Township: Keep original

Forest Township, Genesee County 130 E. Main St. Otisville, MI 48463 Phone: 810-631-6040

Request Form Note: Requestors

FOIA Request for Public Records

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

Request No.:	Date Received:			
(Please Print or Type)			to junk/spam folder: ed in junk/spam folder:	
Name			Phone	
Firm/Organization			Fax	
Street			Email	
City		Sta	ate Zip	
Request for:	Copy Certified copy	Record inspection	Subscription to recor	d issued on regular basis
	Will pick up Will make ownedia provided by the township:		Mail to address above	Email to address above
Note: The township is technological capabilit	not required to provide records in y to do so.	a digital format or on	digital media if the township	does not already have the
Describe the public I	record(s) as specifically as possi	ible. You may use this	s form or attach additional sh	neets:
Information Act, Public A days after receiving it, a	Consent to Non-Statut of records or a subscription to records act 442 of 1976, MCL 15.231, et seq. Ind that response may include taking a e for this request until:	s or the opportunity to in understand that the tow 10-business day extens	nship must respond to this requision. However, I hereby agree a	uest within five (5) business
Requestor's Signature				Date
If the township directly o	Rec r indirectly administers or maintains ar	cords Located on Web		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 township 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 township 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 township 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 township must provide the public records in the specified format (if the township 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 Township Website

I hereby stipulate that, even if some or all of the records are located on a township website, I am requesting that the township 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 township using overtime wages in calculating the following labor costs as itemized in the following categories: Labor to copy/duplicate 2. Labor to locate Labor to redact 3b. Contract labor to redact 6b. Labor to copy/duplicate records already on township's website 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 incligible 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 Eligible 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:

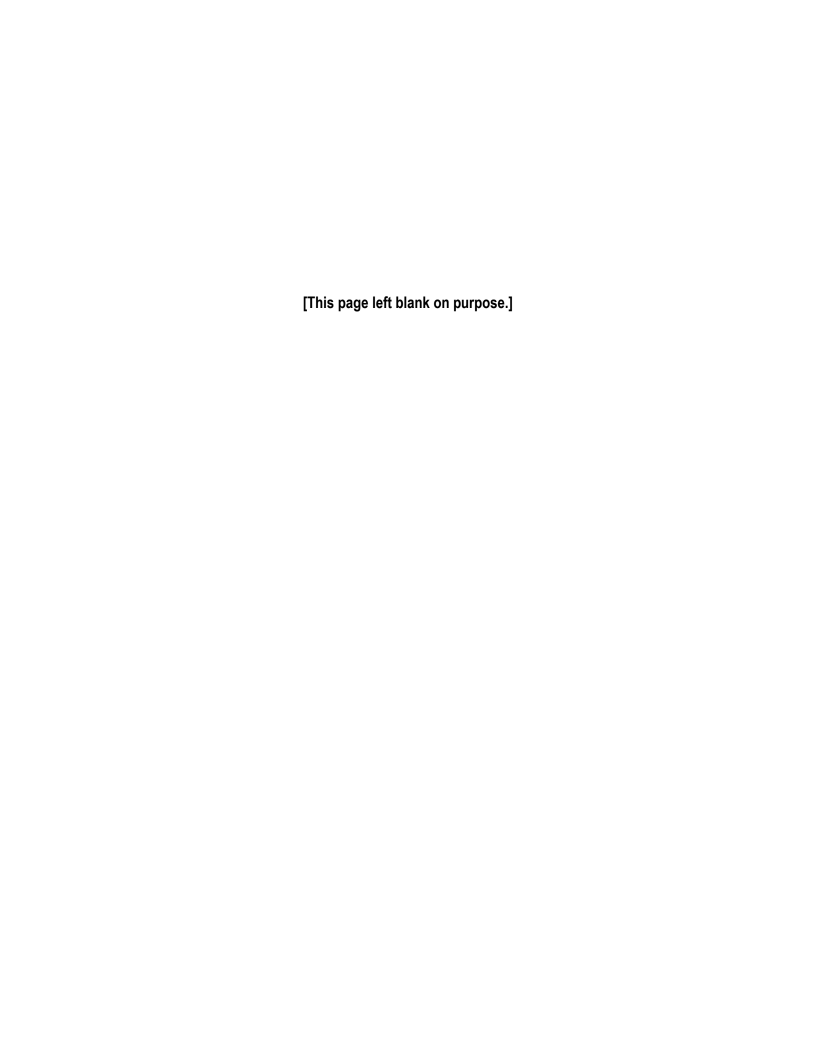
- (i) Is made directly on behalf of the organization or its clients.
- (ii) Is made for a reason wholly consistent with the mission and provisions of those laws under section 931 of the Mental Health Code, 1974 PA 258, MCL 330.1931.
- (iii) Is accompanied by documentation of its designation by the state, if requested by the township.

