VILLAGE OF ARMADA
Public Summary of FOIA Request Procedures

Submitting Requests

In order to inspect, copy, or receive copies of a public record of the Village, you must provide the Village with a written request that describes a public record sufficiently to enable the Village to find it.

Please submit your request for public records to the Armada Village Clerk at 74274 Burk St., P.O. Box 903, Armada, MI 48005

Requests for Police Department records may be submitted to the Armada Police Department at 74274 Burk St., P.O. Box 903, Armada, MI 48005.

All FOIA requests must be in writing and may be delivered in person, by mail, by electronic mail, or by facsimile. Please use the standard form provided by the Village at the Village Clerk’s Office or Police Department in order to ensure the most accuracy in your request. If you do not use the standard form, please include the following in your request:

- **Contact information**: Please include your name (the Village will not respond to nameless requests or requests made by non-existent entities), mailing address (where you would like us to send the response to your request), and telephone number (so we can reach you with any questions concerning your request).

- **Complete description of the records you are requesting**: Please include enough information to enable Village staff to identify and locate the public record(s) you are requesting. In order to use the FOIA properly, you must clearly identify information that is in a public record or identify an actual public record, which is defined as a writing prepared, owned, used, in the possession of, or retained by a public body in the performance of an official function from the time it was created. Simply asking a question is usually not sufficient because the FOIA does not require public bodies to answer questions. In addition, the FOIA does not require public bodies to create new records or compilations of information in order to respond to a request, so it is important to be specific about the information or copies you are requesting.

- **Format**: You will receive double-sided paper copies if it saves on costs and it is possible to do so, unless you specify otherwise in your request.

Limits on FOIA Requests

The FOIA does not grant an absolute right to examine government documents; instead, it simply establishes the right to request records and to receive one of four types of responses to the request – your request will either be granted, denied in part, or denied in full. Or, if the Village needs more time to process your request, you will receive a letter extending the Village’s deadline for sending you one of the other three responses.

The FOIA allows denial of requests for information and records that fall within the exemptions that are set forth in the FOIA. Your request may also be denied if it seeks information that does not relate to the operations of government or if it seeks to obtain something that is not a public record of the Village. The FOIA does not create a right to obtain personal information about other people. Its purpose is to foster the public’s understanding of government functions. In addition, the FOIA does not require the creation of a new public record, a compilation of information from various records, or the disclosure of tangible objects or property.

If a record or certain information cannot be released, you will be told the reason for the denial, including any exemption in the FOIA that applies to your request. If you disagree or believe an error has been made, you have the right to appeal the denial to the Village Council and/or the Macomb County Circuit Court.

If you are serving a sentence of imprisonment in a local, state, or federal correctional facility you are not entitled to submit a request for a public record.

Also, please note that the FOIA does not require the Village to answer questions. You should contact Village officials or employees directly by phone or in person if you have questions that you wish to discuss.

FOIA Processing Fees

Fees are assessed in accordance with the FOIA. The total fee will be itemized in 6 components:

- **Labor time for searching, locating, and examining in order to fulfill your written request (calculated in 15 minute increments (rounded down) and based on the lowest hourly wage of an employee capable of performing those tasks)**

- **Labor time for redacting exempt information from the records (calculated in 15 minute increments (rounded down) and based on the lowest hourly wage of an employee capable of performing the redaction, except if no employee can do it, the labor may be contracted out for 6 times the state minimum wage)**
The subject line of an e-mail, letter, or fax cover page. “FOIA,” “copy,” or a recognizable misspelling of those words, or an appropriate legal code reference for the FOIA, on the front of an envelope, or in a letter, fax, e-mail, or e-mail attachment, or specifically included the words, characters, or abbreviations for “freedom of information,” “information,” “FOIA,” “copy,” or a recognizable misspelling of those words, or an appropriate legal code reference for the FOIA, on the front of an envelope, or in the subject line of an e-mail, letter, or fax cover page.

Potential Response Times

- If the Village’s response to your request is not timely, labor costs will be reduced by 5% for each day after the deadline for responding, up to a 50% reduction, so long as your request included language that conveyed a request for information within the first 250 words of the body of your request.
- If the Village’s response to your request is not timely, labor costs will be reduced by 5% for each day after the deadline for responding, up to a 50% reduction, so long as your request included language that conveyed a request for information within the first 250 words of the body of your request.

Response Times

In general, the FOIA requires a written response to your request within 5 business days from its receipt. Requests on paper are considered received on the day they are hand-delivered or opened in the mail; electronic requests are considered received on the next business day after transmission. If an e-mail request ends up in a spam or junk folder, or in the folder of a former employee or a deactivated e-mail address, it will not be considered received until it is actually found.

Within the first 5 business days, your request will be granted, denied, or denied in part, or you will receive a written notice extending the time for responding by an additional 10 business days. If your request is ambiguous, voluminous, or already available online, you may be contacted to inquire whether you would consider revising the request. A revised request will be considered a new request subject to the timelines set forth in the FOIA.

