

### Marquette Downtown Development Authority Freedom of Information Act Policy

**Purpose:** This policy is intended to provide clear direction to DDA staff and the public as regards Marquette DDA compliance with the State of Michigan Freedom of Information Act.

#### **POLICY:**

### **Preamble: Statement of Principles**

It is the policy of the Marquette DDA that all persons, except those incarcerated, consistent with the Michigan Freedom of Information Act (FOIA), are entitled to full and complete information regarding the affairs of government and the official acts of those who represent them as public officials and employees. The people shall be informed so that they fully participate in the democratic process.

The DDA's policy with respect to FOIA requests is to comply with State law in all respects and to respond to FOIA requests in a consistent, fair, and even-handed manner regardless of who makes such a request.

The DDA acknowledges that it has a legal obligation to disclose all nonexempt public records in its possession pursuant to a FOIA request. The DDA acknowledges that sometimes it is necessary to invoke the exemptions identified under FOIA in order to ensure the effective operation of government and to protect the privacy of individuals.

The Marquette DDA will protect the public's interest in disclosure, while balancing the requirement to withhold or redact portions of certain records. The DDA's policy is to disclose public records consistent with and in compliance with State law.

The DDA Board of Directors has established the following written procedures and guidelines to implement the FOIA and will create a written public summary of the specific procedures and guidelines relevant to the general public regarding how to submit written requests to the public body and explaining how to understand a public body's written responses, deposit requirements, fee calculations, and avenues for challenge and appeal. The written public summary will be written in a manner so as to be easily understood by the general public.

#### **Section 1: General Policies**

The DDA Board of Directors, acting pursuant to the authority at MCL 15.236, designates the DDA Executive Director as the FOIA Coordinator. He or she is authorized to designate other DDA staff to act on his or her behalf to accept and process written requests for the DDA's public records and approve denials.

If a request for a public record is received by fax or email, the request is deemed to have been received on the following business day. If a request is sent by email and delivered to a DDA spam or junk-mail folder, the request is not deemed received until one day after the FOIA Coordinator first becomes aware of the request. The FOIA Coordinator shall note in the FOIA log both the

date the request was delivered to the spam or junk-mail folder and the date the FOIA Coordinator became aware of the request.

The FOIA Coordinator shall review DDA spam and junk-mail folders on a regular basis, which shall be no less than once a month. The FOIA Coordinator shall work with DDA Information Technology staff to develop administrative rules for handling spam and junk-mail so as to protect DDA systems from computer attacks which may be imbedded in an electronic FOIA request.

The FOIA Coordinator may, in his or her discretion, implement administrative rules, consistent with State law and these Procedures and Guidelines to administer the acceptance and processing of FOIA requests.

The DDA is not obligated to create a new public record or make a compilation or summary of information which does not already exist. Neither the FOIA Coordinator nor other DDA staff are obligated to provide answers to questions contained in requests for public records or regarding the content of the records themselves.

The FOIA Coordinator shall keep a copy of all written requests for public records received by the DDA on file for a period of at least one year.

The DDA will make this Procedures and Guidelines document and the Written Public Summary publicly available without charge. If it does not, the DDA cannot require deposits or charge fees otherwise permitted under the FOIA until it is in compliance.

A copy of this Procedures and Guidelines document and the DDA's Written Public Summary must be publicly available by providing free copies both in the DDA's response to a written request and upon request by visitors at the DDA's office.

This Procedures and Guidelines document and the DDA's Written Public Summary will be maintained on the DDA's website at: www.downtownmarquette.org, so a link to those documents will be provided in lieu of providing paper copies of those documents.

### **Section 2: Requesting a Public Record**

No specific form to submit a request for a public record is required. However the FOIA Coordinator may make available a FOIA Request Form for use by the public.

Requests to inspect or obtain copies of public records prepared, owned, used, possessed or retained by the DDA may be submitted on the DDA's FOIA Request Form, in any other form of writing (letter, fax, email, etc.), or by verbal request.

Verbal requests for records may be documented by the DDA on the DDA's FOIA Request Form.

If a person makes a verbal, non-written request for information believed to be available on the DDA's website, where practicable and to the best ability of the employee receiving the request, he or she shall be informed of the pertinent website address.

A request must sufficiently describe a public record so as to enable DDA personnel to identify and find the requested public record.

Written requests for public records may be submitted in person or by mail to the DDA office. Requests may also be submitted electronically by fax and email. Upon their receipt, requests for public records shall be promptly forwarded to the FOIA Coordinator for processing.

A person may request that public records be provided on non-paper physical media, emailed or other otherwise provided to him or her in digital form in lieu of paper copies. The DDA will comply with the request only if it possesses the necessary technological capability to provide records in the requested non-paper physical media format.

A person may subscribe to future issues of public records that are created, issued or disseminated by the DDA on a regular basis. A subscription is valid for up to 6 months and may be renewed by the subscriber.

A person serving a sentence of imprisonment in a local, state or federal correctional facility is not entitled to submit a request for a public record. The FOIA Coordinator will deny all such requests.

### **Section 3: Processing a Request**

Unless otherwise agreed to in writing by the person making the request, the DDA will issue a response within five (5) business days of receipt of a FOIA request. If a request is received by fax, email or other electronic transmission, the request is deemed to have been received on the following business day.

The DDA will respond to a request in one of the following ways:

- Grant the request.
- Issue a written notice denying the request.
- Grant the request in part and issue a written notice denying in part the request.
- Issue a notice indicating that due to the nature of the request the DDA needs an additional 10 business days to respond for a total of no more than 15 business days. Only one such extension is permitted.
- Issue a written notice indicating that the public record requested is available at no charge on the DDA's Website.

### When a request is granted:

If the request is granted, or granted in part, the FOIA Coordinator will require that payment be made in full for the allowable fees associated with responding to the request before the public record is made available.

The FOIA Coordinator shall provide a detailed itemization of the allowable costs incurred to process the request to the person making the request.

A copy of these Procedures and Guidelines and the Written Public Summary will be provided to the requestor free of charge with the response to a written request for public records, provided however, that because these Procedures and Guidelines, and the Written Public Summary are maintained on the DDA's website at: www.downtownmarquette.org, a link to the Procedures and Guidelines and the Written Public Summary will be provided in lieu of providing paper copies of those documents. If the cost of processing a FOIA request is \$50 or less, the requester will be notified of the amount due and where the documents can be obtained.

If the cost of processing a FOIA request is expected to exceed \$50 based on a good-faith calculation, or if the requestor has not paid in full for a previously granted request, the DDA will require a good faith deposit pursuant to Section 4 of this policy before processing the request.

In making the request for a good-faith deposit the FOIA Coordinator shall provide the requestor with a detailed itemization of the allowable costs estimated to be incurred by the DDA to process the request and also provide a best efforts estimate of a time frame it will take the DDA to provide the records to the requestor. The best-efforts estimate shall be nonbinding on the DDA, but will be made in good faith and will strive to be reasonably accurate, given the nature of the request in the particular instance, so as to provide the requested records in a manner based on the public policy expressed by Section 1 of the FOIA.

When a request is denied or denied in part:

If the request is denied or denied in part, the FOIA Coordinator will issue a Notice of Denial which shall provide in the applicable circumstance:

- An explanation as to why a requested public record is exempt from disclosure; or
- A certificate that the requested record does not exist under the name or description provided by the requestor, or another name reasonably known by the DDA; or
- An explanation or description of the public record or information within a public record that is separated or deleted from the public record; and
- An explanation of the person's right to submit an appeal of the denial to either the office
  of the DDA Clerk or seek judicial review in the Marquette County Circuit Court;
- An explanation of the right to receive attorneys' fees, costs, and disbursements as well
  actual or compensatory damages, and punitive damages of \$1,000, should they prevail in
  Circuit Court.
- The Notice of Denial shall be signed by the FOIA Coordinator.

