

The Right-to-Know Law for Requesters

December 2, 2020

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Right-to-Know Law Basics

The basic RTKL process:

- Requester submits request to state or local agency
 - Request must seek records, not ask questions
- Agency responds: grant, deny, or mix of both
- If request is denied (even in part), requester can appeal to OOR
- OOR issues a binding final determination
- Either side can appeal to court (happens <10% of the time)
 - Court of Common Pleas for local agencies
 - Commonwealth Court for state agencies

What is a Record?

A record is...

- "information, regardless of physical form or characteristics, that documents a transaction or activity of an agency and that is created, received or retained pursuant to law or in connection with a transaction, business or activity of the agency" – Section 102 of Right-to-Know Law
- PA Office of Attorney General v. Philadelphia Inquirer (No. 2096 C.D. 2014, decided Nov. 19, 2015)

Records Take Many Shapes

The Right-to-Know Law...

- Doesn't distinguish between formats
 - Paper, email, texts, social media, audio, video, etc.
- Doesn't distinguish between agency & personal devices
 - Or between agency & personal email accounts
 - Or between agency & personal social media accounts
- All that matters: Is it a **record**? And if so, is it a **public record**?

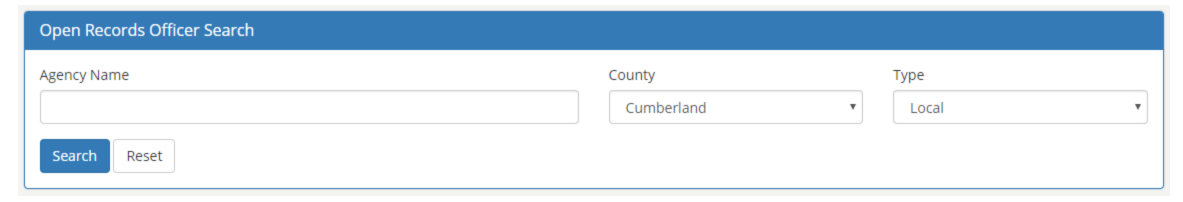
Right-to-Know Law Basics

All state & local government records presumed to be public

- 30 exceptions in RTKL allow records to be withheld
 - Fewer apply to financial records & aggregated data
- Other laws & regulations (e.g., HIPAA, FERPA)
- Attorney-client privilege & other privileges
 - Only if recognized by PA courts; not "self-critical evaluation"
- Records can be made non-public by court order
- When a denial is appealed, agency bears burden of proof

Submit your RTK request to the correct agency

- Submit requests to the agency that has the record
 - Rarely the OOR we receive >900 misdirected requests every year
- Address requests to Agency Open Records Officer (AORO)
- AORO database available on OOR website



More About Agency AOROs

Many agencies, but not all, have a single AORO

- Commonwealth agencies: DEP, DCNR, DOC, DCED, etc.
- Some agencies have separate AOROs by bureau, dep't, etc.
 - e.g., Philadelphia has approximately 40 AOROs
- Important to send request to the right AORO
 - If you're not sure, say so: "If this request is misdirected, please let me know so I can withdraw it and direct it to the proper AORO"

Some basic steps:

- Remember: The RTKL is not a weapon!
- Use the appropriate form to request records
 - Agencies must accept the OOR's Standard RTK Request Form
 - If agency has its own form, strongly consider using that one
- Be <u>specific</u> when describing records: subject matter, date(s), type of record, sender and/or recipient, etc.
- Always note the request date to track timing of response!

