Public Access to Records of the Town of New Haven

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Section 1: Purpose and scope.

(a) The People's right to know the process of government decision-making and the documents and statistics leading to determinations is basic to our society. Access to such information should not be thwarted by shrouding it with the cloak of secrecy and confidentiality.
(b) These regulations provide information concerning the procedures by which records may be obtained.
(c) Personnel shall furnish to the public the information and records required by the Freedom of Information Law, as well as records otherwise available by law.
(d) Any conflicts among laws governing public access to records shall be construed in favor of the widest possible availability of public records.

Section 2: Designation of records access officer.

(a) The Town of New Haven is responsible for ensuring compliance with regulations herein, and designates the following person as records access officer:
   Town Clerk
   P.O. Box 141
   4279 State Route 104
   New Haven, New York 13121
   clerk@newhavenny.com
(b) The records access officer is responsible for ensuring appropriate agencies response to public requests for access to records. The designation of a records access officer shall not be construed to prohibit officials who have in the past been authorized to make records or information available to the public and continuing to do so. The records access officer shall ensure that agency personnel:
   (1) Maintain up-to-date subject matter list.
   (2) Assist persons seeking records to identify the records sought, if necessary, and when appropriate, indicate the manner in which the records are filed, retrieved or generated to assist persons and reasonably describing records.
(3) Contact persons seeking records when a request is voluminous or when locating the records involves substantial effort, so that personnel may ascertain the nature of records of primary interest and attempt to reasonably reduce the volume of records requested.

(4) Upon locating the records, take one of the following actions:
   (i) Make records available for inspection; or,
   (ii) Deny access to the records in whole or in part, and explain in writing the reasons therefore.

(5) Upon request for copies of records:
   (i) Make a copy available, upon payment or offer to pay established fees, if any, in accordance with section 8; or,
   (ii) Permit the requester to copy those records.

(6) Upon request, certify that a record is a true copy; and

(7) Upon failure to locate records, certify that:
   (i) The Town of New Haven is not the custodian of such records, or
   (ii) The records of which the Town of New Haven is the custodian cannot be found after diligent search.

Section 3: Location.

Records shall be available for public inspection and copying at:
New Haven Town Clerk Office
PO Box 141
4279 State Route 104
New Haven, NY 13121

Section 4: Hours of public inspection.

Requests for public access to records shall be accepted and records produced during all hours regularly open for business. These hours are:
Monday, Tuesday, Wednesday 10 a.m. – 4 p.m.
Thursday 5 p.m. – 8 p.m.

Section 5: Requests for public access to records.

(a) A written request may be required, but oral requests may be accepted when records are readily available.
(b) If records are maintained on the Internet the requester shall be informed that the records are available via the Internet and in printed form, either on paper or other information storage medium.
(c) A response shall be given within five business days of receipt of a request by:
   (1) Informing a person requesting records that the request or a portion of the request does not reasonably describe the records sought, including direction,
to the extent possible, that would enable that person to request records reasonably described;

(2) Granting or denying access to records in whole or in part;

(3) Acknowledging the receipt of a request in writing, including an approximate date when the request will be granted or denied in whole or in part, which shall be reasonable under the circumstances of the request and shall not be more than twenty business days after the date of the acknowledgement, or if it is known that circumstances prevent disclosure within twenty business days from the date of such acknowledgment, providing a statement in writing indicating the reason for inability to grant the request within that time and a date certain, within a reasonable period under the circumstances of the request, when the request will be granted in whole or in part; or

(4) If the receipt of request was acknowledged in writing and included an approximate date when the request would be granted in whole or in part within twenty business days of such acknowledgment, but circumstances prevent disclosure within that time, providing a statement in writing within twenty business days of such acknowledgment specifying the reason for the inability to do so and a date certain, within a reasonable period under the circumstances of the request, when the request will be granted in whole or in part.

(d) In determining a reasonable time for granting or denying a request under the circumstances of a request, personnel shall consider the volume of a request, the ease or difficulty in locating, retrieving or generating records, the complexity of the request, the need to review records to determine the extent to which they must be disclosed, the number of requests received by the agency, and similar factors that bear on the ability to grant access to records promptly and within a reasonable time.