If a request does not sufficiently describe a public record, the FOIA Coordinator may, in lieu of issuing a Notice of Denial indicating that the request is deficient, seek clarification or amendment of the request by the person making the request. Any clarification or amendment will be considered a new request subject to the timelines described in this Section.

Requests to inspect public records:

The DDA shall provide reasonable facilities and opportunities for persons to examine and inspect public records during normal business hours. The FOIA Coordinator is authorized to promulgate rules regulating the manner in which records may be viewed so as to protect DDA records from loss, alteration, mutilation or destruction and to prevent excessive interference with normal DDA operations.

Requests for certified copies:

The FOIA Coordinator shall, upon written request, furnish a certified copy of a public record at no additional cost to the person requesting the public record.

### **Section 4: Fee Deposits**

If the fee estimate is expected to exceed \$50.00 based on a good-faith calculation, the requestor will be asked to provide a deposit not exceeding one-half of the total estimated fee.

If a request for public records is from a person who has not paid the DDA in full for copies of public records made in fulfillment of a previously granted written request, the FOIA Coordinator will require a deposit of 100% of the estimated processing fee before beginning to search for a public record for any subsequent written request by that person when all of the following conditions exist:

- The final fee for the prior written request is not more than 105% of the estimated fee;
- The public records made available contained the information sought in the prior written request and remain in the DDA's possession;
- The public records were made available to the individual, subject to payment, within the time frame estimated by the DDA to provide the records;
- Ninety (90) days have passed since the FOIA Coordinator notified the individual in writing that the public records were available for pickup or mailing;
- The individual is unable to show proof of prior payment to the DDA; and
- The FOIA Coordinator has calculated a detailed itemization that is the basis for the current written request's increased estimated fee deposit.

The FOIA Coordinator will not require an increased estimated fee deposit if any of the following apply:

- The person making the request is able to show proof of prior payment in full to the DDA;
- The DDA is subsequently paid in full for the applicable prior written request; or
- Three hundred sixty five (365) days have passed since the person made the request for which full payment was not remitted to the DDA.

### **Section 5: Calculation of Fees**

A fee may be charged for the labor cost of copying/duplication.

A fee will **not** be charged for the labor cost of search, examination, review and the deletion and separation of exempt from nonexempt information unless failure to charge a fee would result in unreasonably high costs to the DDA because of the nature of the request in the particular instance, and the DDA specifically identifies the nature of the unreasonably high costs.

Costs for the search, examination review, and deletion and separation of exempt from non-exempt information are "unreasonably high" when they are excessive and beyond the normal or usual amount for those services (Attorney General Opinion 7083 of 2001) compared to the costs of the DDA's usual FOIA requests, not compared to the DDA's operating budget. (Bloch v. Davison Community Schools, Michigan Court of Appeals, Unpublished, April 26, 2011)

The following factors shall be used to determine an unreasonably high cost to the DDA:

- Volume of the public record requested
- Amount of time spent to search for, examine, review and separate exempt from nonexempt information in the record requested.
- Whether the public records are from more than one DDA department or whether various DDA offices are necessary to respond to the request.
- The available staffing to respond to the request.
- Any other similar factors identified by the FOIA Coordinator in responding to the particular request.

The Michigan FOIA statute permits the DDA to charge for the following costs associated with processing a request:

- Labor costs associated with copying or duplication, which includes making paper copies, making digital copies, or transferring digital public records to non-paper physical media or through the Internet.
- Labor costs associated with searching for, locating and examining a requested public record, when failure to charge a fee will result in unreasonably high costs to the DDA.
- Labor costs associated with a review of a record to separate and delete information exempt from disclosure, when failure to charge a fee will result in unreasonably high costs to the DDA.
- The cost of copying or duplication, not including labor, of paper copies of public records.
   This may include the cost for copies of records already on the DDA's website if you ask for the DDA to make copies.
- The cost of computer discs, computer tapes or other digital or similar media when the
  requester asks for records in non-paper physical media. This may include the cost for
  copies of records already on the DDA's website if you ask for the DDA to make copies.
- The cost to mail or send a public record to a requestor.

Labor costs will be calculated based on the following requirements:

- All labor costs will be estimated and charged in 15-minute increments, with all partial time increments rounded down. If the time involved is less than 15 minutes, there will be no charge.
- Labor costs will be charged at the hourly wage of the lowest-paid DDA employee capable of doing the work in the specific fee category, regardless of who actually performs work.
- Labor costs will also include a charge to cover or partially cover the cost of fringe benefits.
  - The DDA may add up to 50% to the applicable labor charge amount to cover or partially cover the cost of fringe benefits, but in no case may it exceed the actual cost of fringe benefits.
- Overtime wages will not be included in labor costs unless agreed to by the requestor;
   overtime costs will not be used to calculate the fringe benefit cost.
- Contracted labor costs will be charged at the hourly rate of \$60.60 (6 times the state minimum hourly wage).

The cost to provide records on non-paper physical media when so requested will be based on the following requirements:

- Computer disks, computer tapes or other digital or similar media will be at the actual and most reasonably economical cost for the non-paper media.
- This cost will only be assessed if the DDA has the technological capability necessary to provide the public record in the requested non-paper physical media format.
- The DDA will procure any non-paper media and will not accept media from the requestor in order to ensure integrity of the DDA's technology infrastructure.

The cost to provide paper copies of records will be based on the following requirements:

- Paper copies of public records made on standard letter (8 ½ x 11) or legal (8 ½ x 14) sized paper will not exceed \$.10 per sheet of paper. Copies for non-standard sized sheets of paper will reflect the actual cost of reproduction.
- The DDA will provide records using double-sided printing, if it is cost-saving and available.
- The cost to mail records to a requestor will be based on the following requirements:
- The actual cost to mail public records using a reasonably economical and justified means.
- The DDA may charge for the least expensive form of postal delivery confirmation.

No cost will be made for expedited shipping or insurance unless specified by the requestor. If the FOIA Coordinator does not respond to a written request in a timely manner, the DDA must:

- Reduce the labor costs by 5% for each day the DDA exceeds the time permitted under FOIA up to a 50% maximum reduction, if any of the following applies:
  - o The DDA's late response was willful and intentional,
  - The written request conveyed a request for information within the first 250 words of the body of a letter facsimile, email or email attachment, or

- The written request included the words, characters, or abbreviations for "freedom of information," "information," "FOIA," "copy" or a recognizable misspelling of such, or legal code reference to MCL 15. 231, et seq. or 1976 Public Act 442 on the front of an envelope or in the subject line of an email, letter or facsimile cover page.
- Fully note the charge reduction in the Detailed Itemization of Costs Form.

#### **Section 6: Waiver of Fees**

The cost of the search for and copying of a public record may be waived or reduced if in the sole judgment of the FOIA Coordinator a waiver or reduced fee is in the public interest because it can be considered as primarily benefitting the general public. The DDA Board of Directors may identify specific records or types of records it deems should be made available for no charge or at a reduced cost.

### **Section 7: Discounted Fees**

Indigence

The FOIA Coordinator will discount the first \$20.00 of the processing fee for a request if the person requesting a public record submits an affidavit stating that they are:

- Indigent and receiving specific public assistance, or
- If not receiving public assistance, stating facts demonstrating an inability to pay because of indigence.

An individual is not eligible to receive the waiver if:

- The requestor has previously received discounted copies of public records from the DDA twice during the calendar year; or
- The requestor requests information in connection with other persons who are offering or providing payment to make the request.