OOR Standard
RTK Request
Form, part 1



Standard Right-to-Know Law Request Form

	cess. Complete this form thoroughly and retain a copy; it is required business days to appeal after a request is denied or deemed denied.			
SUBMITTED TO AGENCY NAME:	(Attn: AORO)			
Date of Request:	Submitted via:			
PERSON MAKING REQUEST:				
Name:	Company (if applicable):			
Mailing Address:				
City: State:	Zip: Email:			
Telephone:	Fax:			
How do you prefer to be contacted if the agency has questions? ☐ Telephone ☐ Email ☐ U.S. Mail				
matter, time frame, and type of record or part	se. Provide as much specific detail as possible, ideally including subject y names. Use additional sheets if necessary. RTKL requests should seek equired to explain why the records are sought or the intended use of the			

SUBMITTED TO AGENCY NAME:

OOR Standard RTK Request Form, part 1



Standard Right-to-Know Law Request Form

Good communication is vital in the RTKL process. Complete this form thoroughly and retain a copy; it is required should an appeal be necessary. You have 15 business days to appeal after a request is denied or deemed denied.

Date of Request:	Submitted via:	□ Email	U.S. Mail	□ Fax	☐ In Person
PERSON MAKING REQUEST:					
Name:	Company (i	fapplicable	e):		
Mailing Address:					
City: Sta	ate: Zip:	Email:			
Telephone:	Fax	:			
How do you prefer to be contacted if the agency has questions? ☐ Telephone ☐ Email ☐ U.S. Mail					
RECORDS REQUESTED: Be clear matter, time frame, and type of records, not ask questions. Requester records unless otherwise required by	ord or party names. Use additions are not required to explain w	onal sheets	if necessary. R1	TKL reque	sts should seek

(Attn: AORO)

OOR Standard RTK Request Form, part 1



Standard Right-to-Know Law Request Form

Good communication is vital in the RTKL process. Complete this form thoroughly and retain a copy; it is required should an appeal be necessary. You have 15 business days to appeal after a request is denied or deemed denied. SUBMITTED TO AGENCY NAME: (Attn: AORO) Submitted via: Email U.S. Mail Fax In Person Date of Request: PERSON MAKING REQUEST: Name: Company (if applicable): Mailing Address: State: Email: Telephone: How do you prefer to be contacted if the agency has questions? ☐ Telephone ☐ Email ☐ U.S. Mail RECORDS REQUESTED: Be clear and concise. Provide as much specific detail as possible, ideally including subject matter, time frame, and type of record or party names. Use additional sheets if necessary. RTKL requests should seek records, not ask questions. Requesters are not required to explain why the records are sought or the intended use of the records unless otherwise required by law.

OOR Standard
RTK Request
Form, part 2

DO YOU WANT COPIES?	☐ Yes, electronic co	pies preferre	d if available		
	☐ Yes, printed copie				
			ords preferred (may i	request copies la	ter)
Do you want certified cop	es? 🔲 Yes (may be st	ubject to addi	tional costs) 🗆 No		_
RTKL requests may require	payment or prepaym	ent of fees. Se	e the <u>Official RTKL Fee</u>	Schedule for mo	re details
Please notify me if fees a	ssociated with this	request will	be more than 🗆 \$10	00 (or) 🗆 \$	
ITEMS BELOW THIS LINE FOR AGENCY USE ONLY					
Tracking:	_ Date Received:		Response Due (5 bus	s. days):	
30-Day Ext.? ☐ Yes ☐ No	(If Yes, Final Due Dat	e:) Actual Respon	se Date:	
Request was: Granted	☐ Partially Granted	& Denied 🛚	Denied Cost to Requ	ester:\$	
☐ Appropriate third parti	es notified and given	an opportuni	ty to object to the rele	ease of requeste	d records
NOTE: In most cases, a cor				Form updated N	lov. 27, 201

OOR Standard
RTK Request
Form, part 2

DO YOU WANT C	OPIES? Yes, electronic copies pr	referred if available	
	☐ Yes, printed copies prefe	erred	
	No, in-person inspection	n of records preferred (may request copies later)	
Do you want certi	fied copies? \square Yes (may be subject t	to additional costs) 🗆 No	
RTKL requests ma	y require payment or prepayment of f	fees. See the <u>Official RTKL Fee Schedule</u> for more det	tails
Please notify me	if fees associated with this reques	st will be more than \square \$100 (or) \square \$	
	ITEMS BELOW THIS LINE	E FOR AGENCY USE ONLY	
Tracking:	Date Received:	Response Due (5 bus. days):	
30-Day Ext.? ☐ Ye	es 🗆 No (If Yes, Final Due Date:) Actual Response Date:	
Request was:	Granted 🔲 Partially Granted & Deni	ied Denied Cost to Requester:\$	
☐ Appropriate th	ird parties notified and given an opp	portunity to object to the release of requested reco	rds
	ses, a completed RTKL request form is		201

