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Introduction

The California Public Records Act (PRA), Government Code Section 7921 et seq., is the State of California’s equivalent to the Federal Government’s Freedom of Information Act. In enacting the PRA, the legislature stated that access to information concerning the conduct of the public’s business is a fundamental and necessary right for every person in the state. Cases interpreting the PRA also have emphasized that its primary purpose is to give the public an opportunity to monitor the functioning of their government.

Privacy is a constitutional right and a fundamental interest that is recognized by the PRA. There are existing statues, both state and federal, that identify specific protected information.

The Ventura County Fire Protection District is committed to providing members of the public with their full rights of access to District records under the PRA while complying with all privacy statutes. The goal of this document is to ensure that members of the public receive prompt, accurate and thorough responses to their requests for public records maintained by the District.

“Public Record” under PRA

Almost every document in the possession of the District is a public record under the PRA. Some public records are, however, exempt from disclosure. Only purely personal information unrelated to the conduct of the public’s business would not be considered a public record.

Under Government Code Section 7920.530 the term “public record” is broadly defined to include “any writing containing information relating to the conduct of the public’s business prepared, owned, used, or retained by any state or local agency regardless of physical form or characteristics.”

A "writing" is defined as “any handwriting, typewriting, printing, photostating, photographing, photocopying, transmitting by electronic mail or facsimile, and every other means of recording upon any tangible thing any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combinations thereof, and any record thereby create, regardless of the manner in which the record has been stored.”

Records will be provided in the same form as they exist at the District.

The District is not required to create a new record in response to a public records request. In addition, the District is not required to respond to prospective requests.
Protected Health Information

The District provides pre-hospital medical care and as such is subject to both the federal Health Insurance Portability and Accountability Act (HIPAA) and California’s Confidentiality of Medical Information Act (CMIA). Protected health information that is generated by the District will not be released without a properly completed District “Authorization for Use and Disclosure of Protected Health Information and Records” form or a subpoena that includes a Notice to Consumer with proof of service or court order.

The release of protected health information to a law enforcement agency is permitted under HIPAA and CMIA when the patient is a minor or dependent adult and the law enforcement officer completes the District’s form for Release of Protected Health Information to law enforcement that stipulates one of the conditions shown below:

- Has written consent to disclosure signed by legal representative of the minor or dependent adult, or
- Has a search warrant, or
- Has a subpoena with proof of service of notice to legal representative of the minor or dependent adult, or
- Believes the disclosure of the medical information is necessary to prevent serious harm to the minor, the dependent adult or other potential victims, and an immediate enforcement activity will be materially and adversely affected by waiting until consent to disclosure can be obtained.

Exempt Records

The PRA provides a list of specific exemptions from disclosure in Government Code section 7927 and other sections. Typical exemptions include the following:

- Preliminary drafts, notes, or interagency or intra-agency memoranda that are not retained by the District in the ordinary course of business, provided that the public interest in withholding those records clearly outweighs the public interest in disclosure.
- Confidential communications between the District and lawyers for the District protected by the attorney-client privilege.
- Records pertaining to pending litigation to which the District is a party.
- Records whose disclosure is exempted or prohibited pursuant to federal or state law, including HIPAA and CMIA (protecting medical information), and copyright laws (restricting reproduction of building plans and drawings submitted to the Fire District).
- Records where the public interest served by withholding disclosure clearly outweighs the public interest served by disclosure.
If a responsive record contains both exempt and non-exempt information, the District’s Custodian of Records office will redact the exempt material and make the remainder of the record available to the requesting party along with written notice for the reason for redaction and the name and title of the individual who authorized it.

**PRA Request Requires Prompt Action**

The following lists general PRA Timelines:

- The District has 10 calendar days from the date the request is received at District Headquarters, to provide records that are routinely provided to the public.
- The District may extend the time by an additional 14 calendar days under certain circumstances. Those circumstances include:
  a) The District must search for, collect and appropriately examine a voluminous amount of separate and distinct records included in a single request;
  b) The District must search for and collect the requested records from a remote storage facility or location separate from District Headquarters;
  c) The District must consult with another agency or County Department that has substantial interest in the response to request;
  d) The District has the need to compile data or to construct a computer report to extract data.
- Requests for a copy of 911 audio may take up to 10 days.
- If the District must extend the time to respond, the District’s Custodian of Records office will notify the requesting party in writing within the initial 10-day response period of the reason(s) for the extension and the estimated date for the response.