An affidavit is sworn statement. The FOIA Coordinator may make a Fee Waiver Affidavit Form available for use by the public.

Nonprofit organization advocating for developmentally disabled or mentally ill individuals

The FOIA Coordinator will discount the first \$20.00 of the processing fee for a request from:

- A nonprofit organization formally designated by the state to carry out activities under subtitle C of the federal developmental disabilities assistance and bill of rights act of 2000, Public Law 106-402, and the protection and advocacy for individuals with mental illness act, Public Law 99-319, or their successors, if the request meets all of the following requirements:
  - Is made directly on behalf of the organization or its clients.

- Is made for a reason wholly consistent with the mission and provisions of those laws under section 931 of the mental health code, 1974 PA 258, MCL 330.1931.
- Is accompanied by documentation of its designation by the state, if requested by the public body.

### Section 8: Appeal of a Denial of a Public Record

When a requestor believes that all or a portion of a public record has not been disclosed or has been improperly exempted from disclosure, he or she may appeal to the DDA Board of Directors by filing an appeal of the denial with the DDA Executive Director.

The appeal must be in writing, specifically state the word "appeal" and identify the reason or reasons the requestor is seeking a reversal of the denial. The DDA FOIA Appeal Form (To Appeal a Denial of Records), may be used. The DDA Board of Directors is not considered to have received a written appeal until the first regularly scheduled DDA Board of Directors meeting following submission of the written appeal.

Within 10 business days of receiving the appeal the DDA Board of Directors will respond in writing by:

- Reversing the disclosure denial;
- Upholding the disclosure denial; or
- Reverse the disclosure denial in part and uphold the disclosure denial in part; or
- Under unusual circumstances, issue a notice extending for not more than 10 business days the period during which the DDA Board of Directors shall respond to the written appeal. The DDA Board of Directors shall not issue more than 1 notice of extension for a particular written appeal.

If the DDA Board of Directors fails to respond to a written appeal, or if the DDA Board of Directors upholds all or a portion of the disclosure denial that is the subject of the written appeal, the requesting person may seek judicial review of the nondisclosure by commencing a civil action in Circuit Court.

Whether or not a requestor submitted an appeal of a denial to the DDA Board of Directors, he or she may file a civil action in Marquette County Circuit Court within 180 days after the DDA's final determination to deny the request.

If a court determines a public record is not exempt from disclosure, it shall order the DDA to cease withholding or to produce all or a portion of a public record wrongfully withheld, regardless of the location of the public record. Failure to comply with an order of the court may be punished as contempt of court.

If a person asserting the right to inspect, copy, or receive a copy of all or a portion of a public record prevails in such an action, the court shall award reasonable attorneys' fees, costs, and

disbursements. If the person or DDA prevails in part, the court may, in its discretion, award all or an appropriate portion of reasonable attorneys' fees, costs, and disbursements.

If the court determines that the DDA has arbitrarily and capriciously violated this act by refusal or delay in disclosing or providing copies of a public record, the court shall order the DDA to pay a civil fine of \$1,000.00, which shall be deposited into the general fund of the state treasury. The court shall award, in addition to any actual or compensatory damages, punitive damages in the amount of \$1,000.00 to the person seeking the right to inspect or receive a copy of a public record. The damages shall not be assessed against an individual, but shall be assessed against the next succeeding public body that is not an individual and that kept or maintained the public record as part of its public function.

Section 9: Appeal of an Excessive FOIA Processing Fee

"Fee" means the total fee or any component of the total fee calculated under section 4 of the FOIA, including any deposit.

If a requestor believes that the fee charged by the DDA to process a FOIA request exceeds the amount permitted by state law or under this policy, he or she must first appeal to the DDA Board of Directors by submitting a written appeal for a fee reduction to the DDA Executive Director. The appeal must be in writing, specifically state the word "appeal" and identify how the required fee exceeds the amount permitted. The DDA FOIA Appeal Form (To Appeal an Excess Fee) may be used.

The DDA Board of Directors is not considered to have received a written appeal until the first regularly scheduled DDA Board of Directors meeting following submission of the written appeal.

Within 10 business days after receiving the appeal, the DDA Board of Directors will respond in writing by:

- Waiving the fee;
- Reducing the fee and issuing a written determination indicating the specific basis that supports the remaining fee;
- Upholding the fee and issuing a written determination indicating the specific basis that supports the required fee; or
- Issuing a notice detailing the reason or reasons for extending for not more than 10 business days the period during which the DDA Board of Directors will respond to the written appeal. The DDA Board of Directors shall not issue more than 1 notice of extension for a particular written appeal.

Where the DDA Board of Directors reduces or upholds the fee, the determination must include a certification from the DDA Board of Directors that the statements in the determination are accurate and that the reduced fee amount complies with its publicly available procedures and guidelines and Section 4 of the FOIA.

Within 45 days after receiving notice of the DDA Board of Directors's determination of an appeal, the requesting person may commence a civil action in Marquette County Circuit Court for a fee reduction.

If a civil action is commenced against the DDA for an excess fee, the DDA is not obligated to complete the processing of the written request for the public record at issue until the court resolves the fee dispute. An action shall not be filed in circuit court unless one of the following applies:

- The DDA does not provide for appeals of fees,
- The DDA Board of Directors failed to respond to a written appeal as required, or
- The DDA Board of Directors issued a determination to a written appeal.

If a court determines that the DDA required a fee that exceeds the amount permitted under its publicly available procedures and guidelines or Section 4 of the FOIA, the court shall reduce the fee to a permissible amount. Failure to comply with an order of the court may be punished as contempt of court.

If the requesting person prevails in court by receiving a reduction of 50% or more of the total fee, the court may, in its discretion, award all or an appropriate portion of reasonable attorneys' fees, costs, and disbursements. The award shall be assessed against the public body liable for damages.

If the court determines that the DDA has arbitrarily and capriciously violated the FOIA by charging an excessive fee, the court shall order the DDA to pay a civil fine of \$500.00, which shall be deposited in the general fund of the state treasury. The court may also award, in addition to any actual or compensatory damages, punitive damages in the amount of \$500.00 to the person seeking the fee reduction. The fine and any damages shall not be assessed against an individual, but shall be assessed against the next succeeding public body that is not an individual and that kept or maintained the public record as part of its public function.

### Section 10: Conflict with Prior FOIA Policies and Procedures; Effective Date

To the extent that these Procedures and Guidelines conflict with previous FOIA policies promulgated by DDA Board of Directors or the DDA Administration these Procedures and Guidelines are controlling.

To the extent that any administrative rule promulgated by the FOIA Coordinator subsequent to the adoption of this resolution is found to be in conflict with any previous policy promulgated by the DDA Board of Directors or the DDA Administration, the administrative rule promulgated by the FOIA Coordinator is controlling. To the extent that any provision of these Procedures and Guidelines or any administrative rule promulgated by the FOIA Coordinator pertaining to the release of public records is found to be in conflict with any State statute, the applicable statute shall control. The FOIA Coordinator is authorized to modify this policy and all previous policies adopted by the DDA Board of Directors or the DDA Administration, and to adopt such

administrative rules as he or she may deem necessary, to facilitate the legal review and processing of requests for public records made pursuant to Michigan's FOIA statute, provided that such modifications and rules are consistent with State law. The FOIA Coordinator shall inform the DDA Board of Directors of any change these Policies and Guidelines.

These FOIA Policies and Guidelines become effective November 9, 2023.

