## OFFICE OF THE SECRETARY OF STATE

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# **ARCHIVES DIVISION**

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# PERMANENT ADMINISTRATIVE ORDER

DOC 21-2025
CHAPTER 291
DEPARTMENT OF CORRECTIONS

12/10/2025 10:23 AM ARCHIVES DIVISION

**FILED** 

SECRETARY OF STATE & LEGISLATIVE COUNSEL

FILING CAPTION: Release of Public Record

**EFFECTIVE DATE: 12/10/2025** 

AGENCY APPROVED DATE: 12/09/2025

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**RULES:** 

291-037-0005, 291-037-0010, 291-037-0015, 291-037-0020, 291-037-0035, 291-037-0040

AMEND: 291-037-0005

RULE TITLE: Authority, Purpose and Policy

NOTICE FILED DATE: 10/03/2025

RULE SUMMARY: Amends rule for minor clarification.

# **RULE TEXT:**

- (1) Authority: The authority for these rules is granted to the Director of the Department of Corrections in accordance with ORS 179.040, 423.020, 423.030, 423.075, 192.318, and 192.324.
- (2) Purpose: To establish uniform procedures and guidelines for release of Department of Corrections public records.
- (3) Policy: It is the policy of the Department of Corrections that public records maintained by the department will be available to all persons, consistent with applicable laws and administrative rules governing the disclosure of such records and consistent with the need to protect such records, to prevent interference with the regular discharge of duties, and to recover fees reasonably calculated to reimburse the department for its costs in making such records available.

**RULE TITLE: Definitions** 

NOTICE FILED DATE: 10/03/2025

RULE SUMMARY: Amends rule to change the term "inmate" to "adult in custody"; and update definitions to align with department philosophy or standard definitions.

#### **RULE TEXT:**

- (1) Adult in Custody (AIC): Any person under the supervision of the Department of Corrections who is not on parole, post-prison supervision, or probation status.
- (2) Adult on Supervision: Any person under the supervision of the Department of Corrections who is on parole, probation, or post-prison supervision status.
- (3) Department of Corrections Facility: Any institution, facility, or employee office, including the grounds, operated by the Department of Corrections.
- (4) Employee: For the purposes of these rules, any person employed full-time, part-time or under temporary appointment by the department; any person under a contractual arrangement to provide services to the department; any person employed by private or public sector agencies who is serving under department-sanctioned special assignment to provide services to department programs.
- (5) Functional Unit: Any organizational component within the Department of Corrections responsible for the delivery of program services or coordination of program operations.
- (6) Functional Unit Manager: Any person within the Department of Corrections who reports to the Director, the Deputy Director, an Assistant Director, or an administrator and has responsibility for the delivery of program services or coordination of program operations.

REPEAL: Temporary 291-037-0015 from DOC 14-2025

**RULE TITLE: Requests for Department Public Records** 

NOTICE FILED DATE: 10/03/2025

RULE SUMMARY: Amends rule to update process for non-AICs requesting public records from the department to include a new online public records portal linked on the existing DOC website, and for submitting written requests in person; update process for AICs to submit requests for public records from the department; provide requirements and guidance on information to include in a request for public records; and clarify what the process is when a request for public records is submitted to the wrong unit.

# **RULE TEXT:**

- (1) Persons other than adults in custody wishing to request public records from the Department of Corrections shall:
- (a) Establish a customer account and submit a request for public records using the department's public records portal found online at Oregon.gov/doc; or
- (b) Mail or hand-deliver a written request for public records addressed to the Oregon Department of Corrections Public Records program manager at the following address: 3723 Fairview Industrial Dr SE #200, Salem, OR 97310.
- (c) Additional information regarding requesting public records from the Department of Corrections is available to the public on the department's website at Oregon.gov/doc.
- (2) Adults in custody wishing to request public records from the Department of Corrections shall submit a written request for public records to the department's functional unit manager where the record is located.
- (3) At a minimum, requests for public records must:
- (a) Include the requester's name (first and last);
- (b) Include the requester's mailing address or contact email address; and
- (c) Adequately describe the record requested, including subject matter.
- (4) To aid employees in locating responsive records, and reduce the department's fees to requesters for doing so, requesters should provide as much information as possible to describe the record requested, including:
- (a) Names of persons involved;
- (b) Relevant dates and timeframes of the matter that is the subject of the record; and
- (c) If an adult in custody is the subject of the requested record, the state identification number (SID #) of the adult in custody, if known.
- (5) Requests for records that require a written disclosure authorization or court order authorizing the department to disclose the record (for example, protected health records, alcohol and drug treatment records, trust account records, and education records) must be accompanied by a legally valid and enforceable written disclosure authorization or a court order.
- (6) If the record requested is not located in the Department of Corrections functional unit where the request is received, or the request is sent to the incorrect functional unit manager, the request will be forwarded to the appropriate Department of Corrections functional unit manager where the record is located.

**RULE TITLE: Processing of Public Records Requests** 

NOTICE FILED DATE: 10/03/2025

RULE SUMMARY: Amends rule for grammatical edits and to clarify.

