pursuant to section 69 (5.5) of the FOIPP Act.

4. Purpose/Objectives of the initiative (if statutory, provide citation).

A priority of municipal governments in British Columbia is making themselves more open to the public. The City of Victoria created a Civic Engagement Strategy and “We are accessible and transparent” is in the current Strategic Plan. Further, the City developed three initiatives as part of its openness efforts (the Open Data Catalogue, the Webmap and Webcasting). Webcasting provides access to Council and committee meetings to those who cannot attend for medical reasons, are too busy or just choose not to attend, but may still want to know what happened.

5. What are the potential impacts of this proposal? (Include privacy impacts in this description).

A number of municipalities are currently webcasting Council meetings including Prince George, Delta, Nanaimo, Duncan and Kamloops although not all of them capture presenters or audience members. It is expected that the webcasting will create more resident involvement with City Hall. The benefits of this are:

- Increased access to Council meetings
- More opportunity for public engagement
- More resident input to help identify and prioritize work
- More variety of opinions on City responsibilities
- Less reliance on feedback from vocal, single issue, groups
- Councillors may, in future, be able to attend meetings remotely

6. Provide details of any previous PIA or other form of personal information assessment done on this initiative (in whole or in part).

There is no previous PIA.

IF THERE IS NO PERSONAL INFORMATION INVOLVED, GO TO [X. SIGNATURES](#).

****IMPORTANT NOTE:** The FOIPP Act defines personal information as "recorded information about an identifiable individual other than contact information." Contact information includes the name, title, telephone or facsimile number, email address etc., which enables an individual at a place of business to be contacted.

II DESCRIPTIVE INFORMATION

1. Describe the elements of personal information that will be collected, used and/or disclosed and the nature and sensitivity of the personal information. [See note above about the definition of personal information.]

For example: Name, home address, gender, age/birthdate, SIN, Employee#, race/national, ethnic origin.

People's images, names and their personal opinions (i.e. the audio of their speeches)

2. Provide a description (either a narrative or flow chart) of the linkages and flows of personal information collected, used and/or disclosed.

The personal information is captured using three video cameras. Between them they capture the Mayor, Council and City staff; one is used for the purpose of capturing presenters and when it is used it will also capture the images of members of the audience. The video goes directly to Granicus' servers in Toronto. No video is stored on City servers.

City staff index and update the City's existing site currently used to access council and committee agendas and minutes. It is this site that links people to the videos. When you click on a video, your computer is re-directed to the Granicus server which provides access.

After the retention period, the videos are removed from the Internet and stored in the Archives Branch and people will need to request videos.

III PERSONAL INFORMATION COLLECTION

(Section 26 and section 27 of the *Freedom of Information and Protection of Privacy Act* "FOIPP Act")

****IMPORTANT NOTE:** Recent amendments to the FOIPP Act have clarified when personal information has *not* been collected by a public body. See section 27.1 or contact the Privacy Analyst for further details.

	Yes	No	n/a
Is personal information being collected?	X		

IF THERE IS NO PERSONAL INFORMATION BEING COLLECTED, GO TO [IV. USE OF PERSONAL INFORMATION](#)

1) Authorization for Collection:

A public body may collect personal information as authorized by one of the following provisions:

s. 26		Yes	No	n/a
(a)	Is the collection of personal information specifically authorized by, or under, an Act, other than the FOIPP Act?		X	
	If yes, please specify the name of the Act and relevant section			
(b)	Is the personal information being collected for law enforcement purposes?		X	
(c)	Is the personal information directly related to, and necessary for, a program or activity of the public body?	X		
(d)	Is the personal information being collected for a prescribed purpose (where there is a regulation defining that purpose)?		X	
	If yes, please specify the prescribed purpose.			
	(i) Has the individual whose personal information is being collected consented, in the prescribed manner, to that collection?			X
	and (ii) Would a reasonable person consider that collection appropriate in the circumstances?			
(e)	Is the collection of personal information necessary for the purposes of planning or evaluating a program or activity of a public body?		X	
(f)	Is the collection of personal information necessary for the purpose of reducing the risk that an individual will be a victim of domestic violence, if domestic violence is reasonably likely to occur?		X	
(g)	Is the personal information being collected by observation at a presentation, ceremony, performance, sports meet, or similar event where the individual voluntarily appears and that is open to the public? Please identify event:		X	
(h)	Is personal identity information being collected by:			

s. 26		Yes	No	n/a
	A designated provincial identity information services provider and the collection of the information is necessary to enable it to provide services under section 69.2, or		X	
	A public body from a designated provincial identity information services provider and the collection of the information is necessary to enable the public body to identify an individual for the purposes of providing a service to the individual or the provincial identity information services provider to provide services under section 69.2.		X	

If none of the above questions has been answered "yes", your office does not have the authority under the FOIPP Act to collect the personal information in question. If you have any questions or require clarification please contact the Privacy Analyst.