## **Section 11: Appendix of Marquette DDA FOIA Forms**

- Request for Public Records Form
- Notice to Extend Response Time Form
- Notice of Denial Form
- Detailed Cost Itemization Form
- Appeal of Denial of Records Form
- Appeal of Excess Fee Form

**DDA**: Keep original and provide copy of both sides, along with Public Summary, to requestor at no charge.

# Marquette Downtown Development Authority 337 W. Washington St. Marquette, MI 49855 Phone: 906-228-9475

Request Form Note: Requestors are not required to use this form. The DDA may complete one for record keeping if not used.

# **FOIA Request for Public Records**

Michigan Freedom of Information Act, Public Act 442 of 1976, MCL 15.231, et seq.

Request No.: Date Received:	Check if received			Electronic Method
(Please Print or Type)			r: der:	
Name		Phone	e	
Firm/Organization		Fax		
Street		Email		
City	State	Zip		
Request for: Copy Certified copy Reco	rd inspection	Subscription	n to record issued or	n regular basis
<b>Delivery Method:</b> Will pick up Will make own cop Deliver on digital media provided by the DDA:	ies onsite M	lail to address a	ibove Email t	o address above
Note: The DDA is not required to provide records in a digital for the technological capability to do so.	rmat or on digital m	 nedia if the DDA	does not already ha	ave
Describe the public record(s) as specifically as possible. Y	ou may use this for	rm or attach add	ditional sheets:	
Consent to Non-Statutory I have requested a copy of records or a subscription to records or the Information Act, Public Act 442 of 1976, MCL 15.231, et seq. I unders days after receiving it, and that response may include taking a 10-bus DDA's response time for this request until: (mon.	opportunity to inspect stand that the DDA minimess day extension.	ct records, pursua Just respond to th	ant to the Michigan Frois is request within five (	5) business to extend the
Requestor's Signature				Date

#### **Records Located on Website**

If the DDA directly or indirectly administers or maintains an official internet presence, any public records available to the general public on that internet site at the time the request is made are exempt from any labor charges to redact (separate exempt information from non-exempt information).

If the FOIA coordinator knows or has reason to know that all or a portion of the requested information is available on its website, the DDA must notify the requestor in its written response that all or a portion of the requested information is available on its website. The written response, to the degree practicable in the specific instance, must include a specific webpage address where the requested information is available. On the detailed cost itemization form, the DDA must separate the requested public records that are available on its website from those that are not available on the website and must inform the requestor of the additional charge to receive copies of the public records that are available on its website.

If the DDA has included the website address for a record in its written response to the requestor and the requestor thereafter stipulates that the public record be provided to him or her in a paper format or other form, including digital media, the DDA must provide the public records in the specified format (if the DDA has the technological capability) but may use a fringe benefit multiplier greater than the 50%, not to exceed the actual costs of providing the information in the specified format.

## Request for Copies/Duplication of Records on DDA Website

I hereby stipulate that, even if some or all of the records are located on a DDA website. I am requesting that the DDA make copies of those records on the website and deliver them to me in the format I have requested above. I understand that some FOIA fees may apply.

Requestor's Signature Date

#### Overtime Labor Costs

Overtime wages shall not be included in the calculation of labor costs unless overtime is specifically stipulated by the requestor and clearly noted on the detailed cost itemization form.

#### Consent to Overtime Labor Costs

I hereby agree and stipulate to the DDA using overtime wages in calculating the following labor costs as itemized in the following

- 1. Labor to copy/duplicate
- 2. Labor to locate categors: Labor to redact
- 3b. Contract labor to redact

Labor to copy/duplicate records already on City's website 6b.

Requestor's Signature Date

### Request for Discount: Indigence

A public record search must be made and a copy of a public record must be furnished without charge for the first \$20.00 of the fee for each request by an individual who is entitled to information under this act and who:

- 1) Submits an affidavit stating that the individual is indigent and receiving specific public assistance, OR
- 2) If not receiving public assistance, stating facts showing inability to pay the cost because of indigence.

If a requestor is ineligible for the discount, the public body shall inform the requestor specifically of the reason for ineligibility in the public body's written response. An individual is ineligible for this fee reduction if ANY of the following apply:

- (i) The individual has previously received discounted copies of public records from the same public body twice during that calendar year.
- (ii) The individual requests the information in conjunction with outside parties who are offering or providing payment or other remuneration to the individual to make the request. A public body may require a statement by the requestor in the affidavit that the request is not being made in conjunction with outside parties in exchange for payment or other remuneration.

Office Use: Affidavit Received Eliaible for Discount Ineligible for Discount I am submitting an affidavit and requesting that I receive the discount for indigence for this FOIA request: Date: Requestor's Signature:

#### Request for Discount: Nonprofit Organization

A public record search must be made and a copy of a public record must be furnished without charge for the first \$20.00 of the fee for each request by a nonprofit organization formally designated by the state to carry out activities under subtitle C of the Developmental Disabilities Assistance and Bill of Rights Act of 2000 and the Protection and Advocacy for Individuals with Mental Illness Act, if the request meets ALL of the following requirements:

- (i) Is made directly on behalf of the organization or its clients.
- (ii) Is made for a reason wholly consistent with the mission and provisions of those laws under section 931 of the Mental Health Code, 1974 PA 258, MCL 330,1931.
- Is accompanied by documentation of its designation by the state, if requested by the DDA.

Documentation of State Designation Received Ineligible for Discount Office Use: Eligible for Discount I stipulate that I am a designated agent for the nonprofit organization making this FOIA request and that this request is made Date: directly on behalf of the organization or its clients and is made for a reason wholly consistent with the mission and provisions of those laws under section 931 of the Mental Health Code, 1974 PA 258, MCL 330.1931: Requestor's Signature:



# MARQUETTE DOWNTOWN DEVELOPMENT AUTHORITY (DDA) NOTICE OF FREEDOM OF INFORMATION ACT (FOIA) RESPONSE

1.	Name and address of requester:
2.	Manner in which request submitted:
3.	Date written request received by DDA (The next business day if received by Email or electronic means):
4.	Public records held by the DDA that are requested:
5.	The request is:  □Granted  □Granted in part and denied in part  □Granted with redactions  □Denied  Additional information:
6.	Fee incurred in responding to request:  Staff, Labor, Postal Charges  Duplication Charges  Total Costs
	Payable to: City of Marquette, 300 W. Baraga Avenue, Marquette, MI 49855  ☐ Fee waived. (nominal) ☐ No fee charges (affidavit of Public Assistance or Indigence submitted and accepted). ☐ Because estimated fee exceeds \$50 deposit of one-half the total amount due must be received by the DDA prior to the DDA's response. The deposit of shall be payable by check or money order to "Marquette Downtown Development Authority". Remit to Marquette Downtown Development Authority, FOIA Coordinator, 337 W. Washington St., Marquette, MI 49855 with a copy of this notice.

7.	Requested Information:
	$\square$ Emailed to
	$\square$ Mailed via USPS
	□ Picked up in-person

- 8. Date of Response:
- 9. Description of appeal rights due to denial of requested records. (A) Per Section 5(4) (d)(i) of FOIA, you may submit to the Executive Director of the Marquette Downtown Development Authority a written appeal that specifically states the word "appeal" and that identifies the reason(s) for the requested reversal of the denial. The appeal should be mailed to the Executive Director at 337 W. Washington St., Marquette 49855. The Marquette DDA Board of Directors will address the appeal at the next regularly scheduled meeting after the appeal is received and will respond to the appeal within ten (10) days after the Board meeting.
  - (B) Alternately, you may seek judicial review of the denial under Section 10 of FOIA. Such review will be in the circuit court in which you reside or have your principal place of business, or Marquette City. If you prevail in your court action, then under FOIA, Section 10(6). "The court shall award reasonable attorneys' fees, costs, and disbursements." If the Marquette DDA prevails, "...the court may, in its discretion, award all or any appropriate portion of reasonable attorneys' fees, costs, and disbursements."