OOR Standard
RTK Request
Form, part 2

DO YOU WANT COPIES?	☐ Yes, electronic copie	es preferred if ava	ilable	
	☐ Yes, printed copies	preferred		
	☐ No, in-person inspec	ction of records pr	eferred (may re	quest copies later)
Do you want certified copi	es? Yes (may be subj	iect to additional c	osts) □ No	
RTKL requests may require	payment or prepaymen	t of fees. See the Of	ficial RTKL Fee S	<u>chedule</u> for more details
Please notify me if fees a	ssociated with this re	quest will be moi	re than 🗆 \$100	(or) 🗆 \$
	ITEMS BELOW THIS LINE FOR AGENCY USE ONLY			
Tracking:	Date Received:	Respo	nse Due (5 bus.	days):
30-Day Ext.? ☐ Yes ☐ No	(If Yes, Final Due Date:)	Actual Response	Date:
Request was: Granted	☐ Partially Granted &	Denied 🗆 Denied	Cost to Reque	ster: \$
☐ Appropriate third parti	es notified and given an	opportunity to ob	ject to the relea	se of requested records
NOTE: In most cases, a cor More information about the				Form updated Nov. 27, 2018

Timeline of a RTKL Response

Every state & local agency must respond to RTK requests

- Must respond in writing within 5 (agency) business days
 - If no response received, request is <u>deemed denied</u>
 - Allow additional 3 business days for postal mail before filing appeal
- Agency can extend timeline by 30 calendar days
 - Must be done in writing within the initial 5 business days
 - Any other extension must be agreed to by requester & in writing
- Track all dates & deadlines in case you need to appeal

Tracking Dates: An Example

Oscar Olsen v. Local Agency

- Aug. 1, 2019 request made (on a Thursday)
- Aug. 8, 2019 agency took 30-day extension (to Sept. 7)
 - Sept. 7 is a Saturday, so deadline moves to Monday, Sept. 9
- Sept. 12, 2019 agency emails, asks for 30 more days
 - Requester emails back, says that's fine
- Oct. 1, 2019 agency issued response (denied in part)
- Oct. 1, 2019 requester filed appeal with OOR
 - Request was deemed denied on Sept. 9; appeal was due on Sept. 30
 - OOR has no choice but to dismiss appeal as untimely

Agency Response: Costs & Format

OOR fee schedule developed pursuant to RTKL

- No charge for electronic records
 - Redactions may necessitate printing electronic records
- Up to \$0.25/page for hard copies (8.5 x 11)
- Requesters can photograph records they asked to inspect
- Agencies do not have to create a record
- Agencies required to provide records in medium requested (electronic vs. hard copy)

Agency Response: Denials

If an agency denies a request, it is required by the RTKL to:

- Provide the denial in writing
- Explain what records are being withheld
- Explain why records are being withheld
- Explain how to appeal the denial
- Failure to respond by the statutory deadline is a "deemed denial" & can be appealed

Writing a Good RTK Request: 1. Seek Records, Don't Ask Questions

Requests should seek records, not ask questions

- RTKL gives access to public records not a venue for questions
 - Why did the Chairman vote yes?
 - Request meeting minutes & audio recording of meeting
 - Why did Company X get this contract?
 - Request copies of all submitted bids & council emails re: Company X
- Agencies may deny requests which ask questions

Writing a Good RTK Request: 2. Be Specific

Specificity is determined on a case-by-case basis

- Primary goal is to enable agency to know what to look for
- Vast "fishing expeditions" not permitted
- Phrases like "any and all" & "but not limited to" raise questions
 - "Any and all records, including but not limited to emails, memos, and spreadsheets, about the 2019 Pine Street Bridge Project"
 - "Records relating to the 2019 Pine Street Bridge Project"
- Poor organization of records not held against requester