2) How will the personal information be collected?

A public body must collect personal information directly from the individual the information is about, with certain specific exceptions.

	Yes	No	n/a
Will the personal information be collected <u>directly</u> from the individual that the information is about?	X		

IF YOU ARE ONLY COLLECTING PERSONAL INFORMATION DIRECTLY AS NOTED ABOVE, YOU WILL NOT NEED TO COMPLETE THE NEXT SECTION ON INDIRECT COLLECTION. GO TO [3. NOTIFICATION TO COLLECT INFORMATION](#).

If the personal information has **not been collected directly** from the individual it is about, check which of the following authorizes the indirect collection:

s. 27(1)		Yes	No	n/a
(a)(i)	Did the individual the information is about authorize another method of collection?		X	
(a)(ii)	Has indirect collection been authorized by the Information and Privacy Commissioner?		X	
(a)(iii)	Has indirect collection been authorized by another enactment?		X	
	If yes, please specify the name of the Act and relevant section(s)			
(a.1)(i)	Is the personal information necessary for the medical treatment of an individual and it is not possible to collect the information directly from that individual?		X	
(a.1)(ii)	Is the personal information necessary for the medical treatment of an individual and it is not possible to obtain authority under (iv) for another method of collection?		X	
(b)	Is the public body collecting personal information disclosed to it by another public body under an authority within sections 33 to 36 of the FOIPP Act?		X	
	Specify relevant section(s) or subsections that apply.			

s. 27(1)		Yes	No	n/a
(c)(i)	Is the personal information being collected for the purpose of determining suitability for an honour or award including an honorary degree, scholarship, prize or bursary?		X	
(c)(ii)	Is the personal information being collected for the purpose of a proceeding before a court or a judicial or quasi-judicial tribunal?		X	
(c)(iii)	Is the personal information being collected for the purpose of collecting a debt or fine or making a payment?		X	
(c)(iv)	Is the personal information being collected for the purpose of law enforcement?		X	
(c)(v)	Is the personal information being collected to reduce the risk that an individual will be a victim of domestic violence, if domestic violence is reasonably likely to occur?		X	
(d)	Is the personal information being transferred to the public body from another public body in accordance with section 27.1?		X	
(e)	Is the personal information being collected necessary for delivering a common or integrated program or activity?		X	
(f)	Is the personal information about an employee, other than a service provider, and the collection of the information is necessary for the purposes of managing or terminating an employment relationship between a public body and the employee?		X	
(g)	Is the information personal identity information that is collected by the designated provincial identity information service that is necessary to provide services under section 69.2?		X	
Additional details as required (e.g., explanation of method of collection)				

If none of the above authorities have been checked, your office does not have the authority under the FOIPP Act to collect the personal information in question. If you have any questions or require clarification please contact the Privacy Analyst.

3) Notification to collect information

A public body must ensure that an individual from whom it collects personal information is notified of the collection as outlined below.

27(2)		Yes	No	n/a
	Has the individual from whom personal information is being collected, been informed of:			
	(a) the purpose for collection?	X		
	(b) the legal authority for collection?	X		
	(c) the contact information of the person who can answer questions regarding the collection?	X		
Additional details as required (e.g., method of notification)				

Notification is not required if the answer is “yes” to any of the following:

27(3)		Yes	No	n/a

27(3)		Yes	No	n/a
(a)	Is the personal information about law enforcement or anything referred to in section 15(1) or section 15(2) of the FOIPP Act?		X	
(b)	Has the Minister responsible for the FOIPP Act excused your public body from complying because it would			
	(a) result in the collection of inaccurate information?		X	
	or (b) defeat the purpose or prejudice the use for which the personal information is collected?		X	
(c)	The information (a) is not required, under subsection 27(1), to be collected directly from the individual the information is about, and (b) is not collected directly from the individual the information is about		X	
(d)	Is the information collected by observation at a presentation, ceremony, performance, sports meet or similar event at which the individual voluntarily appears and that is open to the public. Please identify event:		X	
27 (4)	Is it reasonable to expect that notifying an employee of collection under subsection 27 (1) (f) would compromise (a) the availability or accuracy of the information, or (b) an investigation or a proceeding related to the employment of the employee?		X	
Additional details as required				