The Marquette Downtown Development Authority follows the City of Marquette's FOIA Procedures and Guidelines Policy. A copy of the City of Marquette's FOIA Procedures and Guidelines Policy, adopted on April 27, 2015 by the Marquette City Commission, can be found at the following URL: http://marquettemi.gov/wp-content/uploads/2017/09/FOIA-Policy-2015.pdf

Tara Laase-McKinney
Executive Director
Designated FOIA Coordinator
Marquette Downtown Development Authority
337 W. Washington St.
Marquette, MI 49855

Phone: (906) 228-9475, ext. 103

Email address: tara@downtownmarquette.org

DDA: Keep original and provide copies of both sides of each sheet, along with Public Summary, to requestor at no charge.

# Marquette Downtown Development Authority 337 W. Washington Street Marquette, MI 49855 Phone: 906-228-9475

Freedom of Information Act Request Detailed Cost Itemization

Date:	Prepared for Request No.:	Date Request Received:		
•	rged in compliance with Section 4 of the Michiga ording to the DDA's FOIA Policies and Guidelines			
digital copies, or transferring digital protection through the internet or other electronic This shall not be more than the hourly	plication ciated with duplication of publication, including making ublic records to be given to the requestor on non-pape ic means as stipulated by the requestor. y wage of the DDA's lowest-paid employee capable of cular instance, regardless of whether that person is available.	necessary ailable or who actual-		
These costs will be estimated and che example: 15 minutes or more); all par less than one increment, there is no content.	arged in minute increments as set by the DDA B rtial time increments must be rounded down. <i>If the number arge.</i>	oard of Directors (For mber of minutes is the number of increments, take the number of minutes:,		
Hourly Wage Charged: \$	Charge per increment	t: \$ divide by		
OR Hourly Wage with Fringe Benefit Cos Multiply the hourly wage by the perce (up to 50% of the hourly wage) and a	entage multiplier:%	minus increments, and round down. Enter below:		
hourly wage for a total per hour rate.	Charge per increment	t: \$ 1.		
Overtime rate charged as stipulat	ed by Requestor (overtime is not used to calculate the			
2. <u>Labor</u> Cost to <u>Locate</u> :				
ords in conjunction with receiving and ure to do so will result in unreasonable	ciated with the necessary searching for, locating, nd exit diffilling a granted written request. This fee is being colly high costs to the DDA that are excessive and beyon to the DDA's usual FOIA requests, because of the nat	harged because fail- d the normal or usual ture of the request in		
		To figure the		
	arged in minute increments as set by the DDA B rtial time increments must be rounded down. <i>If the number arge</i> .	the number of minutes is minutes:		
Hourly Wage Charged: \$ OR	Charge per incremen	minus		
Hourly Wage with Fringe Benefit Cos Multiply the hourly wage by the perce (up to 50% of the hourly wage) and a	entage multiplier:%	increments, and round down. Enter below:		
hourly wage for a total per hour rate.	Charge per incremen	t: \$   2.   Labor Cost		
Overtime rate charged as stipulated by Requestor (overtime is not used to calculate the fringe benefit cost)   increments   x =				

3a. Employee Labor Cost for Separating Exempt from non Exemption (Redacting):						
Fill this out if using a city employee. If contracted, use No. 3b instead).						
The DDA will not charge for labor directly associated with redaction if it knows or has a reason to know that it previously redacted the record in question and still has the redacted version in its possession.						
This fee is being charged because failure to do so will result in unreasonably high costs to the DDA that are excessive and beyond the normal or usual amount for these services compared to the DDA's usual FOIA requests, because of the nature of the request in the particular instance, specifically:						
This is the cost of labor of a DDA employee, including necessary review, directly associated with separating and deleting example from non-exempt information. This shall not be more than the hourly wage of the DDA's lowest paid employee capable of separating and deleting exempt from nonexempt information in this particular instance, regardless of whether that person is available or who actually performs the labor.						
These costs will be estimated and charged in minute increments as set by the DDA Board of Directors ( <i>For example: 15 minutes or more</i> ); all partial time increments must be rounded down. <i>If the number of minutes is less than one increment, there is no charge.</i>	To figure the number of increments, take the number of minutes:,					
Hourly Wage Charged: \$ Charge per increment: \$	divide by minus					
Hourly Wage with Fringe Benefit Cost: \$	increments, and round down. Enter below:					
hourly wage for a total per hour rate.  Charge per increment: \$	Number of	3a. Labor Cost				
Overtime rate charged as stipulated by Requestor (overtime is not used to calculate the fringe benefit cost)	increments X=	\$				
3b. Contracting Labor Cost for Separating Exempt from non-exempt (Redacting):						
Fill this out if using a contractor, such as the attorney. If using in-house employee, use No. 3a instead.						
The city will not charge for labor directly associated with redaction if it knows or has reason to know that it previously redacted the record in question and still has the redated version in its possession.						
This fee is being charged because failure to do so will result in unreasonably high costs to the DDA that are excessive and beyond the normal or usual amount for those services compared to the DDA's usual FOIA requests, because of the nature of the request in this particular instance, specifically:						
The DDA will not charge more than the hourly wage of its lowest-paid employee capable of searching for, locat-						
ing, and examining the public records in this particular instance, regardless o whether that person is available or who actually performs the labor.						
As the DDA does not employ a person capable of separating exempt from non-exempt information in this particular instance, as determined by the FOIA Coordinator, this is the cost of labor of a contractor )i.e.: outside attorney), including necessary review, directly associated with separating and deleting exempt information from non-exempt information. This shall not exceed an amount equal to 6 times the state minimum houly wage rate of \$ (currently \$10.10).	To figure the number of increments, take the number of minutes:					
Name of contracted person or firm:	divide by minus					
These costs will be estimated and charged in minute time increments (must be 15 minutes or more); all partial time increments must be rounded down. If the number of minutes is less than 15, there is no charge.	increments, and round down. Enter below:	<b>a</b> :				
Hourly Wage Charged: \$ Charge per increment: \$	Number of increments X =	3b. Labor Cost \$				

4. Copying / Duplication Cost:		
Copying costs may be charged if a copy of a public record is requested, or for the necessary copying of a record for inspection (for example, to allow for blacking out exempt information, to protect old or delicate original records, or because the original record is a digital file or database not available for public inspection).		
No more than the actual cost of a sheet of paper, up to maximum 10 cents per sheet for:  Letter (8.5 x 11 inch, single and double sided): cents per sheet  Legal (8.5 x 14 inch, single and double sided): cents per sheet  No more than the actual cost of a sheet of paper for other paper sizes:  Other paper sizes (single and double sided): cents/dollars per sheet  Actual and most reasonably economical cost of non-paper physical digital media:  Circle applicable: Disc / Tape / Drive / Other Digital Medium Cost per item:  The cost of paper copies must be calculated as a total cost per sheet of paper. The fee cannot exceed 10 cents per sheet of paper for copies of public records made on 8.5 by 11 inch paper or 8.5 by 14 inch paper. A city must utilize the most economical means available for making copies of public records, including using double sided printing, if cost saving and available.	Number of Sheets:  x	Costs:  \$ \$ \$ 4. Total Copy Cost \$
<ul> <li>5. Mailing Cost:</li> <li>The DDA will charge the actual cost of mailing, if any, for sending records in a reasonably economical and justifiable manner. Delivery confirmation is not required.</li> <li>The DDA may charge for the least expensive form of postal delivery confirmation.</li> <li>The DDA cannot charge more for expediting shipping or insurance unless specifically requested by the requestor.*</li> <li>Actual Cost of Envelope or Packaging: \$ per stamp \$ per pound \$ per pound \$ per pound \$ per package</li> <li>Actual Cost (least Expensive) Postal Delivery Confirmation: \$ * Expedited Shipping or Insurance as Requested: \$ Requestor has requested expedited shipping or insurance</li> </ul>	Number of Envelopes or Packages:  x=  x=  x=  x=  x=  x=	Costs: \$ \$ \$ \$ \$ \$ Total Mailing
		Costs:

