A FIFTEEN-BULLET POINT ELABORATION OF A TRANSPARENCY PLAN OF ACTION by Ken Rubin

- widespread and full constitutional access rights without conditions, liabilities or suspension
- fullest instant electronic inspection and disclosure of government records
- broader coverage including the offices of the prime minister and ministers and corporate bodies assisted by government
- rapid disclosures with time restrictions and penalties for delay
- a duty to document and machine readable obligation, ending widespread oral communications when it comes to daily decision-making in government operations
- a duty to serve obligation, not just assist when pressed to, protected from reprisals and the many creative avoidance tactics currently employed
- a stronger enforceable independent review process
- much narrower and fewer exceptions to disclosure and an end to all exclusions
- elimination of any fees, including application fees
- an arms-length pro-disclosure administration agency dedicated to public disclosure
- . a quick government-wide declassification program begun at least after five years since records are created
- . an ability to create new records should this get to the nub of the requested data, but which are not created selfishly to be sanitized summaries of the government data sought
- an end to massive records' destruction, including draft records and completed access to information requests
- open meeting requirements
- widespread public education and a public spirited commitment to pro-disclosure access to information records.