If you have not provided the required notification as outlined above, please contact the Privacy Analyst

IV USE OF PERSONAL INFORMATION - (Section 32 of the FOIPP Act)

	Yes	No	n/a
Is personal information being used?	X		

IF THERE IS NO PERSONAL INFORMATION BEING USED, GO TO [V. DISCLOSURE OF PERSONAL INFORMATION](#)

Under the FOIPP Act, a public body may use personal information in its custody or under its control only for certain specified purposes as outlined below.

The public body **must** check one or more of the authorities listed below:

s.32	Yes	No	n/a

s.32		Yes	No	n/a
(a)	Has the individual the personal information is about consented to the use? (Note: Supporting documentation must be on file.)	X		
(b)	Will the information be used only for the purpose for which it was obtained or compiled or for a use consistent with the original purposes?	X		
	Please provide details of the original purpose for which the personal information was obtained or compiled. Include, if applicable, details of the consistent/secondary use.			
	The original purpose is to be a more open government by providing remote access to council and committee meetings. There are no secondary uses of the videos.			
(c)	If the personal information was disclosed to the public body by another public body under an authority within sections 33 to 36, is the information being used for that same purpose?		X	
	Specify subsection(s) being applied			

If you have not checked one of the above, you do not have the authority to use the information. If you have any questions or require clarification please contact the Privacy Analyst.

V DISCLOSURE OF PERSONAL INFORMATION

(Section 33, section 33.1, section 33.2, section 33.3, section 34, section 35 and section 36 of the FOIPP Act)

	Yes	No	n/a
Is personal information being disclosed?	X		

IF THERE IS NO PERSONAL INFORMATION BEING DISCLOSED, GO TO [VI. ACCURACY AND CORRECTION OF PERSONAL INFORMATION.](#)

A public body may disclose personal information in its custody or under its control only as permitted under sections 33.1, 33.2, or 33.3 of the FOIPP Act.

1) Disclosure of Personal Information

Sections 33, 33.1, 33.2 and 33.3 of the FOIPP Act provide the legislative authority to disclose personal information. Section 33 provides that personal information **cannot** be disclosed unless it is authorized under section 33.1 or 33.2.

Please choose the main authorization(s) for disclosure below. All authorities that may apply do not need to be checked, only the main authorizations for the initiative.

s. 33.1	Disclosure inside OR outside Canada	Yes	No	n/a
(1)(a)	In accordance with Part 2 (pursuant to an FOI request)		X	
(1)(a.1)	If the information or disclosure is of a type described in section 22(4) (e), (f), (h), (i) or (j): 22(4) A disclosure of personal information is not an unreasonable invasion of a third party's personal privacy if			

s. 33.1	Disclosure inside OR outside Canada	Yes	No	n/a
	(e) the information is about the third party's position, functions or remuneration as an officer, employee or member of a public body or as a member of a minister's staff,	X		
	(f) the disclosure reveals financial and other details of a contract to supply goods or services to a public body,		X	
	(h) the information is about expenses incurred by the third party while travelling at the expense of a public body,		X	
	(i) the disclosure reveals details of a licence, permit or other similar discretionary benefit granted to the third party by a public body, not including personal information supplied in support of the application for the benefit, or		X	
	(j) the disclosure reveals details of a discretionary benefit of a financial nature granted to the third party by a public body, not including personal information that is supplied in support of the application for the benefit or is referred to in subsection 22(3)(c).		X	
(1)(b)	If the individual the information is about has identified the information and consented, in the prescribed manner, to its disclosure inside or outside Canada, as applicable (Note: Supporting documentation must be on file)	X		
(1)(c)	In accordance with an enactment of British Columbia (other than the <i>Freedom of Information and Protection of Privacy Act</i>) or Canada that authorizes or requires its disclosure		X	
Specify name of enactment and relevant section(s)				
(1)(c.1)	If the personal information is made available to the public in British Columbia under an enactment, (other than the <i>Freedom of Information and Protection of Privacy Act</i>) that authorizes or requires the information to be made public		X	
Specify name of enactment and relevant section(s)				
(1)(d)	In accordance with a provision of a treaty, arrangement or written agreement that (i) authorizes or requires its disclosure, and (ii) is made under an enactment of British Columbia (other than the <i>Freedom of Information and Protection of Privacy Act</i>) or Canada		X	
Specify name of enactment and relevant section(s)				
(1)(e)	To an individual who is a minister, an officer of the public body or an employee of the public body other than a service provider, if (i) the information is necessary for the performance of the duties of the minister, officer or employee,			
	and (ii) in relation to disclosure outside Canada, the outside disclosure is necessary because the individual is temporarily travelling outside Canada		X	