6a. Copying/Duplicating Cost for Records Already on the DDA's Website:		
If the public body has included the website address for a record in its written response to the requestor, <u>and the requestor thereafter stipulates that the public record be provided to him or her in a paper format or non-paper physical digital media</u> , the City will provide the public records in the specified format and may charge copying costs to provide those copies.		
No more than the <u>actual cost</u> of a sheet of paper, <u>up to maximum 10 cents per sheet for:</u>	Number of Sheets:	Costs:
<ul> <li>Letter (8.5 x 11 inch, single and double sided): cents per sheet</li> <li>Legal (8.5 x 14 inch, single and double sided): cents per sheet</li> </ul>	x= x=	\$ \$
No more than the <u>actual</u> cost of a sheet of paper for other paper sizes:		
Other paper sizes (single and double sided): cents/dollars per sheet	x=	\$
Actual and most reasonably economical cost of non-paper physical digital media:	No. of Items:	
Circle applicable: Disc / Tape / Drive / Other Digital Medium Cost per item:	x=	\$
Requestor has stipulated that some/all of the requested records that are already available on the DDA's website be provided in a paper or non-paper physical digital medium.		4. Total Copy Cost \$
6b. <u>Labor Cost for Copying/Duplicating Records Already on DDA's Website</u>		
This shall not be more than the houly wage of the DDA's lowest paid employee capable of necessary duplication or publication in this particular instance, regardless of whether that person is available or who will actually perform the labor. These costs will be setimated and charged in minute time increments (i.e.:15 minutes or more): all partial time increments must be rounded down. If the number of minutes is less that 15, there is no charge.	To figure the number of increments, take the number of minutes:, divide by	
Hourly Wage Charged: \$ Charge per increment: \$ Builtiply the hourly wage by the percentage multiplier: % and add to the hourly wage for a total per hour rate.  Charge per increment: \$ Builtiplier: \$ Charge per increment: \$ Charge per increment: \$ Builtiplier: \$	by minute incre- ments, and round down. Enter below:	
The DDA may use a fringe benefit multiplier greater Than the 50% limitation, not to exceed the actual costs of providing the information in the specified format.	Number of increments	6b. Web Labor Cost
Overtime rate charged as stipulated by Requestor	x=	\$
6c. Mailing Cost for Records already on DDA's Website:	Number:	Costs:
Actual Cost of Envelope or Packaging: \$	x=	\$
Actual Cost of Postage: \$ per stamp / per pound / per package	x=	\$
Actual Cost (least Expensive) Postal Delivery Confirmation: \$*  *Expedited Shipping or Insurance as Requested: \$	x= x=	\$ \$
Requestor has requested expedited shipping or insurance		
		6c. Web Mailing Cost
		\$

Subtotal Fees Before	Waivers, Discounts or Depo	sits:	Cost Estimate			
			Bill	1. Labo	Cost for Copying:	\$
		ı L	DIII		oor Cost to Locate:	
Estimated Time Frame t	o Provide Records:				or Cost to Redact:	
	(days or date)				or Cost to Redact: g Duplication Cost:	
The time frame estimate	is nonbinding upon the DDA,			4. Соруш	5. Mailing Cost:	\$
but the DDA is providing	the estimate in good faith.		6a. (	Copying/Duplication of Re		\$
Providing an estimated t	ime frame does not relieve the			bor Costs for Copying Re	cords on Website:	\$
DDA from any of the req	uirements of this act.			6c. Mailing Cost for Re	cords on Website:	\$
		]			Subtotal Fees:	\$
Waiver: Public Interest						
A search for public records a reduced charge if the DD searching for or furnishing	may be conducted or copies of p A determines that a waiver or rec copies of the public record can be	duction if	the fee is in the publ	lic interest because		
lic.	All fees are waived	OR	All food o	re reduced by:%	Subtotal Fees	
	All lees are waived	UK	All lees a	ite reduced by%	after Waiver:	\$
Discount: Indigence						
A public record search mus	st be made and a copy of a public request by an individual who is er					
	ating that the individual is indigen					
,						
2.) If not receiving public as	ssistance, stating facts showing ir	nability to	pay the cost because	se of indigence.		
	or the discount, the public body sh dy's written response. An individu					
	has previously received discount g that calendar year, OR	ed copies	s of public records fr	rom the same public		
providing payme quire a statemen	I requests the information in conju nt or other remuneration to the ind t by the requestor in the affidavit t les in exchange for payment or ot	dividual to that the re	o make the request. equest is not being r	A public boy may re-	Subtotal Fees After discount	
			Eligible	e for Indigence Discount	(subtract \$20)	\$
Discount: Nonprofit Organization  A public record search must be made and a copy of a public record must be furnished without charge for the first \$20.00 of the fee for each request by a nonprofit organization formally designed by the state to carry out activities under subtitle C of the federal Development Disabilities Assistance and Bill of Rights Act of 2000 oand the federal Protection and Advocacy for individuals with Mental Illness Act, if the request meets ALL of the following requirements:						
(i) Is made direct	ly on behalf of the organization or	r its client	ts.			
	reason wholly consistent with the gan Mental Health Code, 1974 PA			ose laws under section		
(iii) Is accompani	ied by documentation of its desigr	nation by	the state, if requeste	ed by the DDA.	Subtotal Fees	
			Fligib	le for Nonprofit Discount	After Discount	¢

Deposit: Good Faith				
The DDA may require a good-faith deposit before providing the public records to the requestor if the entire fee estimate or change authorize under the section exceeds %50.00, based on a good-faith calculation of the total fee. The deposit cannot exceed 1/2 of the total estimated fee. Percentage of deposit:%	Date Paid:	Deposit Amount Required:		
,		\$		
Deposit: Increased Deposit Due to Previous FOIA Fees Not Paid In Full  After the DDA has granted and fulfilled a written request from an individual under this act, if the DDA has not been paid in full the total amount of fees for the copies of public records that the DDA made available to the individual as a result of that written request, the DDA may require an increased estimated fee deposit of up to 100% of the estimated fee before it begins a full public record search for any subsequent written request from that individual if ALL of the following apply:				
<ul> <li>(a) the final fee for the prior written request was not more than 105% of the estimated fee.</li> <li>(b) The public records made available contained the information being sough in the prior written request and are still in the DDA's possession.</li> <li>(c) The public records were made available to the individual, subject to payment, within the best effort estimated time frame given for the previous request.</li> <li>(d) Ninety (90) days have passed since the DDA notified the individual in writing that the public records were available for pickup or mailing.</li> <li>(e) The individual is unable to show proof of prior payment to the DDA.</li> <li>(f) The DDA calculates a detailed itemization, as required under MCL 15.234, that is the basis for the current written request's increased estimated fee deposit.</li> </ul>		Percent Deposit Required:		
apply:		%		
<ul> <li>(a) The individual is able to show proof of prior payment in full to the DDA, OR</li> <li>(b) The DDA is subsequently paid in full for the applicable prior written request, OR</li> <li>(c) Three hundred sixty five (365) days have passed since the individual made the written request for which full payment was not remitted to the DDA.</li> </ul>	Date Paid:	Deposit Required		
Late Response <u>Labor Costs</u> Reduction If the DDA does not respond dto a written request in a timely manner as equired under MCL 15.235(2), the DDA must do the following:				
(a)Reduce the charges for labor costs otherwise permitted by 5%for each day the DDA exceeds the time permitted for a response to the request, with a maximum 50% reduction, if EITHER of the following applies:		Total Labor Costs		
(i) The late response was willful and intentional, OR  Number of Days Over Required Response Time: Reduction				
(ii) The written request included language that conveyed a request for information within the first 250 words of the body of a letter, facsimile, electronic mail, or				
The Public Summary of the DDA's FOIA Procedures and guidelines is available free of charge from:				
Website: Email:				
Phone: Address:				
Request Will Be Processed, But Balance Must Be Paid Before Copies May Be Picked Up, Delivered, or Mailed	Date Paid:	Total Balance Due: \$		