	Office Use:	Documentation of State Designation Received	Eligible for Discount	Ineligible for Discount
directly on behalf of t	he organization or it	or the nonprofit organization making this FOIA requised clients and is made for a reason wholly consistental Health Code, 1974 PA 258, MCL 330.1931:		
Requestor's Signatur	e:			

Township: Keep ariainal and Forest Township, Genesee County 130 E. Main Street Otisville, MI 48463 Phone: 810-631-6040

Notice to Extend Response Time for FOIA Request Michigan Freedom of Information Act, Public Act 442 of 1976, MCL 15.231, et seq.

Signature of FOIA Coord	inator:				Date:		
3. Other (describe):							
	to collect the requested public township office. Specifically, th						
	to search for, collect, or appro your request. Specifically, the		ew a voluminous	s amount of	separate and distinct		
The time frame estimate is estimated time frame does		o, but the township is pro any of the other require Reason for Extension:	oviding the estinements of this ac	et.	·		
Only one extension may be	to respond to your FOIA request taken per FOIA request. If you at	ou have any questions re	egarding this ext	ension, con			
Record(s) You Requested	d: (Listed here or see attached	l copy of original reques	st)				
Delivery Method: W	Certified copy fill pick up Will make ow provided by the township:	n copies onsite	Mail to address	above			
City	State Zip						
Street			Ema	il			
Firm/Organization			Fax				
Name	Phone						
	Date Received: Check if received via: Email Fax Other Electronic Meth Date <u>delivered</u> to junk/spam folder: Date <u>discovered</u> in junk/spam folder:						
Request No.:	Date Received:	Check if receive	ed via: Email	Fax	Other Electronic Method		



Township: Keep original

Forest Township, Genesee County 130 E. Main Street Otisville, MI 48463

Phone: 810-631-6040

Notice of Denial of FOIA Request Michigan Freedom of Information Act, Public Act 442 of 1976, MCL 15.231, et seq.

Request No.: Date of This Notice: (Please Print or Type)	Date <u>delivered</u> to junk/spam folder:				
Name	Phone				
Firm/Organization			Fax		
Street			Email		
City		State	Zip		
Request for:	Copy Certified copy Re	cord inspection	Subscription to record	issued on regular basis	
	Will pick up Will make own co		to address above	Email to address above	
Record(s) You Reque	ested: (Listed here or see attached cop	- ,			
	of your request for records has been d				
· ·	Reasclosure: This item is exempt from dis			(insert number),	
known to the township	ot Exist: This item does not exist und A certificate that the public record doe escription that will enable us to locate	es not exist under the na	me given is attached.	If you believe this record	
	rtion of the requested record had to be (insert number), because:				
A brief description of the	ne information that had to be separated	or deleted:			
commence an action in the lf, after judicial review, the	Section 10 of the Michigan Freedom of In the Circuit Court to compel disclosure of the the court determines that the township has becord, you have the right to receive attorn	e requested records if you not complied with MCL 15	40, to appeal this denial believe they were wrong .235 in making this denia	fully withheld from disclosure. al and orders disclosure of all	
Signature of FOIA Coor	dinator:			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

Township: Keep original

Forest Township, Genesee County 130 E. Main Street Otisville, MI 48463

Phone: 810-631-6040

FOIA Appeal Form—To Appeal a Denial of Records Michigan Freedom of Information Act, Public Act 442 of 1976, MCL 15.231, et seq.