s. 33.1	Disclosure inside OR outside Canada	Yes	No	n/a
	If paragraph (1)(e)(ii) applies, please explain how the travel is <i>temporary</i> and why disclosure outside Canada is <i>necessary</i>			
(1)(e.1)	To an individual who is a service provider of the public body, or an employee or associate of such a service provider, if (i) the information is necessary for the performance of the duties of the individual in relation to the public body,			
	and (ii) in relation to disclosure outside Canada, (A) the individual normally receives such disclosure only inside Canada for the purpose of performing those duties, and (B) the outside disclosure is necessary because the individual is temporarily travelling outside Canada		X	
	If paragraph (1)(e.1)(ii) applies, please explain how the travel is <i>temporary</i> and why disclosure outside Canada is <i>necessary</i>			
(1)(f)	To an officer or employee of the public body or to a minister, if the information is immediately necessary for the protection of the health or safety of the officer, employee, or minister		X	
(1)(g)	To the Attorney General or legal counsel for the public body, for the purpose of preparing or obtaining legal advice for the government or public body or for use in civil proceedings involving the government or public body		X	
(1)(h)	To the minister responsible for the <i>Coroner's Act</i> or a person referred to in section 36 of that Act, for the purposes of that Act		X	
(1)(i)	If			
	(i) the disclosure is for the purposes of collecting amounts owing to the government of British Columbia or a public body by			
	a. an individual, or			
	b. corporation of which the individual the information is about is or was a director or officer,			
	and (ii) in relation to disclosure outside Canada, there are reasonable grounds for believing that		X	
	a. the individual the information is about is in, resides in or has assets in the other jurisdiction, or			
	b. if applicable, the corporation was incorporated in, is doing business in or has assets in the other jurisdiction			
1(i.1)	For the purposes of			
	(i) a payment to be made to or by the government of British Columbia or a public body,		X	
	(ii) authorizing, administering, processing, verifying or cancelling such a payment, or		X	
	(iii) resolving an issue regarding such a payment		X	

s. 33.1	Disclosure inside OR outside Canada	Yes	No	n/a
(1)(j)	(i) Repealed.			
(1)(k)	For the purposes of			
	(i) licensing or registration of motor vehicles or drivers, or		X	
	(ii) verification of motor vehicle insurance, motor vehicle registration or drivers licences		X	
(1)(l)	For the purposes of licensing, registration, insurance, investigation or discipline of persons regulated inside or outside Canada by governing bodies of professions and occupations		X	
(1)(m)	If (i) the head of the public body determines that compelling circumstances exist that affect anyone's health or safety, and (ii) notice of disclosure is mailed to the last known address of the individual the information is about, unless the head of the public body considers that giving this notice could harm someone's health or safety		X	
(1) (m.1)	For the purpose of reducing the risk that an individual will be a victim of domestic violence, if domestic violence is reasonably likely to occur		X	
(1)(n)	So that the next of kin or a friend of an injured, ill or deceased individual may be contacted		X	
(1)(o)	In accordance with section 36 (disclosure for archival or historical purposes)		X	
(1)(p)	The disclosure (i) is necessary for			
	(A) installing, implementing, maintaining, repairing, trouble shooting or upgrading an electronic system or equipment that includes an electronic system that is used in Canada by the public body or by a service provider for the purposes of providing services to a public body, or			
	(B) data recovery that is being undertaken following failure of an electronic system that is used in Canada by the public body or by a service provider for the purposes of providing services to a public body		X	
	and (ii) in the case of disclosure outside Canada (A) is limited to temporary access and storage for the minimum time necessary for that purpose, and (B) in relation to data recovery under subparagraph (i)(B), is limited to access and storage only after the system failure has occurred			
	If paragraph (1)(p)(ii) applies, please explain how the temporary access and storage is for the <i>minimum time necessary</i>			