Fee Appeal Form

Date:

**DDA**: Keep original and provide copy of both sides, along with Public Summary, to requestor at no charge.

Signature of FOIA Coordinator:

# Marquette Downtown Development Authority 337 W. Washington Street Marquette, MI 49855

Phone: 906-228-9475

# FOIA Appeal Form—To Appeal an Excess Fee

Michigan Freedom of Information Act, Public Act 442 of 1976, MCL 15.231, et seq.

	Date Received: Check if received via: Email Fax Other Electronic Method Date delivered to junk/spam folder: Date discovered in junk/spam folder:
Request for: Delivery Method:	Copy Certified copy Record inspection Subscription to record issued on regular basis Will pick up Will make own copies onsite Mail to address above Email to address above Phone
Firm/Organization	Fax
Street	Email
City	State Zip
Deliver on digita	I media provided by the DDA:
Record(s) You Rec	quested: (Listed here or see attached copy of original request)
	·
The appeal must sp	Reason(s) for Appeal: ecifically identify how the required fee(s) exceed the amount permitted. You may use this form or attach additional sheets:
Requestor's Signa	
	ture:Date:
The DDA must pr	DDA Response: rovide a response within 10 business days after receiving this appeal, including a determination or taking one 10-day extension.
The DDA must pr  DDA Extension: V (month, day, year).	DDA Response:
The DDA must produced by DDA Extension: W (month, day, year). Unusual circumstan	DDA Response: rovide a response within 10 business days after receiving this appeal, including a determination or taking one 10-day extension.  We are extending the date to respond to your FOIA fee appeal for no more than 10 business days, until Only one extension may be taken per FOIA appeal.
The DDA must produced by DDA Extension: W (month, day, year). Unusual circumstan	DDA Response: rovide a response within 10 business days after receiving this appeal, including a determination or taking one 10-day extension.  We are extending the date to respond to your FOIA fee appeal for no more than 10 business days, until Only one extension may be taken per FOIA appeal.  Indees warranting extension:  Institute of the provided in the provided provided in the provided provided in the provided provided provided in the provided prov
The DDA must property of the DDA Extension: We (month, day, year). Unusual circumstar of the Unusual circumstar of the DDA Determination of the DD	DDA Response: rovide a response within 10 business days after receiving this appeal, including a determination or taking one 10-day extension.  We are extending the date to respond to your FOIA fee appeal for no more than 10 business days, until Only one extension may be taken per FOIA appeal.  Indees warranting extension:  Institute of the provided in the provided provided in the provided provided in the provided provided provided in the provided prov
The DDA must property of the DDA Extension: We (month, day, year). Unusual circumstar of the Unusual circumstar of the DDA Determination of the DD	DDA Response: rovide a response within 10 business days after receiving this appeal, including a determination or taking one 10-day extension.  We are extending the date to respond to your FOIA fee appeal for no more than 10 business days, until Only one extension may be taken per FOIA appeal.  Incess warranting extension; contact:  Institute of the property of the

# FREEDOM OF INFORMATION ACT (EXCERPT) Act 442 of 1976

# 15.240a.added Fee in excess of amount permitted under procedures and guidelines or MCL 15.234.

Sec. 10a.

- (1) If a public body requires a fee that exceeds the amount permitted under its publicly available procedures and guidelines or section 4, the requesting person may do any of the following:
- (a) If the public body provides for fee appeals to the head of the public body in its publicly available procedures and guidelines, submit to the head of the public body a written appeal for a fee reduction that specifically states the word "appeal" and identifies how the required fee exceeds the amount permitted under the public body's available procedures and guidelines or section 4.
- (b) Commence a civil action in the circuit court, or if the decision of a state public body is at issue, in the court of claims, for a fee reduction. The action must be filed within 45 days after receiving the notice of the required fee or a determination of an appeal to the head of a public body. If a civil action is commenced against the public body under this subdivision, the public body is not obligated to complete the processing of the written request for the public record at issue until the court resolves the fee dispute. An action shall not be filed under this subdivision unless 1 of the following applies:
- (i) The public body does not provide for appeals under subdivision (a).
- (ii) The head of the public body failed to respond to a written appeal as required under subsection (2).
- (iii) The head of the public body issued a determination to a written appeal as required under subsection (2).
- (2) Within 10 business days after receiving a written appeal under subsection (1)(a), the head of a public body shall do 1 of the following:
- (a) Waive the fee.
- (b) Reduce the fee and issue a written determination to the requesting person indicating the specific basis under section 4 that supports the remaining fee. The determination shall include a certification from the head of the public body that the statements in the determination are accurate and that the reduced fee amount complies with its publicly available procedures and guidelines and section 4.
- (c) Uphold the fee and issue a written determination to the requesting person indicating the specific basis under section 4 that supports the required fee. The determination shall include a certification from the head of the public body that the statements in the determination are accurate and that the fee amount complies with the public body's publicly available procedures and guidelines and section 4.
- (d) Issue a notice extending for not more than 10 business days the period during which the head of the public body must respond to the written appeal. The notice of extension shall include a detailed reason or reasons why the extension is necessary. The head of a public body shall not issue more than 1 notice of extension for a particular written appeal.
- (3) A board or commission that is the head of a public body is not considered to have received a written appeal under subsection (2) until the first regularly scheduled meeting of that board or commission following submission of the written appeal under subsection (1)(a).
- (4) In an action commenced under subsection (1)(b), a court that determines the public body required a fee that exceeds the amount permitted under its publicly available procedures and guidelines or section 4 shall reduce the fee to a permissible amount. Venue for an action against a local public body is proper in the circuit court for the county in which the public record or an office of the public body is located. The court shall determine the matter de novo, and the burden is on the public body to establish that the required fee complies with its publicly available procedures and guidelines and section 4. Failure to comply with an order of the court may be punished as contempt of court.
- (5) An action commenced under this section and an appeal from an action commenced under this section shall be assigned for hearing and trial or for argument at the earliest practicable date and expedited in every way.
- (6) If the requesting person prevails in an action commenced under this section by receiving a reduction of 50% or more of the total fee, the court may, in its discretion, award all or an appropriate portion of reasonable attorneys' fees, costs, and disbursements. The award shall be assessed against the public body liable for damages under subsection (7).
- (7) If the court determines in an action commenced under this section that the public body has arbitrarily and capriciously violated this act by charging an excessive fee, the court shall order the public body to pay a civil fine of \$500.00, which shall be deposited in the general fund of the state treasury. The court may also award, in addition to any actual or compensatory damages, punitive damages in the amount of \$500.00 to the person seeking the fee reduction. The fine and any damages shall not be assessed against an individual, but shall be assessed against the next succeeding public body that is not an individual and that kept or maintained the public record as part of its public function.
- (8) As used in this section, "fee" means the total fee or any component of the total fee calculated under section 4, including any deposit.