Writing a Good RTK Request: 2. Be Specific

Example: A good request

Upper Smith Twp. replaced the Pine Street bridge in Oct. 2019. I'm seeking the following records about that project:

- 1. Emails from 7/1/2019 to 10/31/2019
 (NOTE: Whenever possible, list senders & recipients on any email request)
- 2. Memos from 3/1/2019 to 10/31/2019
- 3. Invoices from 1/1/2019 to 12/31/2019
- 4. Records of Disbursements from 1/1/2019 to 12/31/2019

Please contact me with any questions about this request.

More About Specificity

Specificity is a 3-part test: Pa. Dep't of Educ. v. Post-Gazette

- Subject Matter: Identify 'transaction or activity' of the agency
- Scope: Identify discrete group of docs (e.g., type or recipient)
- Timeframe: Identify a finite period of time
 - This is the most fluid factor failure to identify a finite timeframe will not automatically render a request overbroad & a short timeframe will not make an overbroad request specific
 - Timeframe can be implied (e.g., "the ongoing Main Street repaving")

Specificity: Examples

Commonwealth Court cases on specificity:

• Pa. Dep't of Educ. v. Pittsburgh Post-Gazette: A request seeking all of the emails of the Acting Secretary of Education "as they pertain to the performance of her duties as Acting Secretary since she was appointed on Aug. 25, 2013 to date [Aug. 5, 2014]" was found to be **insufficiently specific** because "it is, by virtue of the Secretary's position, a request for emails about all of the agency's activity overly nearly a one year period. In other words, it is a fishing expedition"

Specificity: Examples

Commonwealth Court cases on specificity:

- Dep't of Envtl. Prot. v. Legere: A request for 4 years of Section 208 determination letters was <u>sufficiently specific</u> despite the scope of the request because the subject matter was extremely specific
- Dep't of Corr. v. St. Hilaire: A request for "all records"
 documenting inmate injuries or death for five years was
 <u>sufficiently specific</u> because the request had clear parameters
 even though a large number of records were implicated

Specificity: Keywords

Beware of using only keywords!

- Office of the Governor v. Engelkemier: Request for all emails from Chief of Staff Katie McGinty from January 2015 to July 2015, with keywords, was sufficiently specific – but note discussion about Office waiving specificity argument earlier in the process and potential for "broad" keywords to be insufficiently specific
- Be careful when using keywords!
 - Request must still identify a transaction or activity of the agency

Specificity: Keywords

When keywords go wrong

- Emails from Erik Arneson containing the keyword "Arneson"
- Emails & texts containing "concern," "concerned,"
 "concerning," "complaint," "complained," "complaining"
- Emails containing "the," "it," "is," "and"
- Bottom Line: Keywords can be helpful, but <u>relying on</u>
 <u>keywords alone is risky</u> (e.g., Add this at the end of a request:
 "One way to satisfy my request would be to search Jane
 Smith's emails for the keywords 'John Doe' and 'suspension'")

Writing a Good RTK Request: 3. Think Twice Before Requesting a List

Requesting a "list" can be problematic

- If no actual list exists, agency not required to create one
 - "List of all lawsuits filed against the agency in 2017"
 - "List of all properties with zoning violations, 2015 to present"
- Better to seek records containing the information you want
 - "Records showing captions of lawsuits filed against agency in 2017"
 - "Records showing zoning violations issued, 2015 to present"
- Valid to add: "If info can be provided in a list, please do"

Writing a Good RTK Request: 4. Accessing Information in Databases

<u>Information in databases subject to presumption of openness</u>

- Learn about the database software used by the agency
 - If possible, learn capabilities of program/database ask if unsure
 - How do agency employees extract info from database
- Terminology can be important use agency jargon if possible
 - Create, export, compile, format, CSV, TXT, comma-delimited...

