



Department
for Work &
Pensions

Bathgate Benefit Centre
Mail Handling Site A
Wolverhampton
WV98 1AN

Tel: 01506 658235
Fax: 01506 772190
TextBox: 0345 608 8551

E-mail: KAREN.MCCLUSKIE@DWP.GSI.GOV.UK

MR PETER STILL
84 PLESSEY ROAD
BATHGATE
WEST LOTHIAN
EH48 2XP

Date: 22/03/16
Our reference: NR969323B

Dear Mr Still,

Request for personal information

You wrote to us asking for a copy of the personal information we hold about you.

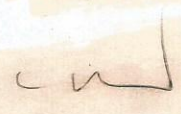
I am enclosing the personal information we hold about Employment and Support Allowance.

The Data Protection Act 1998 states that in some circumstances your right to see some personal information is limited. This includes personal information relating to health; the way crime is detected or prevented; or the assessment or collection of taxes or duty. If an exemption applies, this personal information will be blocked on the enclosed records.

You might receive further personal information from other parts of the Department if your request covers records held at more than one location.

If you wish to discuss anything about this matter, please contact me on the number at the top of this page.

Yours sincerely

pp 
Karen McCluskie
Data Protection Officer

Screen print requested by Renee McFarlane on 08/02/2012 at 11:02

JA505553 ENQUIRY - DEDUCTION DETAILS 08/02/12 11:02
NR 96 93 23 B STILL P T 13/06/69 ESA LIVE F 10-872,02546

Ded Type: Council Tax Cust Ref: 017399034 1
Cred-Name: WEST LOTHIAN COUNCIL CT Reference: 10824
Arrears-Date: 04/10/11 Amt: 1138.04 Net Amt O/S: 1127.84 Clrng:
Adjustment From: Amt: OD/UD: Rsn: Ln No SF Off

Arrears Amt	Current Amt	Total Amt	From Date	To Date	For	Type	Notified
3.55	0.00	3.55	17/04/12		01		25/01/12
3.40	0.00	3.40	04/10/11	10/04/12	01		

F1=Picklist F4=Cred Dets
NEXT ITEM: [

] NEXT DIALOGUE: []

ONLY

(b) that the data are not processed in such a way that substantial damage or substantial distress is, or is likely to be, caused to any data subject.

(2) For the purposes of the second data protection principle, the further processing of personal data only for research purposes in compliance with the relevant conditions is not to be regarded as incompatible with the purposes for which they were obtained.

(3) Personal data which are processed only for research purposes in compliance with the relevant conditions may, notwithstanding the fifth data protection principle, be kept indefinitely.

(4) Personal data which are processed only for research purposes are exempt from section 7 if—

- (a) they are processed in compliance with the relevant conditions, and
- (b) the results of the research or any resulting statistics are not made available in a form which identifies data subjects or any of them.

(5) For the purposes of subsections (2) to (4) personal data are not to be treated as processed otherwise than for research purposes merely because the data are disclosed—

- (a) to any person, for research purposes only,
- (b) to the data subject or a person acting on his behalf,
- (c) at the request, or with the consent, of the data subject or a person acting on his behalf, or
- (d) in circumstances in which the person making the disclosure has reasonable grounds for believing that the disclosure falls within paragraph (a), (b) or (c).

34. Personal data are exempt from—

- (a) the subject information provisions,
- (b) the fourth data protection principle and section 14(1) to (3), and
- (c) the non-disclosure provisions,

Information available to the public by or under enactment.

if the data consist of information which the data controller is obliged by or under any enactment to make available to the public, whether by publishing it, by making it available for inspection, or otherwise and whether gratuitously or on payment of a fee.

35.—(1) Personal data are exempt from the non-disclosure provisions where the disclosure is required by or under any enactment, by any rule of law or by the order of a court.

Disclosures required by law or made in connection with legal proceedings etc.

(2) Personal data are exempt from the non-disclosure provisions where the disclosure is necessary—

- (a) for the purpose of, or in connection with, any legal proceedings (including prospective legal proceedings), or
- (b) for the purpose of obtaining legal advice,

or is otherwise necessary for the purposes of establishing, exercising or defending legal rights.

