

To: aarhus compliance
From: Alan Rundle
Date: 03/24/2015 12:19PM
Subject: PRE/ACCC/C/2014/108 (UK)

FAO: Fiona Marshall.

Dear Fiona -

Please accept my apologies with regard to the pre-admissibility discussions that are going to take place, on Friday 27 March 2015, concerning PRE/ACCC/C/2014/108 (United Kingdom).

I am unable to attend.

I note that the UK (as the relevant Party) has stated, in its 12 March submission, that the communication was "not supported by corroborating information".

On 29 November 2013, the date that my Claim for a Judicial Review was issued by the High Court of Justice (the Strand, London), on the third attempt, following two unsuccessful attempts to get the claim issued through the post, an administrative court official insisted that the Secretary of State for Communities and Local Government be included on the claim form (as the 2nd Defendant). Within 7 days I had to photocopy 602 pages of documentation and serve them on the 2nd Defendant (the UK government).

£25.80 was paid, to the Royal Mail, on 5 December 2013, to guarantee delivery (service) of the 602 pages, to the 2nd Defendant, on the next day (before 1 p.m.). I have a Royal Mail receipt confirming as much.

Subsequently I had a communication from the UK Department of Communities and Local Government (CLG) stating that the CLG was NOT in fact the 2nd Defendant, but that they could not return any of the documentation since it had been served on the CLG.

So, the UK government has been in possession of much of the corroborating information, relating to the ACCC/C/2014/108 matters, since 6 December 2013.

Yours Sincerely -

Alan Rundle.