## **RULE TEXT:**

- (1) The functional unit manager will designate one (1) or more employees to review records for release.
- (2) The designated employee will process the request for records in accordance with the Public Records Law, codified at ORS 192.311 to 192.478.
- (3) Proper and reasonable opportunity for inspection or to obtain copies of nonexempt public records will be provided, consistent with security requirements at each department facility and functional unit and as the circumstances warrant.
- (a) The department's ability to accommodate requests for in-person inspection of records is subject to employee and equipment availability.
- (b) The functional unit manager will designate an employee to supervise inspection of nonexempt records.
- (4) If the requested records contain both information that is subject to disclosure and information that is exempt from disclosure, the exempt information will be segregated from the nonexempt information, where possible, and the nonexempt information will be provided.

RULE TITLE: Fees and Payment for Public Records

NOTICE FILED DATE: 10/03/2025

RULE SUMMARY: Amends rule for clarity and consistency within these rules and to change the term "inmate" to "adult in custody".

#### **RULE TEXT:**

- (1) The department's fees for processing and making available nonexempt records include, but is not limited to, employee time to search, gather, review, and copy the records. The department fee schedule is set out below:
- (a) Clerical work at \$25.00 per hour;
- (b) Managerial work at \$40.00 per hour;
- (c) Professional work at \$75.00 per hour;
- (d) Copies at current state printing and distribution price list;
- (e) Media costs set in statewide price agreement;
- (f) Postage at current postal rates;
- (g) Actual additional costs for services for which no fee has been established (for example, computer time; travel, shipping, or communication costs; fees to retrieve records from archives; etc.) shall be determined by the department; and
- (h) Department of Justice and other applicable legal fees shall be assessed at the actual hourly rate charged for public records related services (such as, reviewing public records, redacting material from the records, or segregating the records into exempt and nonexempt records). Fees are subject to statutory limitations described in ORS 192.440.
- (2) If the department can process a request for records in less than 30 minutes of employee time, the department will not charge to search, gather, and review the records.
- (a) Copy and media costs will be assessed as appropriate.
- (b) For audio recordings, a flat rate of \$5.00 plus the cost of the media will be charged when it takes less than 30 minutes of employee time to search, gather, copy, and review the records. Actual time and fees for media will be charged if over 30 minutes of employee time to search, gather, copy, and review records.
- (c) Only one 30-minute fee waiver will be granted to a requester who files fragmented or multiple small requests within a 60-day period that in the aggregate requires more than 30 minutes of employee time to process.
- (3) Except as noted below, no inspection or duplication of a record is authorized until payment has been received.
- (a) Payments must be received in the form of a money order, cashier's check, or business check made payable to the Oregon Department of Corrections.
- (b) An adult in custody must submit a signed Withdrawal of Funds form (CD 28D) and have sufficient funds on their trust account at the time they make a public records request. The Withdrawal of Funds form (CD 28D) must be successfully processed and the funds received prior to the release of records.
- (4) Fees for inspection or duplication by other government agencies or contractors responsible for the treatment of adults in custody or adults on supervision may be waived as outlined in 291-037-0040.
- (5) The fee schedule for copies of adult in custody health records is established in OAR 291-124.
- (6) The fee schedule for copies of adult in custody trust records is established in OAR 291-158.

STATUTORY/OTHER AUTHORITY: ORS 179.040, 192.318, 192.324, 423.020, 423.030, 423.075

STATUTES/OTHER IMPLEMENTED: ORS 179.040, 192.318, 192.324, 423.020, 423.030, 423.075

 ${\bf RULE\,TITLE:\,Fee\,Waiver\,or\,Reduction}$ 

NOTICE FILED DATE: 10/03/2025

RULE SUMMARY: Amends rule for clarity and consistency within these rules.

# **RULE TEXT:**

- (1) Any person requesting a fee waiver or reduction must submit their request in writing to the department for consideration.
- (2) The department may furnish copies without charge or at a substantially reduced fee if the department determines that a fee waiver or reduction in fees is in the public interest because making the record available primarily benefits the general public.
- (3) If the department decides to furnish copies at a reduced fee, it will do so in accordance with the following reduced fee schedule:
- (a) Clerical work at \$20.00 per hour;
- (b) Managerial work at \$32.00 per hour;
- (c) Professional work at \$60.00 per hour;
- (d) Copies at current state printing and distribution price list;
- (e) Media costs set in statewide price agreement;
- (f) Postage at current postal rates;
- (g) No additional cost considerations will be passed on to the requester under this reduced fee structure; and
- (h) Department of Justice or other applicable legal fees at \$75.00 per hour. Fees are subject to statutory limitations described in ORS 192.440.
- (4) The department will notify the requester in writing of the department's decision regarding the fee waiver or reduction request.

STATUTORY/OTHER AUTHORITY: ORS 179.040, 192.318, 192.324, 423.020, 423.030, 423.075 STATUTES/OTHER IMPLEMENTED: ORS 179.040, 192.318, 192.324, 423.020, 423.030, 423.075