Request No.: Date of This Notice: (Please Print or Type)		Check if received via: Email Date <u>delivered</u> to junk/spam folder: _ Date <u>discovered</u> in junk/spam folder:				
Name	Phone					
Firm/Organization	Fax					
Street		Email				
City		State Zip				
Delivery Method: Deliver on digital me	opy Certified copy Record Will pick up Will make own copidia provided by the township: d: (Listed here or see attached copy of original copy)	es onsite Mail to address abov				
	u. Listed here or see attached copy or ong	mai requesty				
	Reasone reason(s) for the denial. You may use the					
Requestor's Signature: _			Date:			
T I - 1 - 1 1 1 1 1 1 1 1 1 1 1 - 1 1 1 1 1 1 1 1 1 1 1 - 1 1 1 1 1 1 1 1 1 1 1 - 1 1 1 1 1 1 1 1 1 1 1 - 1		ship Response:				
The township must provide	e a response within 10 business days after i	eceiving this appeal, including a determin	ation or taking one 10-day extension.			
(month, day, year). Only or	e are extending the date to respond to your ne extension may be taken per FOIA appea arranting extension:	l.	•			
If you have any questions	regarding this extension, contact:					
	Townsh	p Determination:				
	Denial Upheld Denial Reversed in	Part and Upheld in Part				
commence an action in the If, after judicial review, the	ection 10 of the Michigan Freedom of Info e Circuit Court to compel disclosure of the re- court determines that the township has no cord, you have the right to receive attorney	equested records if you believe they were t complied with MCL 15.235 in making the	wrongfully withheld from disclosure. is denial and orders disclosure of all			
Signature of FOIA Coord	inator:		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.

Township: Keep original and

of this form for additional information on your rights.)

Signature of FOIA Coordinator:

Forest Township, Genesee County 130 E. Main Street Otisville, MI 48463

Phone: 810-631-6040

FOIA Appeal Form—To Appeal an Excess Fee Michigan Freedom of Information Act, Public Act 442 of 1976, MCL 15.231, et seq.

Request No.: Date of This Notice:			k if received via: <u>delivered</u> to junk/s		Fax	Other Electronic Method
Name				Phone		
Firm/Organization				Fax		
Street				Email		
City			State	Zip		
Delivery Method: Will p	Certified copy bick up Will make owr ovided by the township:	Record inspection copies onsite	Mail to address a	tion to record above	issued o	
Record(s) You Requested: (Listed here or see attached	copy of original req	uest)			
The appeal must specifically in the specifical specifically in the specifical specifical specifically in the specifical			unt permitted. You n			ach additional sheets: Date:
Requestor's Signature.						Date.
The township must provide a Township Extension: We at (month, day, year). Only one of Unusual circumstances warra	re extending the date to resp extension may be taken per	ond to your FOIA f FOIA appeal.	g this appeal, includ	re than 10 bu	siness da	ys, until
If you have any questions reg	arding this extension, contac	t:				
Township Determination:	Fee Waived Fe	ee Reduced	Fee Upheld			
Written basis for township det	ermination:					
You are entitled under Section amount permitted under the to	n 10a of the Michigan Freedownship's written Procedure	om of Information s and Guidelines to	the township board	o appeal a F I or to comme	ence an a	ction in the Circuit Court for
a fee reduction within 45 days commenced in court, the township	wnship is not obligated to	compete processir	ng the request until	the court re	solves th	ne fee dispute. If the court

Date:

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