Writing a Good RTK Request: 4. Accessing Information in Databases

Suggesting queries can be helpful

- Where relevant, consider suggesting specific queries
 - Queries may be necessary for extracting information
 - Suggested queries can help focus agency searches
- But <u>always</u> identify the transaction or activity of the agency
 - Relying only on suggested queries can be risky & lead to a denial
 - Remember: RTKL requires specificity in requests & first step is identifying a transaction or activity

Databases: Commonwealth Court

Gingrich v. Pennsylvania Game Commission (2012)

- Records related to deer harvest & habitat
- "Requesters <u>may provide suggestions or examples</u> in order to better inform an agency about the information requested, and we have no desire to discourage that practice."
- "Providing data from an agency database does not constitute creating a record. ... [I]nformation contained in a database must be accessible to requesters and provided in a format available to the agency."

Databases: Commonwealth Court

Department of Environmental Protection v. Cole (2012)

- Records related to rebates for solar energy projects
- Commonwealth Court: "[A]n agency can be required to draw information from a database, although the information must be drawn in formats available to the agency. In short, to the extent requested information exists in a database, it must be provided ... To hold otherwise would encourage an agency to avoid disclosing public records by putting information into electronic databases."

Databases: Additional Cases

Intersection of RTKL & databases still being developed

- Agency may be made to prove query was properly structured
 - OOR <u>2017-1761</u>: Violent crime data from Pittsburgh
- Don't be <u>overly specific</u> & hurt your request
 - OOR 2016-2041: Sought TXT or CSV, records only available in PDF
- Law currently only specifies electronic vs. hard copy
 - OOR <u>2017-0426</u>: Sought "comma- or tab-delimited," provided in PDF
 - OOR <u>2016-1591</u>: When available in native PDF, records must be provided in that format as opposed to scanned PDF

Speaking of Databases...

Two useful resources:

- Online Contract Database at PA Treasury
 - All state agency contracts of \$5,000 or more
- PennWATCH
 - State employee names, titles, salaries & compensation
 - State agency employee counts
 - Basic state budget data
 - Not really a budget resource: Office of Budget website far better for that

Common Exemptions Raised by Agencies

Exemptions raised most often during appeals to OOR in 2018

- 1. Personal security, 708(b)(1)
- 2. Public safety, 708(b)(2)
- 3. Personal identification information, 708(b)(6)
- 4. Certain agency employee information, 708(b)(7)
- 5. Internal, predecisional deliberations, 708(b)(10)
- 6. Noncriminal investigation, 708(b)(17)
- 7. Criminal investigation, 708(b)(16)

Common Exemptions Raised by Agencies

To study any or all of these exemptions

- OOR published RTKL Case Law Index with information about key appellate court decisions on the RTKL
- Each exemption has its own section
- Available at OOR website:
 - https://www.openrecords.pa.gov/RTKL/About.cfm

PENNSYLVANIA RIGHT-TO-KNOW LAW CASE LAW INDEX



Since Pennsylvania's Right-to-Know Law ("RTKL") took full effect on January 1, 2009, it has been the subject of hundreds of appellate court cases. The *Pennsylvania Right-to-Know Law Case Law Index* was prepared by the Office of Open Records to help readers find appellate cases relevant to the most common subjects at issue in RTKL requests and appeals. It's broken down by subject matter, and some cases appear under multiple section headings. This index does not include every appellate case, and you should not rely upon it in place of experienced legal counsel. If you have any questions or comments, please contact the Office of Open Records.

Updated October 07, 2020

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Personal Security Exemption

Section 708(b)(1) allows agencies to withhold:

- Records "reasonably likely to result in a substantial and demonstrable risk of physical harm to ... an individual"
- Agencies must provide more than "mere speculation"
 - Must show that disclosure creates a "reasonable likelihood of harm"
 - Prison setting "involves unique concerns & security risks"

Public Safety Exemption

Section 708(b)(2) allows agencies to withhold:

- Records "reasonably likely to jeopardize or threaten public safety or preparedness"
- 2019-1265: Sought records related to surveillance cameras
 - OOR: Agency cannot withhold vendor names, cannot withhold types of surveillance cameras purchased, but can withhold specific locations of the cameras
 - Common Pleas: Agency can withhold all records (one-page order)
 - Pending in Commonwealth Court