(e) A failure to comply with the time limitations described herein shall constitute a denial of a request that may be appealed. Such failure shall include situations in which an officer or employee:

(1) fails to grant access to the records sought, deny access in writing or acknowledge the receipt of a request within five business days of the receipt of the request;

(2) acknowledges receipt of requests within five business days or fails to furnish an approximate date when the request will be granted or denied in whole or in part;

(3) furnishes an acknowledgment of the receipt of a request within five business days with an approximate date for granting or denying access in whole or in part that is unreasonable under the circumstances of the request;

(4) fails to respond to requests within a reasonable time after the appropriate date given or within twenty business days after the date of the acknowledgement of the receipt of the request;

(5) determines to grant a request in whole or in part within twenty business days of the knowledge of the receipt of the request, but fails to do so, unless the agency provides the reason for its inability to do so in writing and a date certain within which the request would be granted in whole or in part;
(6) does not grant a request in whole or in part within twenty business days of the acknowledgment of the receipt of a request and fails to provide the reason in writing, explaining the inability to do so and a date certain by which the request will be granted in whole or in part; or
(7) responds to a request, stating that more than twenty business days is needed to grant or deny the request in whole or in part, and provides a date certain within which that will be accomplished, but such date is unreasonable under the circumstances of the request.

Section 6: Subject matter list.

(a) The records access officer shall maintain a reasonably detailed current list by subject matter of all records in its possession, whether or not records are available pursuant to subdivision two of section eighty-seven of the Public Officers Law.
(b) The subject matter list shall be sufficiently detailed to permit identification of the category of the records sought.
(c) The subject matter list shall be updated annually. The most recent update shall appear on the first page of the subject matter list.

Section 7: Denial of access to records

(a) Denial of access to records shall be in writing stating the reason therefore and advising the requester of the right to appeal to the individual or body established to determine appeals, which shall be identified by name, title, business address and business phone number.
(b) If requested, records are not provided promptly, as required in section 5 of these regulations, such failure shall also be deemed a denial of access.
(c) The following person or persons or body shall determine appeals regarding denial of access to records under the freedom of information Law; New Haven town board P.O. Box 141 4279 statement 104 New Haven, New York 13121
(d) Any person denied access to records may appeal within thirty days of a denial.
(e) The time for declining an appeal by the individual or body designated to determine appeals shall commence upon receipt of a written appeal identifying:
   (1) the date and location of requests for records;
   (2) a description, to the extent possible, of the records that were denied; and
   (3) the name and return address of the person denied access.
(f) A failure to determine an appeal within ten business days of its receipt, by granting access to the records sought or fully explaining the reasons for further denial in writing shall constitute a denial of the appeal.
(g) The person or body designated to determine appeals shall transmit to the Committee on Open Government copies of all appeals upon receipt of appeals. Such copies shall be addressed to:
   Committee on Open Government
Department of State
41 State Street
Albany, New York 12231

(h) The person or body designated to determine appeals shall inform the appellant and the Committee on Open Government of its determination in writing within ten business days of receipt of an appeal. The determination shall be transmitted to the Committee on Open Government in the same manner as set forth in subdivision (f) of this section.

Section 8: Fees.

(a) There shall be no fee charged for:
    (1) inspection of records;
    (2) search for records; or
    (3) any certification pursuant to this part.
(b) Copies may be provided without charging a fee.
(c) Fees for copies may be charged provided that:
    (1) the fee for copying records shall not exceed 25 cents per page for photocopies not exceeding 9 x 14 inches. This section shall not be construed to mandate the raising of fees where agencies or municipalities in the past have charged less than 25 cents for such copies;
    (2) the fee for copies of records not covered by paragraphs (1) and (2) of this subdivision shall not exceed the actual production cost, which is the average unit cost for copying record, excluding fixed costs of the agencies such as operator salaries.

Section 9: Public notice.

A notice containing the title or name and business address of the records access officer and appeals person or body and the location where records can be seen or copied shall be posted in a conspicuous location, where records are and/or published in a local newspaper of general circulation.

Section 10: Severability.

If any provision of these regulations or the application thereof to any person or circumstances is adjudged invalid by a court of competent jurisdiction, such judgment shall not affect or impair the validity of the other provisions of these regulations or the application thereof to other persons and circumstances.