

OPEN RECORDS REQUEST FORM FOR THE TOWN OF HOCHATOWN

The governing body of the Town of Hochatown, Oklahoma has adopted this records request form. The Oklahoma Open Records Act permits a public body to require a requestor to complete a records request form to receive or view records pursuant to 51 O.S. § 24A.5(7), as effective November 1, 2025 unless a different method is mutually agreed to. Any person requesting records is only required to provide enough contact information so the Town of Hochatown can notify you if the request is ready, send the request to you, or contact you if clarification is needed.

1. Name:	2. Date:
3. Email Address:	4. Phone:
5. Mailing Address:	
6. Company/ Organization/ Firm (if applicable):	
7. Purpose of Request: (check one) <input type="checkbox"/> Personal <input type="checkbox"/> Commercial <input type="checkbox"/> News Media (List org.): <input type="checkbox"/> Scholar <input type="checkbox"/> Other (specify):	8. I prefer records to be provided: <input type="checkbox"/> Physical Copies (\$.25 per page) <input type="checkbox"/> For Inspection <input type="checkbox"/> Certified Copies (\$1.00 per page) <input type="checkbox"/> By Email (If offered)
9. Description of request: Be as <i>specific as possible</i> , include the title or description of the specific records below, specific search terms on box 10, and a date range on box 11. Narrowing your request will help to make sure your records are produced in a timely fashion and ensures that you are provided with the specific records you seek.	
10. Suggested Specific Search Terms: Please separate search terms by a semi-colon;	
11. Date Range: Starting Date (mm/dd/yyyy):	Ending Date (mm/dd/yyyy):
12. Understanding the Records Request Process and the Open Records Act. <ul style="list-style-type: none"> Some records can be produced promptly. Other records may require time to search in which case you will be notified when the records are ready for pickup or inspection. By making this request for records, you agree to pay all copying and search fees, if applicable, in the amounts and under such conditions as posted in our office and on file with the town clerk. These charges are set at a level to compensate the Town of Hochatown for the actual costs incurred in honoring your request. You may be required to pay in advance if estimated costs exceed \$75 or if you have outstanding fees from prior requests. Any amount paid in excess of actual costs will be refunded. 51 O.S. § 24A.5(4) You may be asked to clarify your request if the request does not describe the records with reasonable specificity. To have reasonable specificity, a request shall: “a) specify a general time frame within which the requested records would have been created or transmitted, b) seek identifiable records, rather than general information without any qualifiers or other specifications, and c) include search terms that are sufficiently specific to assist the public body in identifying the requested records.” 51 O.S. § 24A.5(7) The Town of Hochatown may ask you to clarify your request. If the municipality has engaged with you to seek the information needed to fulfill the request and to identify the records sought by you, including providing you with general topics or a specific list of records related to the request, the request may be denied if it is still not reasonably specific. 51 O.S. § 24A.5(7), The Town of Hochatown has the ability to determine whether a request is for a commercial purpose. 51 O.S. § 24A.5 (4), 51 O.S. § 24A.40 The public body is permitted to email records but is not required to do so. A public body should not provide or deliver records in a form that materially alters or removes the content of the original record. See <i>Wagner v. Office of Sheriff of Custer Cnty., 2021 OK CIV APP 20, ¶ 6, 492 P.3d 1240, 1242. Brooke vs. Reed, 2024 OK CIV APP Case No. 121604 ¶ 17</i> (not for official publication) and the AG opinions 1999 OK AG 55 and 2006 OK AG 35. A person whose request to inspect or copy a public record is denied by a public body may file a request for review with the Public Access Counselor in the Attorney General’s office not later than 30 calendar days after the date of the denial. The Attorney General <i>may</i> issue advisory opinions if requested by the head of the public body or its attorney. 51 O.S. § 24A.40 	

INTERNAL USE ONLY (separate paper from request form)



Name: _____ Phone: _____ Email Address: _____
Time of request: Date: _____ Time: _____:_____ am/pm
Time access provided: Date: _____ Time: _____:_____ am/pm

Copy fee charged Yes No (up to 0.25 per page)

Does the requestor want certified copies? Yes No (up to 1.00 per page for certified)

Number of copy pages: _____

Search fee charged Yes No

Non-attorney search time: _____ hours, _____ minutes

Attorney search time: _____ hours, _____ minutes

(Please note: the fee schedules must be posted publicly at the municipalities office and with the county clerk. A search fee may be charged according to number 4 of 51 O.S. § 24A.5. However, "In no case shall a search fee be charged when the release of records is in the public interest, including, but not limited to, release to the news media, scholars, authors and taxpayers seeking to determine whether those entrusted with the affairs of the government are honestly, faithfully, and competently performing their duties as public servants.")

Example search fees and fee schedules:

Attorney General's Office: <https://oklahoma.gov/oag/news/open-records-request.html>

City of Tulsa: <https://www.cityoftulsa.org/media/26553/executive-order-no-2024-08.pdf>

City of Oklahoma City: <https://www.okc.gov/Government/Records/Records-Request/Public-Records-Fees>

Midwest City: <https://www.midwestcityok.org/police/page/records-fees>

Deposit charged \$ _____

(Deposit can only be charged if estimated costs exceed \$75 or if they have outstanding fees from previous requests. Any portion of an advance payment that exceeds the costs of responding to the request shall be returned to the requestor 51 O.S. § 24A.5(4))

Total charge \$ _____

Charges paid \$ _____

Billed \$ _____

Receipt number \$ _____

Anticipated time needed to produce the request: _____

(Please note: Under number 6 of 51 O.S. § 24A.5, "A public body must provide prompt, reasonable access to its records but may establish reasonable procedures which protect the integrity and organization of its records and to prevent excessive disruptions of its essential functions. A delay in providing access to records shall be limited solely to the time required for preparing the requested documents and the avoidance of excessive disruptions of the public body's essential functions. In no event may production of a current request for records be unreasonably delayed until after completion of a prior records request that will take substantially longer than the current request. Any public body which makes the requested records available on the Internet shall meet the obligation of providing prompt, reasonable access to its records as required by this paragraph.")

The requested _(Insert name of records here)_ records were not produced/ redacted for the reason(s) indicated:

- The request is not reasonably specific under 51 O.S. § 24A.5(7) and working with the requestor to narrow the request has not been successful.
- Information redacted from a utility service because it is a personal email address, credit information, credit card numbers, telephone numbers, social security numbers, bank account information for individual customers or contains the name or any other identifier of the occupants of any residential structure. (51 O.S. § 24A.10 (D))
- Contact information in license applications, including addresses, phone numbers and IDs (51 O.S. § 24A.5)
- The requestor no longer wants the record because the information is available on the municipal website. Under 51 O.S. § 24A.5(6) Any public body which makes the requested records available on the Internet shall meet the obligation of providing prompt, reasonable access to its records.
- Municipal attorney has determined the information relates to an investigation or litigation or is privileged legal material. (51 O.S. § 24A. 12, 12 O.S. §§ 2502, 2510, and 3226(B)(3))
- Requested records do not exist or were destroyed under the record retention policy in accordance with [statute](#).
Ex. Policy : <https://www.okc.gov/files/assets/city/v/1/auditor/documents/records-retention-manual-2.pdf>
- Other reason: _____

(Note: Before checking a box consult with your municipal attorney to make sure the exemption applies)

Signature of Record Custodian _____