Personal Identification Info Exemption

Section 708(b)(6) allows agencies to withhold:

- Social Security number, driver's license number
- Personal financial information
- Personal telephone number & email address
 - Unless held out to the public
- Marital status, spouse's name, dependent info
- Home address of a judge or police officer

Certain Agency Employee Information

Section 708(b)(7) allows agencies to withhold:

- The following records relating to an agency employee:
 - Information regarding discipline, demotion or discharge except the "final action of an agency that results in demotion or discharge"
 - Letter of reference (not for certain appointees)
 - Performance rating or review
 - Civil service test results
 - Written criticisms of an employee
 - Grievance material
 - Employment application of someone not hired by agency

Internal, Predecisional Deliberations

Section 708(b)(10) allows agencies to withhold:

- The "internal, predecisional deliberations of an agency"
 - Must be internal to agency; and
 - Must be prior to a decision; and
 - Must be deliberative in nature
 - Factual information (e.g., numerical data) cannot be withheld with this exemption even if surrounding material must be redacted
- Budget & legislative strategies

Noncriminal Investigative Exemption

Section 708(b)(17) allows agencies to withhold:

- Investigative materials, notes, correspondence & reports
- Identity of a confidential source
- Work papers underlying an audit
- Records that would reveal the institution, progress or result of an investigation, except:
 - Imposition of a fine or civil penalty
 - Suspension, modification or revocation of a license, permit, etc.
 - Executed settlement agreement (unless made confidential by a court)

Criminal Investigative Exemption

Section 708(b)(16) allows agencies to withhold:

- Investigative materials, notes, correspondence, videos & reports
- Identity of a confidential source
- Victim information
- Records that would:
 - Reveal the institution, progress or result of a criminal investigation except the filing of criminal charges;
 - Impair the ability to locate a defendant; or
 - Hinder an arrest, prosecution or conviction

Criminal Investigative Exemption

Section 708(b)(16) does NOT allow agencies to withhold:

- Private criminal complaints these are public
 - Typically obtained from the county district attorney
- Police blotters these are public
 - If you want police blotter information, use the term "police blotter"
 - Definition is in 18 Pa.C.S. § 9102: A "chronological listing of arrests, usually documented contemporaneous with the incident, which may include, but is not limited to, the name and address of the individual charged and the alleged offenses"

Police Policies & Training Records

Policies & training records are often public, at least in part

- Police department policies
 - Including department-wide training requirements
 - Some policies may be redacted
- Individual officer training records may be available
 - Bucks County Courier Times (April 19, 2019): "A veteran New Hope police officer who shot and wounded a Pipersville man after confusing his stun gun with his Glock 22, had not been re-certified in the use of his police-issued Taser since at least 2016, according to a review of records obtained by this news organization."

Appealing Denials From a Local Law Enforcement Agency

Certain appeals go to the local District Attorney:

- Section 503(d)(2): "The district attorney of a county shall designate one or more appeals officers to hear appeals ... relating to access to criminal investigative records ... of a local agency of that county"
 - This alternative appeal process only applies to denials based on 708(b)(16).
 - However: OOR always transfers such cases to the DA.
 - Appealing to OOR never hurts; sometimes OOR & DA have joint jurisdiction.
- OOR hears all cases involving Pennsylvania State Police

Requesting Police Recordings

RTKL does not apply to police recordings

- Act 22 of 2017 covers police video & audio recordings
- Requests must be submitted within 60 days of recording date
 - Requests must be submitted via certified mail or in person
- Agency has 30 days to respond, may deny for various reasons
- Denials may be appealed within 30 days to court; \$125 fee
- Law enforcement agencies & DAs have fairly broad discretion to release a recording (with or without a written request)
- More info on OOR website