If the Village’s response to your request is not timely, labor costs will be reduced by 5% for each day after the deadline for responding, up to a 50% reduction, so long as your request included language that conveyed a request for information within the first 250 words of the body of your letter, fax, e-mail, or e-mail attachment, or specifically included the words, characters, or abbreviations for “freedom of information,” “information,” “FOIA,” “copy,” or a recognizable misspelling of those words, or an appropriate legal code reference for the FOIA, on the front of an envelope, or in the subject line of an e-mail, letter, or fax cover page.
Options

Inspection and Examination. Rather than ask for copies of public records, you may instead request an opportunity to inspect public records, so long as you identify the records sufficiently for the Village to be able to locate them. If you request this option, you will be given a reasonable opportunity for inspection and examination of the record(s) along with reasonable facilities for doing so during usual business hours. You will need to bring proof of your identity prior to starting the inspection. The FOIA Coordinator or his/her designee will supervise the inspection or take such other measures as will protect the Village’s public records and prevent excessive and unreasonable interference with the day-to-day discharge of municipal functions. State law prohibits the use of pen and ink (MCL 750.492) in making copies or notes of records and files and it does not authorize photography. Therefore, only a pencil will be permitted during your inspection (no pens, markers, or other writing instruments) and, unless precluded by state or federal law or security protocols, photographing of records will be permitted for records that would otherwise be released without redaction (or as already redacted), but no other photography will be permitted. You will not be allowed to write on any Village records. The fee authorized by FOIA will be estimated and provided to you before the inspection and examination begins so that you understand the approximate final cost that will be charged at the conclusion of the inspection and examination (including any additional copying costs that may arise). If it reasonably appears that your inspection request will involve fees greater than $50.00, a deposit of ½ the estimated total fee will be required prior to allowing the inspection and examination.

Service Options. In some instances, you may be given the option of either obtaining specific records through the FOIA or through a specific Village service. For example, some departments of the Village provide document services for specific or routine requests. Although you may use the FOIA if you prefer, the Village may offer you the service option as an alternative. Each department will have its own internal list of records requests that have traditionally been provided to requesters for a predetermined fee (if any), rather than providing the records through FOIA. If you choose the service option, you will receive the requested records for a flat fee, rather than receiving them under FOIA for the required itemized fees and costs. You will be asked to confirm your choice of the service option in writing.

Appeals

If your request is denied or denied in part, you may submit a written appeal to the Village Council which specifically states the word “appeal” and identifies the reasons for reversing the denial determination, or you may file a civil action in the Macomb County Circuit Court within 180 days after the denial.

If you appeal a denial or partial denial to the Village Council, you will receive a response within 10 business days after the Council’s next regular meeting. The written response will reverse the denial, uphold the denial, reverse the denial in part and uphold the denial in part, or extend the time for responding for up to 10 business days due to unusual circumstances involving voluminous amounts of public records and/or the need to collect the requested records from numerous locations.

If you disagree with the Village Council’s appeal determination, you may seek judicial review by filing an action with the Macomb County Circuit Court. If you prevail, the court will award you reasonable attorneys’ fees, costs, and disbursements, and possibly damages if the Village violated the FOIA in an arbitrary and capricious manner. If you prevail in part rather than in full, the court has discretion to award all or an appropriate portion of reasonable attorneys’ fees, costs, and disbursements.

If you are only appealing the fee that is charged, you must submit a written appeal to the Village Council for a fee reduction specifically using the word “appeal” and identify how the required fee exceeds the amount permitted under the Village’s policies or the FOIA. You do not have a right to file a civil action in the Macomb County Circuit Court until after the Village Council has decided your fee appeal or has failed to respond within 10 business days of its next regular meeting. The Village Council’s determination may waive the fee, reduce the fee and issue a written determination indicating how the FOIA supports the remaining fee, uphold the fee and issue a written determination indicating how the FOIA supports the fee, or issue a notice extending the time for a response by up to an additional 10 business days with an explanation of the reasons why the extension is necessary.

If you disagree with the Village Council’s determination, you may seek judicial review by filing a civil action with the Macomb County Circuit Court within 45 days after receiving the determination by the Village Council regarding your fee appeal (or within 45 days after the time for the Village Council to respond has expired). If you prevail by receiving a fee reduction of 50% or more of the total fee, the court may award you any appropriate attorney’s fees, costs, and disbursements, as well as damages if the Village arbitrarily and capriciously violated the FOIA.

Summary

This document is only a summary of the Village’s FOIA policies and was developed for ease of use by the public. Because it is a more concise version of the Village’s complete FOIA policies, it may not contain every detail regarding the FOIA process. For more detailed information, a copy of the Village’s Policy is available at no charge at the Village Clerk’s Office and on the Village’s website, www.villageofarmada.org.