History: Add. 2014, Act 563, Eff. July 1, 2015

DDA: Keep original and provide copy of both sides, along with Public Summary, to requestor at no charge.

# Marquette Downtown Development Authority 337 W. Washington Street Marquette, MI 49855 Phone: 906-228-9475

DenialRequest Form Note: Requestors are not required to use this form. The DDA may complete one for recordkeeping if not used.

# FOIA Appeal Form—To Appeal a Denial of Records

Michigan Freedom of Information Act, Public Act 442 of 1976, MCL 15.231, et seq.

Date of This Notice:		Date Received:	Date <u>deliver</u>	<u>ed</u> to junk/s	pam folder	:	
(Please Print or Type) Request for:		Certified copy	Date discove				
Name	Сору	Certified copy	Record inspection	Ju	Phone	U IECUIU	issued on regular basis
Firm/Organization					Fax		
Street					Email		
City			S	tate	Zip		
Delivery Method: Deliver on digital	Will pio	ck up Will make vided by the DDA:	e own copies onsite	Mail to a	address ab	ove	Email to address above
Record(s) You Reque	ested: (Liste	d here or see attached o	copy of original request)				
			Reason(s) for Appea may use this form or attach	additional :			
Requestor's Signatur	re:						Date:
The DDA must prov	ide a respon	se within 10 business d	<b>DDA Response:</b> ays after receiving this app	eal, includin	ig a determir	nation or ta	aking one 10-day extension.
(month, day, year). On	lly one exter	sion may be taken per f	your FOIA fee appeal for FOIA appeal.			,	
If you have any question	ons regardin	g this extension, contac	t:				
Denial Reversed The following previous			<b>DDA</b> Determination. Reversed in Part and Uphe				
Directors or to comme from disclosure. If, aft disclosure of all or a p	ence an acti er judicial re portion of a	10 of the Michigan Front in the Circuit Court to eview, the court determ	o compel disclosure of the ines that the DDA has no re the right to receive atto	t, MCL 15.2 requested r t complied v	240, to app ecords if you with MCL 15	u believe t 5.235 in m	denial to the DDA Board or they were wrongfully withheld naking this denial and orders ovided in MCL 15.240. (See
Signature of FOIA Co	ordinator:					I	Date:

# FREEDOM OF INFORMATION ACT (EXCERPT) Act 442 of 1976

15.240.amended Options by requesting person; appeal; actions by public body; receipt of written appeal; judicial review; civil action; venue; de novo proceeding; burden of proof; private view of public record; contempt; assignment of action or appeal for hearing, trial, or argument; attorneys' fees, costs, and disbursements; assessment of award; damages.

Sec. 10

- (1) If a public body makes a final determination to deny all or a portion of a request, the requesting person may do 1 of the following at his or her option:
  - (a) Submit to the head of the public body a written appeal that specifically states the word "appeal" and identifies the reason or reasons for reversal of the denial.
  - (b) Commence a civil action in the circuit court, or if the decision of a state public body is at issue, the court of claims, to compel the public body's disclosure of the public records within 180 days after a public body's final determination to deny a request.
- (2) Within 10 business days after receiving a written appeal pursuant to subsection (1)(a), the head of a public body shall do 1 of the following:
  - (a) Reverse the disclosure denial.
  - (b) Issue a written notice to the requesting person upholding the disclosure denial.
  - (c) Reverse the disclosure denial in part and issue a written notice to the requesting person upholding the disclosure denial in part.
  - (d) Under unusual circumstances, issue a notice extending for not more than 10 business days the period during which the head of the public body shall respond to the written appeal. The head of a public body shall not issue more than 1 notice of extension for a particular written appeal.
- (3) A board or commission that is the head of a public body is not considered to have received a written appeal under subsection (2) until the first regularly scheduled meeting of that board or commission following submission of the written appeal under subsection (1)(a). If the head of the public body fails to respond to a written appeal pursuant to subsection (2), or if the head of the public body upholds all or a portion of the disclosure denial that is the subject of the written appeal, the requesting person may seek judicial review of the nondisclosure by commencing a civil action under subsection (1)(b).
- (4) In an action commenced under subsection (1)(b), a court that determines a public record is not exempt from disclosure shall order the public body to cease withholding or to produce all or a portion of a public record wrongfully withheld, regardless of the location of the public record. Venue for an action against a local public body is proper in the circuit court for the county in which the public record or an office of the public body is located has venue over the action. The court shall determine the matter de novo and the burden is on the public body to sustain its denial. The court, on its own motion, may view the public record in controversy in private before reaching a decision. Failure to comply with an order of the court may be punished as contempt of court.
- (5) An action commenced under this section and an appeal from an action commenced under this section shall be assigned for hearing and trial or for argument at the earliest practicable date and expedited in every way.
- (6) If a person asserting the right to inspect, copy, or receive a copy of all or a portion of a public record prevails in an action commenced under this section, the court shall award reasonable attorneys' fees, costs, and disbursements. If the person or public body prevails in part, the court may, in its discretion, award all or an appropriate portion of reasonable attorneys' fees, costs, and disbursements. The award shall be assessed against the public body liable for damages under subsection (7).
- (7) If the court determines in an action commenced under this section that the public body has arbitrarily and capriciously violated this act by refusal or delay in disclosing or providing copies of a public record, the court shall order the public body to pay a civil fine of \$1,000.00, which shall be deposited into the general fund of the state treasury. The court shall award, in addition to any actual or compensatory damages, punitive damages in the amount of \$1,000.00 to the person seeking the right to inspect or receive a copy of a public record. The damages shall not be assessed against an individual, but shall be assessed against the next succeeding public body that is not an individual and that kept or maintained the public record as part of its public function.

**History:** 1976, Act 442, Eff. Apr. 13, 1977 ;-- Am. 1978, Act 329, Imd. Eff. July 11, 1978 ;-- Am. 1996, Act 553, Eff. Mar. 31, 1997 ;-- Am. 2014, Act 563, Eff. July 1, 2015.

**DDA**: Keep original and provide copy of both sides, along with Public Summary, to requestor at no charge.

# Marquette Downtown Development Authority 337 W. Washington Street Marquette, MI 49855 Phone: 906-228-9475

Request Form Note: Requestors are not required to use this form. The *DDA* may complete one for recordkeeping if not used.

# **Notice to Extend Response Time for FOIA Request**

Michigan Freedom of Information Act, Public Act 442 of 1976, MCL 15.231, et seq.

Request No.: Date Received: Date of This Notice: (Please Print or Type)	
Name	Phone
Firm/Organization	Fax
Street	Email
City	State Zip
Request for: Copy Certified copy R Delivery Method: Will pick up Will make own Deliver on digital media provided by the DDA:	Record inspection Subscription to record issued on regular basis copies onsite Mail to address above Email to address above
Record(s) You Requested: (Listed here or see attached c	opy of original request)
We are extending the date to respond to your FOIA request Only one extension may be taken per FOIA request. If you at	
frame does not relieve a public body from any of the other r	he DDA is providing the estimate in good faith. Providing an estimated time
The DDA needs to search for, collect, or appropriately records pursuant to your request. Specifically, the DDA mu	y examine or review a voluminous amount of separate and distinct public st:
2. The DDA needs to collect the requested public record located apart from the DDA office. Specifically, the DDA mu	ds from numerous field offices, facilities, or other establishments that are ust coordinate documents from the following locations:
3. Other (describe):	
Signature of FOIA Coordinator:	Date:

