North Dakota
Open Records Law
North Dakota Attorney General’s Office
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Disclaimer

This presentation is not intended as legal advice. Please consult your legal counsel when needed.
Open Records

- All records
- Possession of public entity
- Regarding public business
- OPEN

N.D.C.C. § 44-04-17.1(16) (definition of “record”)
Definition of “RECORD”

- Includes recorded information of any kind, regardless of the physical form or characteristic by which the information is stored, recorded, or reproduced.

N.D.C.C. § 44-04-17.1(16)
Definition of “Public Business”

• “all matters that relate or may foreseeably relate in any way to …the performance of the public entity’s governmental functions, including any matter over which the public entity has supervision, control, jurisdiction, or advisory power; or…the public entity’s use of public funds.”

N.D.C.C. § 44-04-17.1(12)
Generally Open:

- Personnel file
  - Job performance
  - Evaluations
- E-mails that are business related
- Records on Personal Devices
  - Home computers
  - Personal cell phone
- Contracts with a public entity – prices, costs
Unless specifically provided by law…

- There has to be a law that specifically says the record is protected.

- The law will say the record is “not subject to Article XI of the ND Constitution,” “not an open record,” “exempt,” or “confidential.”
Exempt vs. Confidential

• Exempt records may be released.
• Discretion is with the public entity.
• May be called a “closed” record.
• Not against the law to release an exempt record.

• Confidential records cannot be released.
• No discretion.
• Can only release pursuant to the statute.
• Class C felony to knowingly release. N.D.C.C. § 12.1-13-01

N.D.C.C. §§ 44-04-17.1(2) (“closed record”); (5) (“exempt record”)
N.D.C.C. § 44-04-17.1(3) (“confidential record”)
Examples

- **Exempt**
  - *N.D.C.C. § 44-04-18.1* - Public employee personal info, including:
    - NEW: month/day of birth
    - address
    - phone number
    - photograph
    - payroll deduction info
    - dependent(s) info
    - NEW: “type” of leave taken and leave applied for but not yet taken

- **Confidential**
  - Social security numbers
  - Employee medical records
  - Computer passwords
  - Employee use of EAP records
New Legislation on Personnel Matters

- Internal Investigations – N.D.C.C. 44-04-18.1(6)
  - Public entity’s internal investigation of a complaint against employee for misconduct is exempt until investigation is complete or 75 days have passed.

- Application Records – N.D.C.C. 44-04-18.27
  - Records that could reasonably identify an applicant are confidential, except for the designated finalists – those records are open.
    - Must designate at least 3 (or more) finalists
    - If do not have 3 applicants, all applications are considered open.
The basic rules:

- Every person has the right to inspect or make a request for a public record.
- Generally, cannot make person fill out a form
  - NEW LEGISLATION – although cannot require initial request to be made in writing, can require for clarification purposes
  - Exception: need to verify for exempt/confidential records
- The requester DOES NOT have to give their name or reason for the request.
  - Exception: need to verify for exempt/confidential records
- You only have to provide one copy of the record, once.
The basics continued…

- You must provide records – not opinions or explanations.
  - Request for information is not a request for records.
- Requests should reasonably identify the record.
  - clarification v. intimidation tactics
- You only have to provide records you have in your possession.
  - However, cannot contract with third party to “hold” your records and then claim not in your “possession.”
The basics continued…

- Generally, you do not have to create new records or put into different format
- Exceptions:
  - If request paper copy and only have electronic copy, must provide paper copy, but can charge in accordance with N.D.C.C. § 44-04-18(4)
  - Database information
  - Text messages
    - NOTE: you do not need to turn over mobile device – N.D.C.C. § 44-04-18(4)
The basics continued...

- Give a legal reason for any denial of records.
  - New legislation: including if records do not exist
    N.D.C.C. § 44-04-18(7)
  - Review and redact for confidential information.
    N.D.C.C. § 44-04-18.10
- Communicate with requester – give estimate of time, costs, etc.
The basics continued…

- **New Legislation:**
  - If records available on the internet, can refer the requestor to the website.
  - However, if requestor does not have internet access or a computer, will need to provide a paper copy of the record.
  - Can charge in compliance with N.D.C.C. § 44-04-18
Duplication of Records

- **New Legislation:**
  - May allow an individual to utilize own personal devices but can establish reasonable procedures so long as they do not prevent access to the records.

  N.D.C.C. § 44-04-18(12)
“Reasonable Time”

• Provide records within a “reasonable time.”
• Several factors used to determine appropriate length of any delay, including:
  • need to consult with attorney if reasonable doubt exists on whether the record is open
  • excising confidential information
  • bulk of request and volume of documents reviewed
  • accessibility of documents
  • office staff and availability, workload, balancing of other responsibilities
Basics of charging:

• 25¢ per copy for 8x11 or 8x14 page.
• Locating records – first hour free, thereafter $25/hour.
• Redacting confidential information – first hour free, thereafter $25/hour.
• No charge to forward electronic copies unless it takes IT longer than one hour to produce, thereafter can charge actual cost of IT resources
• Actual cost of postage, maps, color photos.
• Can ask for money up front.
• 2015 LEGISLATION:
  • May withhold records for subsequent requests until you receive payment for any outstanding balance
  • 5 or more requests from same requestor w/in 7 days, may treat as one request when computing time to locate/excise records
• Access is free!

N.D.C.C. § 44-04-18
Repeated Requests

New Legislation:

- If repeated requests disrupt essential office functions, can refuse to permit inspection or provide copies of records.

- CAUTION: This is to be used only in extreme circumstances. Subject to review by Attorney General’s office.

N.D.C.C. § 44-04-18(13)
Violations

- Attorney General’s opinions under N.D.C.C. § 44-04-21.1:
  - 30 days of alleged violation except meetings without notice – 90 days.
  - If action isn’t taken & requester prevails in civil action requester will get attorney’s fees.
  - Consequence for failure to comply with AG opinion – potential personal liability & pay for legal counsel.
  - NEW: Attorney General can now mandate training for violations of law.
- AG can refer a public servant to the state’s attorney for multiple violations.
- A public servant who knowingly violates the law is guilty of a class A misdemeanor.

N.D.C.C. § 44-04-21.3
N.D.C.C. § 12.1-11-06
Violations

- Violations may be subject of civil action under N.D.C.C. § 44-04-21.2.
- Action must be commenced within 60 days of the date the person knew or should have known of the violation or 30 days from issuance of AG opinion.
- Court may award $1,000 or actual damages for intentional or knowing violations.
More information

www.attorneygeneral.nd.gov

- Manuals
- Opinions
- Fact Sheets