REPORT NO: JA70150
RUN DATE: 08/02/16

EMPLOYMENT & SUPPORT ALLOWANCE
DATA PROTECTION PRINT-OUT - PRIVATE AND CONFIDENTIAL

DEST: 102546
PAGE: 689

NAME : STILL
NI NUMBER: NR 96 93 23 B

P T

PAYMENT DISCREPANCY

DISCREPANCY SEQUENCE NUMBER:
01

DISCREPANCY START DATE:
22/10/12

DISCREPANCY END DATE:
06/11/12

DISCREPANCY AMOUNT:
226.63

PAYMENT DISCREPANCY TYPE:

INITIAL OUTSTANDING AMOUNT:
226.63

DISCREPANCY DECISION DATE:

DISCREPANCY CLEARANCE DATE:
N/A

OVERPAYMENT DISCOVERY METHOD:
Others

DATE OVERPYT RECOVERY LAST MADE:
N/A

LAST OVERPYT RECOVERY AMOUNT:
0.00

OVERPAYMENT OF TAX:

AMOUNT OF OVERPYT STILL O/S:
0.00

NUMBER OF DAYS OVERPAID:
016

CAUSE OF PAYMENT DISCREPANCY:
Non Official Error

VOLUNTARY RECOVERY OF OVERPYT?
NO

CLERICAL OVERPAYMENT?

EMPLOYMT PROT ACT DSCRPNY TYPE:

OVERPAYMENT RECOVERY STATUS:
Irrecoverable

DEBT IDENTIFIER:
43312NR969323000

SOURCE OF PAYMENT DISCREPANCY:
Employment Support & Allowance (IR)

RELATED CLAIM NUMBER:
000

AR CASE NUMBER:
00

OVERPAYMENT DIALOGUE REFERENCE:

PAYMENT DISCREPANCY STATUS:
Write Off

O/PYT RECOGNIZED AS A DEBT ON:
06/11/12

DISCREPANCY CHECK DATE:
N/A

DATE RECV'Y CEASES TO BE DFR'D:
N/A

DISCREPANCY FIRST USED ON:
N/A

DISCREPANCY LAST USED ON:
N/A

PARTIALLY UPHELD ON APPEAL NO:
00

BENEFIT PAID WEEKLY UPTO EACH:

DEDUCTION FIRST CREATED ON:
N/A

DEDUCTION LAST AMENDED ON:
N/A

DATE/TIME STAMP OF LAST AMNDMT:
000000000000000000

DSCRPNY RESULTING FROM D2 FORM? D2 SERIAL NUMBER:

D2 ISSUE DATE:
N/A

D2 LAPSE DATE:
N/A

REASON FOR LAPSING:

PENALTY RECOVERY AGREEMENT DATE:
N/A

ASSOCIATED O/P:
N/A

JOINT CLAIM PERSON NUMBER:
0

JOINT CLAIM NUMBER:
00

JOINT CLAIM SERIAL NUMBER:
0000

MI EXHAUSTION DATE:

OVERPAYMENTS WRITTEN OFF

WRITE-OFF AMOUNT:
226.63

WRITE-OFF REASON:
Treated as cleared

WRITE-OFF DATE:
06/11/12

Mr. Peter Thomas William Still
107 Falside Crescent,
Bathgate,
West Lothian
EH48 2DS

Ref: JAGC/IM/43460/10/7/2010

October 2010

Dear Mr. Peter Thomas William Still,

Amber Homeloans Limited-v-Mr. Peter Thomas William Still
107 Falside Crescent, Bathgate, West Lothian

We are instructed by Messrs. B.M.K. Wilson, Solicitors & Estate Agents, 90 St Vincent Street, Glasgow, G2 5UB, to eject you from the subjects at the above address.

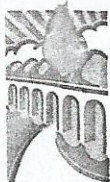
This has been arranged for 26th October 2010 at 11.30am

Please ensure that all your possessions are removed before that date and time, as failure to do so, may result in their removal & immediate disposal at your loss. (This also includes any vehicles or other items)

Any keys for the property can be forwarded to Messrs. B.M.K. Wilson.

Should you be able to settle the outstanding arrears. Please contact Messrs B.M.K. Wilson immediately to prevent the ejection taking place. Tel No: 0141 221 8004.

Yours Faithfully,
GRAHAM STEWART & Co.



West Lothian
Council

22
Housing Needs Service
Ground Floor
Left Wing
Lomond House
Livingston
EH54 6QF

Tel: 01506 775000
Fax: 01506 775925

Mr Peter Still
C/O 51 Marina Avenue
Boghall
West Lothian

EH481TF

Date: 22nd November 2010
Reference : PS130669/1

Dear Mr Still,

Homeless Persons Application – Award of Homeless Points

I write to you following your recent application as a homeless person. You will have been notified of the Council's decision on your application in the letter dated 22nd November 2010.