(1)(q)	If the information was collected by observation at a presentation, ceremony, performance, sports meet or similar event at which the individual voluntarily appeared and that was open to the public. Please identify event: Council Meetings that are open to the Public	X		
(1)(r)	If the information Was disclosed on a social media site by the individual the information is about,			
	Was obtained or compiled by the public body for the purpose of enabling the public body to engage individuals in public discussion or promotion respecting proposed or existing initiatives, policies, proposals, programs or activities of the public body or respecting legislation relating to the public body, and		X	
	Is disclosed for a use that is consistent with the purpose described in subparagraph (ii).			
	Additional details as required			
(1)(s)	<u>In accordance with section 35 (disclosure for research or statistical purposes).</u>		X	
(1)(t)	<u>To comply with a subpoena, a warrant or an order issued or made by a court, person or body in Canada with jurisdiction to compel the production of information</u>		X	
(2)	In addition to the authority under any other provision of this section or section 33.2, a public body that is a law enforcement agency may disclose personal information referred to in section 33			
(2)(a)	To another law enforcement agency in Canada		X	
(2)(b)	To a law enforcement agency in a foreign country under an arrangement, a written agreement, a treaty or provincial or Canadian legislative authority.		X	
(3)	The minister responsible for this Act may, by order, allow disclosure outside Canada under a provision of section 33.2 in specific cases or specified circumstances, subject to any restrictions or conditions that the minister considers advisable.			
(4)	In addition to the authority under any other provision of this section or section 33.2, the Insurance Corporation of British Columbia may disclose personal information if, (a) the information was obtained or compiled by that public body for the purposes of insurance provided by the public body, and (b) disclosure of the information is necessary to investigate, manage or settle a specific insurance claim.			
(5) and (6)	For the purposes of operating the designated provincial identity information services as permitted under section 33.1 (5) and (6)			
(7)	To respond to citizens' enquiries as permitted under section 33.1(7)			
	Additional details as required			

s. 33.2	Disclosure inside Canada only	Yes	No	n/a
(a)	For the purpose for which it was obtained or compiled or for a use consistent with that purpose (see section 34)	X		
<p>Please provide details of the original purpose for which the personal information was obtained or compiled. Include, if applicable, details of the consistent/secondary use.</p> <p>The original purpose is to be a more open government by providing remote access to council and committee meetings. There are no secondary uses of the videos.</p>				
(b)	Repealed.			
(c)	To an officer or employee of the public body or to a minister, if the information is necessary for the performance of the duties of the officer, employee or minister		X	
(d)	To an officer or employee of <ul style="list-style-type: none"> (i) a public body, or (ii) an agency or to a minister, if the information is necessary for the delivery of a common or integrated program or activity and for the performance of the duties, respecting the common or integrated program or activity, of the officer, employee or minister to whom the information is disclosed		X	
(e)	To an officer or employee of a public body or to a minister, if the information is necessary for the protection of the health or safety of the officer, employee or minister		X	
(f)	To the auditor general or any other prescribed person or body for audit purposes		X	
(g)	To a member of the Legislative Assembly who has been requested by the individual the information is about to assist in resolving a problem		X	
(h)	To a representative of the bargaining agent, who has been authorized in writing by the employee whom the information is about, to make an inquiry		X	
(i)	To a public body or a law enforcement agency in Canada to assist in a specific investigation			
	(i) undertaken with a view to a law enforcement proceeding, or		X	
	(ii) from which a law enforcement proceeding is likely to result		X	
(j)	To the archives of the government of British Columbia or the archives of a public body, for archival purposes		X	
(k)	Repealed.		X	
(l)	To an officer or employee of a public body or to a minister, if the information is necessary for the purposes of planning or evaluating a program or activity of a public body		X	
<p>Additional details as required</p>				

s. 33.3	Disclosure to Public Without Request	Yes	No	n/a
(1)	Do the records fall within a category established under section 71 (1)?			X
	Additional details as required			
(2)	Do the records fall within a category established under section 71.1 (1)?			X
	Additional details as required			

2) Systematic or Repetitious Disclosure/Exchanges?

