

MONUMENT FIRE DISTRICT STANDARD OPERATING GUIDELINE

Effective Date: 07/01/2024

Replaces: Policy 901

Open Records

Section AD100.20

Approved By: Andy Kovacs

Comprehensive Understanding:

All Staff

Andy Kovacs, Fire Chief

Section 1 Purpose and Scope

The purpose of this policy is to:

- Set forth a policy for providing the public with timely, orderly, efficient, and appropriate
 access to Public Records maintained by the district in compliance with the standards and
 requirements of the Colorado Open Records Act, C.R.S. Section 24-72-201 et seq.
 ("CORA")
- Establish general procedures and methods for imposing and collecting reasonable and standardized fees for producing copies of any information from district-maintained records in response to a CORA request.
- The scope of this SOG is limited to providing Public Records under CORA. Inspection and release of records with protected health information are covered in the Patient Medical Record Security and Privacy Policy.
- This SOG repeals and replaces any previous District CORA or records release policies or SOGs.

Section 2 Background

Monument Fire District is committed to providing public access to Public Records consistent with the requirements of CORA. All Public Records are open to inspection by any person at reasonable times unless excepted by law. Pursuant to CORA, the custodian of public records may formulate rules and regulations with reference to the inspection of these records, which:

- Protect the integrity of the records, and
- Limit operational disruption caused by access to the records.

J. Martin, Director of Administration

Section 3 Definitions

Unless specifically defined herein, all capitalized terms used herein shall have the meaning ascribed in CORA.

"Custodian of Records" shall mean the Fire Chief who shall designate the Director of Administration as the person to accept and fulfill requests in accordance with this SOG. In the absence of the Director of Administration, the Fire Chief may designate another staff member to act as the Director of Administration under this SOG.

"Date of Receipt" is the date the Director of Administration receives the Public Records Request Form. A fax is received when it is printed during regular business hours. Any Public Records Request Form sent via e-mail or physically delivered after normal business hours shall be received as of 8:00 a.m. on the following business day.

Section 4 Procedure

The process for requesting and fulfilling requests for inspection or copies of Public Records is as follows:

Public Record Request Form. The district requires Public Record requests to be in writing and submitted to the Director of Administration on a district-supplied Public Records Request Form, available on the district website.

Specificity Required. All requests for records must be specific regarding the records sought and the relevant dates covered by the request. Requests for correspondence should identify the parties to the correspondence whenever possible as that facilitates the fulfillment of the request. For any vague or broadly stated request, the Director of Administration may require the requestor to provide more specific information before responding. If a requestor cannot identify the specific record(s) sought and the relevant dates, the requestor is encouraged to contact the Director of Administration before submitting a request for assistance in providing the requisite specificity.

Only Records. The district is not required to create records which do not exist.

Identifying Information. Release of records for inspection only shall not be conditioned upon the furnishing of information by the requestor, such as name, address, phone number, or reason for the request. Delivery of records, either in hard copy or electronically, may require such identifying information to fulfill the request.

Initial Determination. The Director of Administration shall determine whether the requested record(s) is a Public Record under CORA, is readily available, and/or will require additional time for research and retrieval, and/or is subject to any exemptions from disclosure under CORA.

If it is determined that the records requested are not in the Department's custody, the requester shall be notified within three days of the Date of Receipt of the request, including a detailed reason for the record's absence from the district. If known, the name of the person who has

custody or control of the record and the location of the record shall be provided. The response shall be made in writing if requested by the requester (CRS § 24-72-203(2)).

Response Time. Records shall be made available within a reasonable time, but no later than three (3) working days, unless the Director of Administration finds extenuating circumstances, as defined in CORA, which extends the response period by up to seven (7) working days. C.R.S § 24-72-203(3)(b). The finding of extenuating circumstances forming the basis for the extension of time shall be documented and provided to the requestor in writing by the Director of Administration within three (3) working days from receipt of the request.

Transmission of Records. Upon request, the district must transmit a copy of the record by mail, delivery service, fax, or e-mail. A requester may request and be provided a copy, printout, or photograph of the Public Record as provided in CRS § 24-72-205 and upon payment of the appropriate fee (see Section 5 below). Under no circumstances will any original hard copies leave the custody or control of the district.