West Lothian Council considered your application and has decided as follows:

- You are homeless
- You are in priority need
- You are homeless unintentionally
- You have a local connection

As you are homeless, West Lothian Council will award Homeless points.

It has been agreed that Homeless points will be awarded as follows:

Total homeless points: 400 points

I have notified the Allocations section and they will confirm the award of these points in due course.

Yours sincerely

Lesley Baxter
Housing Needs Officer



West Lothian
Council

Finance and Estates Services

Donald Forrest
Head of Finance and Estates

Revenues Unit
St David House
South Bridge Street
Bathgate
West Lothian
EH48 1TT

Mr P Still
113 Glebe Road
Whitburn
West Lothian
EH47 0AX

HB/CTB Reference: 4817
NI Reference: NR969323B

If you have any queries please contact us on

Telephone: 01506 776800
Email: benefits@westlothian.gov.uk

05/11/2012

Dear Mr Still

NOTIFICATION OF SUSPENSION OF BENEFIT CLAIM

Suspension of Housing and Council Tax Benefit

The law allows me to suspend housing benefit and council tax payments in certain circumstances. I am writing to tell you that I have suspended your housing benefit from 12/11/2012 and your council tax benefit from 05/11/2012 because we have been told a Robert Shaw is now resident at the above address.

To allow me to reinstate your claim please tell us the date Mr Shaw moved in and income details.

If he is not resident please provide a written statement to this effect.

Further Information

If you would like more information, or a more detailed explanation of why your claim has been suspended, please telephone 01506 776800.

If you wish to call personally, you may visit your local Housing Office/Council Information Services. Please check with your local office for opening times. It will be helpful if you bring this letter and the necessary information with you. Private interviews are available, by appointment and you may book an appointment by calling 01506 776800 or by visiting your local office.

If you are writing to the Revenues Unit please quote your Benefit Reference number on all letters.

Other benefits and tax credits

Many people do not claim all the benefits and tax credits they are entitled to.

Did you know that some benefits are not based on what income or savings you have (such as Disability Living Allowance)?

Please contact West Lothian Council Advice Shop or your local Citizens Advice Bureau if you think you could be entitled to other benefits. They will show you how to claim.

Yours sincerely

Bradley McLay
Benefits Officer



Data Protection Act 1998

CHAPTER 29

ARRANGEMENT OF SECTIONS

PART I

PRELIMINARY

Section

1. Basic interpretative provisions.
2. Sensitive personal data.
3. The special purposes.
4. The data protection principles.
5. Application of Act.
6. The Commissioner and the Tribunal.

PART II

RIGHTS OF DATA SUBJECTS AND OTHERS

7. Right of access to personal data.
8. Provisions supplementary to section 7.
9. Application of section 7 where data controller is credit reference agency.
10. Right to prevent processing likely to cause damage or distress.
11. Right to prevent processing for purposes of direct marketing.
12. Rights in relation to automated decision-taking.
13. Compensation for failure to comply with certain requirements.
14. Rectification, blocking, erasure and destruction.
15. Jurisdiction and procedure.

PART III

NOTIFICATION BY DATA CONTROLLERS

16. Preliminary.
17. Prohibition on processing without registration.
18. Notification by data controllers.
19. Register of notifications.
20. Duty to notify changes.
21. Offences.
22. Preliminary assessment by Commissioner.
23. Power to make provision for appointment of data protection supervisors.

Section

24. Duty of certain data controllers to make certain information available.
25. Functions of Commissioner in relation to making of notification regulations.
26. Fees regulations.

PART IV

EXEMPTIONS

27. Preliminary.
28. National security.
29. Crime and taxation.
30. Health, education and social work.
31. Regulatory activity.
32. Journalism, literature and art.
33. Research, history and statistics.
34. Information available to the public by or under enactment.
35. Disclosures required by law or made in connection with legal proceedings etc.
36. Domestic purposes.
37. Miscellaneous exemptions.
38. Powers to make further exemptions by order.
39. Transitional relief.

PART V

ENFORCEMENT

40. Enforcement notices.
41. Cancellation of enforcement notice.
42. Request for assessment.
43. Information notices.
44. Special information notices.
45. Determination by Commissioner as to the special purposes.
46. Restriction on enforcement in case of processing for the special purposes.
47. Failure to comply with notice.
48. Rights of appeal.
49. Determination of appeals.
50. Powers of entry and inspection.