In some cases, the request for a record is premature to the record’s existence. If this situation occurs, the District’s Custodian of Records office within the 10-day period will return the requester’s request form along with any payment and advise the requester that the record does not yet exist and recommend a waiting period before resubmitting the request. Two examples of this follow:

- A Fire Investigation Report may not be completed until many weeks or months after a fire.
- A significant Wildland Fire incident will result in the generation, collection, and storage of voluminous information specific to the incident. The information flows that will eventually create a record may take many weeks beyond the incident and arrive piecemeal from many sources. When all documentation has been collected and assembled, the record will be considered complete and available to the public upon request.
Requesting Public Records from the District

Requests for records may be oral, in writing, or utilizing the electronic request forms on the District’s website under Public Records. Requests are received by the Custodian of Records office at Fire District Headquarters located at 2400 Conejo Spectrum Street, Thousand Oaks, CA 91320. The requester does not have to provide a reason for the request. Additionally, the requester may remain anonymous, but it may be beneficial to an effective and efficient search to have contact information. To the extent reasonable under the circumstances, the Custodian of Records office will assist the public to make a focused and effective request that reasonably describes an identifiable record or records. The District’s Custodian of Records office will accomplish this by doing the following:

- Assisting the member of the public to identify records and information that are responsive to the request or to the purpose of the request.
- Assisting the member of the public in clarifying the scope of the request.
- Describing the information technology and physical location in which the records exist.
- The Custodian will provide suggestions for overcoming any practical basis for denying access to the records or information sought.

If the District’s Custodian of Records office is unable to identify the requested records after making a reasonable effort to elicit additional clarifying information from the requester, the Custodian will advise the requester in writing that no records were found and that the requirement to assist the member of the public is deemed satisfied.

Records that contain protected health information will require the completion of the District’s form, Authorization for Use & Disclosure of Protected Health Information and Records, or the records will be redacted prior to release. Records that are redacted will be accompanied by a letter or note from the Custodian providing the reason for redaction and the name and title of the individual who authorized the redaction.

To assist the public, the District has created specific record request forms for the most common requests, all of which are available at the Fire District Headquarters public counter, downloaded from the District’s webpage (vcfd.org/public-records), or upon request to the Fire District’s Custodian of Records office. The forms may be provided in person or by email or U.S. mail.

The Custodian of Records Office may be contacted by phone at (805) 388-4718 or email at FirePublicRecords@Ventura.org.
**Inspection of Records**

With limited exceptions relating to the gathering of voluminous or hard-to-find records, or segregating out those records or parts of records that are exempt from disclosure, public records are open to inspection during normal office hours of District Headquarters which are 8 a.m.–11 a.m. and 1 p.m.–4:30 p.m., Monday–Friday, except holidays. The right of the public to inspect, however, is subject to an implied rule of reason that enables the Custodian of Records for the District to formulate regulations necessary to protect the safety of the records against theft, mutilation, or accidental damage; to prevent inspection from interfering with the orderly function of the office and its employees; and generally to avoid chaos in the record archives.

To make the most efficient use of the public’s time, it is suggested that the requester contact the District's Custodian of Records office to set up a time and place for record inspection by calling (805) 388-4718.

During inspection, the requester may request copies of records. Depending on the quantity of the records to be copied, the Custodian may require up to 10 calendar days to complete the copy process. A fee for copies may be applied (see Fees section below).

Records that in part are exempt and would require redaction will not be provided for inspection. The requester may instead choose to be provided with redacted copies and to pay any associated fee for the copies.

**Fees**

The District does not charge for the search for records. The District may recover a charge for providing printed copies of records at the current per page copy rate ($0.035 per page for black and white and $0.105 per page for color copies) or to recover the actual cost of providing electronic records on data storage devices (e.g., the actual cost of a thumb drive that is provided to the requester containing the electronic records) and the actual mailing cost. Additionally, the District may recover fees for staff time and costs to produce a record when computer programming is necessary to compile or extract data, or special programming is needed to run a specific report in response to a request. If the total cost for the request is $10.00 or less, the District will not charge. If allowable costs to respond to a PRA request exceeds $10.00, the District will charge the total recoverable cost in full. Prior to fulfilling a request that requires a recoverable cost, the Custodian will consult with the requester. The Custodian may require the deposit of the estimated fees in advance of producing responsive records.
How Records Will Be Provided

District records are generally in digital form and can be provided via email, CD, or thumb drive. Physical records that are standard letter or legal size may be mailed (U.S. mail) or picked up at District Headquarters at the option of the requester (see Fees section above for possible associated fees).

Abandoned Requests

The District will hold any responsive records for 30 days after the date of its written response to the requesting party. A requesting party who is unable to inspect the records or collect copies within the 30-day period may contact the District’s Custodian of Records office to make arrangements to inspect or collect the copies at a later date. After the 30-day period, however, if the requesting party has not made such arrangements with the Custodian of Records office, the District will return the records to their appropriate files or storage. After that time the requester will need to submit a new request to obtain the records.

Denial of Records

When a record is exempt and its disclosure is denied, the District will contact County Counsel for further review and direction. If the denial of disclosure of the record is sustained, the Custodian of Records will log the denial on its PRA request log and provide a summary of the denial to the Fire Chief and the County Executive Office.