Period Records Remain Open for Inspection. Upon notice to the requestor that public records are available for inspection, the records shall be made available for inspection or delivery for thirty (30) days from the Date of Receipt of the notice. The CORA request will be deemed closed if the requestor does not inspect the records within that period.

Digital Records. Records stored in digital format must be provided to the requestor subject to the following (CRS § 24-72-203(3.5)):

- If the record is stored in a digital format that is not searchable or sortable, the requester must be provided with a copy in a digital format.
- Records stored in a format that is either searchable or sortable must be provided to the requester in the same format in which the record is stored.
- The release of digital records in a searchable or sortable format is not required:
 - If the release would violate copyright or licensing agreements between the district and a third party, or if the release would result in the release of proprietary information belonging to a third party.
 - If, after making reasonable inquiries, it is not technologically or reasonably feasible to permanently remove information contained within the required format or allowed to be withheld.
 - When it is not technologically or reasonably feasible to provide a copy of the record in a searchable or sortable format.
 - The district would be required to purchase software or create additional programming or functionality in its existing software to remove the information.

If the Director of Administration cannot produce a record in the requested format, the Director of Administration must produce the record in an alternate format or issue a denial under CRS § 24-72-204.

Denial of Disclosure. If a record request is denied, the requestor may request a written statement of the grounds for the denial. The Director of Administration shall promptly provide

a statement that includes the grounds for denial and cite the law or regulation supporting the denial (CRS § 24-72-204(4)).

Section 5 Fees

If the request is determined to be within CORA's guidelines, the district shall generate a cost estimate to complete it.

The district's fees for responding to CORA requests are posted on the District website in the District fee/rate schedule. The district may impose a fee for copy charges. The charges for copies of documents are \$0.25/page for copying a standard 8½ x 11" or 11 x 17" page, \$2.00/page for larger documents, \$1.00/page for color copies, and actual District copy costs if third-party printing is required, such fees to be automatically increased as and if (a) the Colorado general assembly amends Section 24-72-205, C.R.S., to allow for higher fees and (b) the Director of Administration adjusts this fee accordingly on the district website. The district may not impose a per-page fee for providing records in a digital or electronic format.

In addition, the district may charge a fee for research and retrieval time. The research and retrieval fee is \$41.37/hour in 15-minute increments, such fee to be automatically increased as and if (a) the Colorado director of research of the legislative council adjusts the maximum hourly fee specified in Section 24-72-205(6)(a)and (b), C.R.S. in accordance with the percentage change over the period in the United States Department of Labor, Bureau of Labor Statistics, Consumer Price Index for Denver-Aurora-Lakewood for all items and all urban consumers, or its successor index, and posts the adjusted maximum hourly fee on the website of the general assembly, and (b) the Director of Administration adjusts this fee accordingly on the district website. Research and retrieval includes time spent researching, retrieving, reviewing, locating, compiling, or producing the records. The first hour for research and retrieval time is not charged.

• If the cost estimate is more than \$20, the Director of Administration shall collect the total amount before responding to the request. The requestor shall be advised that any paid estimate is only a deposit and that necessary adjustments to such amount must be made when the request is ready for inspection or before any pickup or delivery. If the requestor wishes to proceed once receiving an estimate, they must acknowledge their agreement to pay the costs and deposit in writing. By responding in writing, the requestor agrees to pay all fees associated with responding to the request.

The district shall provide or make the requested public records available for inspection upon receiving payment of the estimated cost as soon as practicable but no more than three (3) working days after receipt of such payment or seven (7) working days for extenuating circumstances.

The Director of Administration shall complete the request, accounting for all costs incurred in processing the request, and contact the requestor to inform them of any adjustments to the original paid estimated deposit. If paid in advance, the requestor shall pay or be refunded any adjustment based on the costs incurred.

Section 6 Legal Cites/References

Colorado Open Records Act (CORA), C.R.S. Section 24-72-202

Section 7 Attachments

Public Records Request Form