PART VI

MISCELLANEOUS AND GENERAL

Functions of Commissioner

51. General duties of Commissioner.
52. Reports and codes of practice to be laid before Parliament.
53. Assistance by Commissioner in cases involving processing for the special purposes.
54. International co-operation.

PART II

- (a) the data controller must as soon as reasonably practicable notify the individual that the decision was taken on that basis, and
- (b) the individual is entitled, within twenty-one days of receiving that notification from the data controller, by notice in writing to require the data controller to reconsider the decision or to take a new decision otherwise than on that basis.

(3) The data controller must, within twenty-one days of receiving a notice under subsection (2)(b) ("the data subject notice") give the individual a written notice specifying the steps that he intends to take to comply with the data subject notice.

(4) A notice under subsection (1) does not have effect in relation to an exempt decision; and nothing in subsection (2) applies to an exempt decision.

- (5) In subsection (4) "exempt decision" means any decision—
- (a) in respect of which the condition in subsection (6) and the condition in subsection (7) are met, or
 - (b) which is made in such other circumstances as may be prescribed by the Secretary of State by order.

- (6) The condition in this subsection is that the decision—
- (a) is taken in the course of steps taken—
 - (i) for the purpose of considering whether to enter into a contract with the data subject,
 - (ii) with a view to entering into such a contract, or
 - (iii) in the course of performing such a contract, or
 - (b) is authorised or required by or under any enactment.

- (7) The condition in this subsection is that either—
- (a) the effect of the decision is to grant a request of the data subject, or
 - (b) steps have been taken to safeguard the legitimate interests of the data subject (for example, by allowing him to make representations).

(8) If a court is satisfied on the application of a data subject that a person taking a decision in respect of him ("the responsible person") has failed to comply with subsection (1) or (2)(b), the court may order the responsible person to reconsider the decision, or to take a new decision which is not based solely on such processing as is mentioned in subsection (1).

(9) An order under subsection (8) shall not affect the rights of any person other than the data subject and the responsible person.

13.—(1) An individual who suffers damage by reason of any contravention by a data controller of any of the requirements of this Act is entitled to compensation from the data controller for that damage.

Compensation for failure to comply with certain requirements.

(2) An individual who suffers distress by reason of any contravention by a data controller of any of the requirements of this Act is entitled to compensation from the data controller for that distress if—

- (a) the individual also suffers damage by reason of the contravention, or

PART II

(b) the contravention relates to the processing of personal data for the special purposes.

(3) In proceedings brought against a person by virtue of this section it is a defence to prove that he had taken such care as in all the circumstances was reasonably required to comply with the requirement concerned.

Rectification,
blocking, erasure
and destruction.

14.—(1) If a court is satisfied on the application of a data subject that personal data of which the applicant is the subject are inaccurate, the court may order the data controller to rectify, block, erase or destroy those data and any other personal data in respect of which he is the data controller and which contain an expression of opinion which appears to the court to be based on the inaccurate data.

(2) Subsection (1) applies whether or not the data accurately record information received or obtained by the data controller from the data subject or a third party but where the data accurately record such information, then—

(a) if the requirements mentioned in paragraph 7 of Part II of Schedule 1 have been complied with, the court may, instead of making an order under subsection (1), make an order requiring the data to be supplemented by such statement of the true facts relating to the matters dealt with by the data as the court may approve, and

(b) if all or any of those requirements have not been complied with, the court may, instead of making an order under that subsection, make such order as it thinks fit for securing compliance with those requirements with or without a further order requiring the data to be supplemented by such a statement as is mentioned in paragraph (a).

(3) Where the court—

(a) makes an order under subsection (1), or

(b) is satisfied on the application of a data subject that personal data of which he was the data subject and which have been rectified, blocked, erased or destroyed were inaccurate,

it may, where it considers it reasonably practicable, order the data controller to notify third parties to whom the data have been disclosed of the rectification, blocking, erasure or destruction.

(4) If a court is satisfied on the application of a data subject—

(a) that he has suffered damage by reason of any contravention by a data controller of any of the requirements of this Act in respect of any personal data, in circumstances entitling him to compensation under section 13, and

(b) that there is a substantial risk of further contravention in respect of those data in such circumstances,

the court may order the rectification, blocking, erasure or destruction of any of those data.

(5) Where the court makes an order under subsection (4) it may, where it considers it reasonably practicable, order the data controller to notify third parties to whom the data have been disclosed of the rectification, blocking, erasure or destruction.