		Yes	No	n/a
i.	Do the disclosures of personal information under section 33.2 occur on a regular basis?			X
ii.	Has an Information Sharing Agreement been completed for these disclosures/exchanges?			X
iii.	Has information related to the Information Sharing Agreement(s) been entered into the Personal Information Directory ?			X

Personal information exchanges within a public body do not normally require an Information Sharing Agreement (ISA) if they are for a consistent purpose as defined under section 33.2(a) of the Act or are necessary for the performance of an employee of the public body under section 33.2(c). However, depending on the nature and sensitivity of the personal information exchanged, the public body might choose to prepare an ISA or similar written statement of understanding.

3) Research or Statistical Purposes (Section 35)

	Yes	No	n/a
Has a researcher requested access to personal information in an identifiable form for research purposes?			X

If “yes”, a research agreement that conforms to the criteria established in section 35(d) must be in place. Contact the Privacy Analyst for assistance.

***Please note:* Research using personal information may only be conducted if it meets all of the terms of section 35.**

4) Archival or Historical Purposes (Section 36)

The archives of the government of British Columbia, the archives of a public body, or a board or a francophone education authority (as defined in the [School Act](#)) may disclose personal information in its custody or under its control to be disclosed for archival or historical purposes as authorized by section 36.

Please check the authorization(s) for disclosure listed below.

		Yes	No	n/a
(a)	The disclosure would not be an unreasonable invasion of personal privacy under section 22			X
(b)	The disclosure is for historical research and is in accordance with section 35 (research agreements)			X
(c)	The information is about someone who has been dead for 20 or more years			X
(d)	The information is in a record that has been in existence for 100 or more years			X

If you have not answered "yes" to any of the above authorizations for disclosure you do not have the authority to disclose personal information. If you have any questions or require clarification, please contact Privacy Analyst for assistance.

VI ACCURACY AND CORRECTION OF PERSONAL INFORMATION
(Section 28 and section 29 of the FOIPP Act)

If an individual's personal information will be used by a public body to make a decision that directly affects the individual, the public body must make every reasonable effort to ensure that the information is accurate and complete. An individual must also have the ability to access, or have corrected or annotated, their personal information for a period of one year after a decision has been made based upon the personal information.

		Yes	No	n/a
1.	Are there procedures in place to enable an individual to request/review a copy of their own personal information?		X	
2.	Are there procedures in place to correct or annotate an individual's personal information if requested, including what source was used to update the file?			X
3.	If personal information is corrected, are there procedures in place to notify other holders of this information?			X
If yes, please provide the name of the policy and/or procedures, a contact person and phone number.				
	Policy/procedure:			
	Contact person:			
	Phone number:			
Additional details as required				

If any of the questions above have been answered "no", please contact the Privacy Analyst for further clarification.

VII SECURITY AND STORAGE FOR THE PROTECTION OF PERSONAL INFORMATION
(Sections 30 and 30.1 of the FOIPP Act)

Note: For PIAs related to new or existing systems, this section should be completed by the Information Technology department responsible for systems maintenance and security, and signed off by this branch, in the [Signatures](#) section.

For PIAs that do not involve systems initiatives, this section should be completed by the program area completing the PIA. In this case, the signature of the systems representative is not required.

Section 30 of the Act requires a public body to protect personal information in its custody or under its control by making reasonable security arrangements against such risks as unauthorized access, collection, use, disclosure or disposal.

		Yes	No	n/a
1.	Is there reasonable technical security in place to protect against unauthorized access or disclosure?	X		
2.	Is there reasonable physical security in place to protect against unauthorized access or disclosure?	X		
3.	Are there branch policies and procedures in place for the security of personal information during routine collection, use and disclosure of the information?	X		
If yes, please provide the name of the policy and/or procedures, a contact person and phone number.				
	Policy/procedure:	These are Granicus' Policies and Procedures		
	Contact person:			
	Phone number:			
Additional details as required				
Granicus uses the Defense-in-Depth strategy which includes antivirus software, firewalls, anti-spyware programs, hierarchical passwords, intrusion detection and biometric verification.				
4.	Have user access profiles been assigned on a need-to-know basis?	X		
5.	Do controls and procedures exist for the authority to add, change or delete personal information?			X
6.	Does your system security include an ongoing audit process that can track use of the system (e.g., when and who accessed and updated the system)?	X		
Please explain the audit process and indicate how frequently audits are undertaken and under what circumstances				
7.	Does the audit identify inappropriate accesses to the system?	X		

<p>Additional details</p> <p>Granicus uses the LogMein application which uses:</p> <ul style="list-style-type: none"> • The OpenSSL communications protocol is used by LogMeIn which is the standard for web-based commerce or online banking • lockout mechanisms that only allow a few incorrect logins before locking the account or the offending IP address. • audit messages will notify users via email when an important change (such as adding a new computer) or a suspicious event (such as an incorrect login) occurs. • The host keeps a detailed event log specific to LogMeIn. It also writes major events (such as a remote access session starting or ending) into the operating system event logs <p>Further information is available at: https://secure.logmein.com/products/pro/security.aspx</p>
--

If any of the questions above have been answered "no", please contact you're the Privacy Analyst.

