

## Ebron, Eugene

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**From:** Martin Truitt <martin117a@gmail.com>  
**Sent:** Monday, July 22, 2019 9:50 AM  
**To:** Bagneris, Michele  
**Cc:** Reyes, David; Nunez, Guille  
**Subject:** Re: public records inspection

Do you intend to respond to my requests by the statutory deadlines?

On Sat, Jul 20, 2019 at 2:11 PM Bagneris, Michele <[mbagneris@cityofpasadena.net](mailto:mbagneris@cityofpasadena.net)> wrote:

Dear Mr. Truitt,

We will look into the issues you raise next week.

Regards,

***Michele Beal Bagneris***  
***Pasadena City Attorney/City Prosecutor***  
***[\(626\) 744-4141](tel:6267444141)***

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Sent from my iPhone

On Jul 20, 2019, at 9:48 AM, Martin Truitt <[martin117a@gmail.com](mailto:martin117a@gmail.com)> wrote:

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City Attorney Bagneris:

As shown below, I submitted a request to inspect public records on July 17, 2019.

Under California law, public records are supposed to be made available at all times during office hours.

Planning staff have failed to respond to my request.

This is now the 4th time I have informed you of yet another refusal by the planning department to produce or respond to public records act requests by me.

Does the City of Pasadena intend to produce copies of these records and make them available for public inspection without the need for court intervention?

I note for the record that the City of Pasadena has chosen to publish my CPRA requests online with incorrect received dates.

Very truly yours,

Martin Truitt

----- Forwarded message -----

From: <[martin117a@gmail.com](mailto:martin117a@gmail.com)>

Date: Wed, Jul 17, 2019 at 2:05 PM

Subject: public records inspection

To: David Reyes <[davidreyes@cityofpasadena.net](mailto:davidreyes@cityofpasadena.net)>, Guille Nunez

<[gnunez@cityofpasadena.net](mailto:gnunez@cityofpasadena.net)>

Cc: Theresa Fuentes <[tfuentes@cityofpasadena.net](mailto:tfuentes@cityofpasadena.net)>

This is a public records act request.

I want to immediately inspect the CUP application filed by Harvest this week.

The idea that any portion of a filing to obtain a discretionary permit that will be considered by the planning commission is not a public record is absurd.

How can the public comment on the adequacy of the information it is not allowed to see the information?

Indeed, the entire purpose of the conditional use permit process is intended to allow public review of land use proposals.

I want to inspect an unredacted copy of the Harvest hard copy CUP filing tomorrow.