Section 30.1 requires a public body to ensure that personal information in its custody or under its control is stored only in Canada and accessed only in Canada unless the individual the information is about has consented or the disclosure is otherwise allowable under the Act.

	Yes	No	n/a
<p>Will the information be stored or accessed only in Canada?</p> <p>Granicus is a US company that stores it's customer information on servers in Canada and back up information also on servers in Canada.</p>	X		

Personal information in a public body's custody or under its control must be stored and accessed only in Canada, unless one of the following applies:

	Yes	No	n/a
<p>(a) Has the individual the personal information is about identified it and consented, in the prescribed manner, to it being stored in or accessed from another jurisdiction?</p>			X
Please explain			
<p>(b) Will the personal information be stored in or accessed from another jurisdiction for the purpose of a disclosure that is authorized under the <i>Freedom of Information and Protection of Privacy Act</i>?</p>			X
Please explain			
<p>(c) Will the personal information be disclosed under section 33.1(1)(i.1)?</p>			X
Please explain			

If you have not answered "yes" to any of the above authorizations for storage or access of personal information outside Canada or if you require clarification, please contact the Privacy Analyst.

VIII RETENTION OF PERSONAL INFORMATION - (Section 31 of the FOIPP Act)

If a public body uses an individual's personal information to make a decision that directly affects the individual, the public body must retain that information for at least one year after using it so that the individual has a reasonable opportunity to obtain access to it.

		Yes	No	n/a
1.	Do you have an approved records retention and disposition schedule? The retention is current year plus two years.	X		
2.	Is there a records retention schedule to ensure information used to make a decision that directly affects an individual is retained for at least one year after use?			X

If you answered "no" to the above questions, your procedures may need to be revised. Please contact the Privacy Analyst.

Recommendations:

1. FIPPA requires informed consent to be in writing. I recommend we obtain written consent from presenters using the "Request to address Council" form which can be changed to include suitable consent language. Alternatively, at the beginning of meetings presenters and the audience should be advised that the meeting will be webcast.
2. The RFP and contract have no specific privacy language. Granicus is required to manage the webcast in accordance with FIPPA. Although not specifically stated in FIPPA, it is common practice to include privacy language in all contracts that collect or use or disclose personal information as part of the contract's services. The webcasting contract does collect, use and disclose personal information.

X SIGNATURES

PUBLIC BODY APPROVAL:


Department/Division Manager


Signature


Date

Information Technology Security Analyst (if the PIA is about a system)

Signature

Date


Information Access and Privacy Analyst


Signature


Date

Director, Legislative and Regulatory Services Department

Signature

Date

APPENDIX A

4. CONTENT PROVIDED TO GRANICUS

4.1 **Responsibility for Content.** The “Content” shall mean any and all graphics, video, audio, images, sounds and other content that is streamed or otherwise transmitted or provided by, or on behalf of, the Client to Granicus. The Content is the property of the Client. The Client shall have sole control and responsibility over the determination of which data and information shall be included in the Content that is to be transmitted, including, if applicable, the determination of which cameras and microphones shall be operational at any particular time and at any particular location. However, Granicus has the right (but not the obligation) to remove any Content that Granicus believes violates any applicable law or this Agreement.

10.2 **Governing Law.** This Agreement shall be governed by and construed in accordance with the laws in force from time to time in the Province of British Columbia, Canada.

EXHIBIT E

TERMINATION OR EXPIRATION OPTIONS REGARDING CONTENT

In case of termination by the Client or expiration of the Service Agreement, Granicus and the the Client shall work together to provide the Client with a copy of its Content. The Client shall have the option to choose one (1) of the following methods to obtain a copy of its Content:

- Option 1: Video/Audio files made available through optional media: data CD, external hard drive, or Granicus provided FTP site. A CSV, XML, and/or database file will be included providing clip information, and/or legislative content.
- Option 2: Provide the Content via download from MediaManager or from a special site created by Granicus. This option shall be provided free of charge.
- Option 3: Granicus shall provide the means to pull the content using the Granicus Application Programming Interface. This option shall be provided free of charge.

The Client and Granicus shall work together and make their best efforts to transfer the Content within the sixty (60) day termination period. Granicus has the right to delete Content from its services after sixty (60) days.

APPENDIX B – COUNCIL AND COMMITTEE DISCUSSIONS

7.4 Councillor Inquiry – Webcasting

Councillor Young inquired regarding the proposed use of three cameras for the upcoming webcasting and, noting that the CRD uses a single camera, has this option been considered? Also, a camera operator focusing on a single Council member may influence the length of discourse. The Director of Legislative & Regulatory Services advised that using three cameras is within the approved operating budget and will help resolve issues related to the meeting being in an older building. There is also the desire to provide a meaningful product and the current proposal will meet the needs of the meeting space. Also, staff hope that use of webcasting will expand to allow a Council member, who is out of town on City business, to attend the meeting via webcasting. Mayor Fortin advised that the procedures bylaw allows a member to speak up to 15 minutes, noting that the bylaw could be amended to shorten that time should a Council member wish to introduce that amendment.

MINUTES OF THE
GOVERNANCE & PRIORITIES COMMITTEE MEETING
HELD THURSDAY, JUNE 20, 2013, 10:00 a.m.

7. Open Government through Open Data

It was moved by Councillor Thornton-Joe, seconded by Councillor Alto, that Council endorse the following motion:

Motion One:

To lay the foundation for the practical steps needed to facilitate open government operations and open data accessibility, the City of Victoria will **adopt these Open Data Principles**, which, when applicable, will guide future actions taken in our efforts to operate the most open and transparent civic government possible:

1.

Complete: All public data should be made available*. Public data is data that is not subject to legal or otherwise valid privacy, security or privilege limitations.

Primary: Data is as collected at the source, with the highest possible level of granularity, not in aggregate or modified forms.

Timely: Data is made available as quickly as possible to preserve the value of the data.

Accessible: Data is available to the widest range of users for the widest range of purposes.

Machine processable: Data is reasonably structured to allow automated processing.

Non-discriminatory: Data is available to anyone, with no requirement of registration.

Non-proprietary: Data is available in a format over which no entity has exclusive control.

License-free: Data is not subject to any copyright, patent, trademark or trade secret regulation. Reasonable privacy, security and privilege restrictions may be allowed. Carried

8. Open Government through Open Data

It was moved by Councillor Thornton-Joe, seconded by Councillor Alto, that Council endorse the following motion:

Motion Two:

Working towards the practical application of these principles, the City of Victoria will **take these steps**:

1.

Identify immediate opportunities to distribute more of its data*

2.

Record the votes cast by each Councillor at each Council and Committee meeting, whether in support or opposition to any Motion

3.

Ask staff to report back on the cost associated with taking the actions identified in (a) through (j), below, including an analysis of how these Open Government/Open Data initiatives complement and can be applied in concert with the City of Victoria's Official Community Plan, Economic Development Strategy and Civic Engagement Strategy.

Build a searchable database of: existing bylaws, policies, permits, procedures, schedules and feeds, such as child care spaces, garbage collection, health inspections, election results, council meetings, open houses, public hearings, road closures, Police and Fire incidents, etc.

Post, as searchable text (not scanned images), Agendas, minutes, and other (out-of-camera) documents related to Council meetings

Post searchable archived Council agendas, minutes, and reports

Begin broadcasting live video streaming (and archiving) of council meetings

Continue to enhance interactive online services

Identify an appropriate data license

Index, publish and syndicate its data to the internet using prevailing open standards, interfaces and formats

Ensure that data supplied to the City by third parties (developers, contractors, consultants) are unlicensed, in a prevailing open standard format, and not copyrighted except if otherwise prevented by legal considerations

Release automatically all reports submitted to council that do not require confidentiality – if it could be subject to an FOI request, release it and let people know that it is available

Inventory existing data, including background research where available, BC Transit Data, GIS data sets, such as locations of bike lanes, parking, park boundaries, zoning maps, air quality, seismic risk areas, community mapping projects, budget data, grant recipients, festival permits, etc. Carried

MINUTES – VICTORIA CITY COUNCIL
MEETING OF THURSDAY, OCTOBER 13, 2011, AT 7:30 P.M.
PLACE