911 Recordings & Transcripts

Section 708(b)(18) gives agencies discretion on 911 calls

- Call recordings & transcripts can be released if the agency or a court determines that the public interest in disclosure outweighs the interest in nondisclosure
- Time Response Logs are public
 - "Time Response Log" not defined; at a minimum, location info should include closest cross street, block identifier or mile marker
 - Log should also include date, call time, dispatch time, responding unit, time of arrival on scene, release time & nature of the call

Tip: Communicate with the Agency

Good communication can prevent and solve many issues

- Good practice to let agency know you're willing to talk
- Requesters often submit broad requests to ensure they get all the records they want
 - Understandable, but can be expensive & frustrating
 - Requesters don't want surprise bills
 - Agencies don't want unnecessary work
- Many agencies willing to discuss requests
- If agreement reached on revised request, put it in writing

Tip: Communicate with the Agency

Reason for making RTKL request

- Agency cannot require requester to provide reason for request
- They can ask, but requester can decline to answer
- However, requester may sometimes want to provide info
 - Can help agency understand request & speed response
 - Can help reduce number of valueless records received
 - Can reduce cost if hard copies must be made

Appealing a RTKL Denial

Most denials can be appealed to the OOR

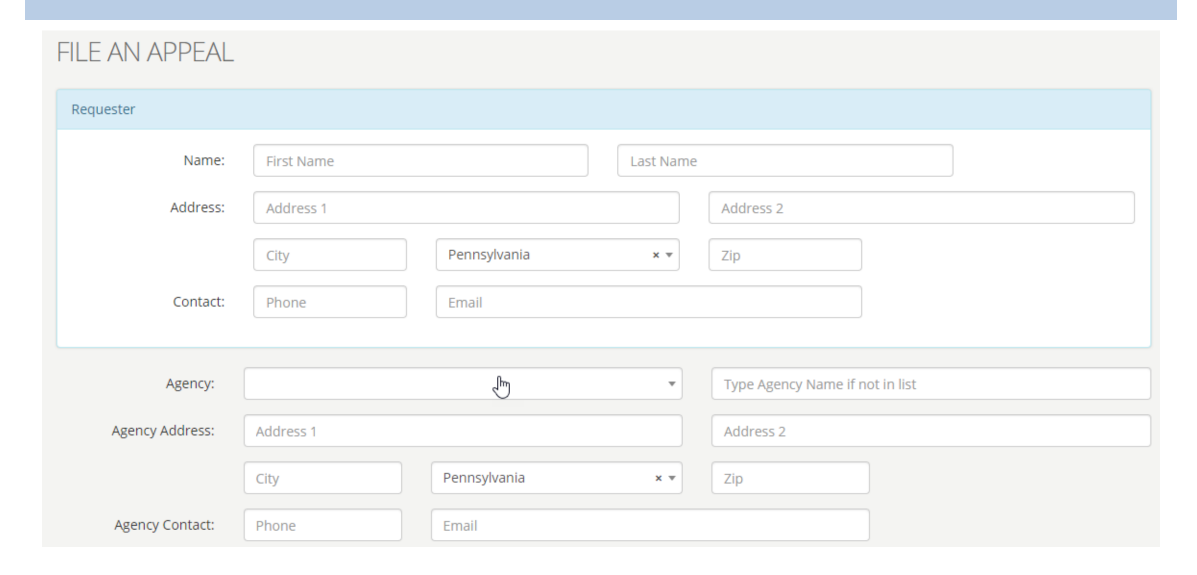
- Denied requests can be appealed within 15 business days
- Most appeals filed with the OOR
 - Not Attorney General, Auditor General, Treasurer, General Assembly
 - Not Courts (requests & appeals governed by Rule 509)
 - Denials from local agencies based on criminal investigatory records appealed to county DA (but PSP denials appealed to OOR)
- Can also appeal redactions (which are denials) & fees

Appealing a RTKL Denial

OOR appeal process designed to be simple

- File appeals using online form at OOR website
 - About 10 to 15 minutes to fill out
- Only need to complete the form can make argument later
- No lawyer necessary
- OOR assigns Appeals Officer to oversee case
- Both sides can present evidence & argument
- OOR has 30 days to issue Final Determination

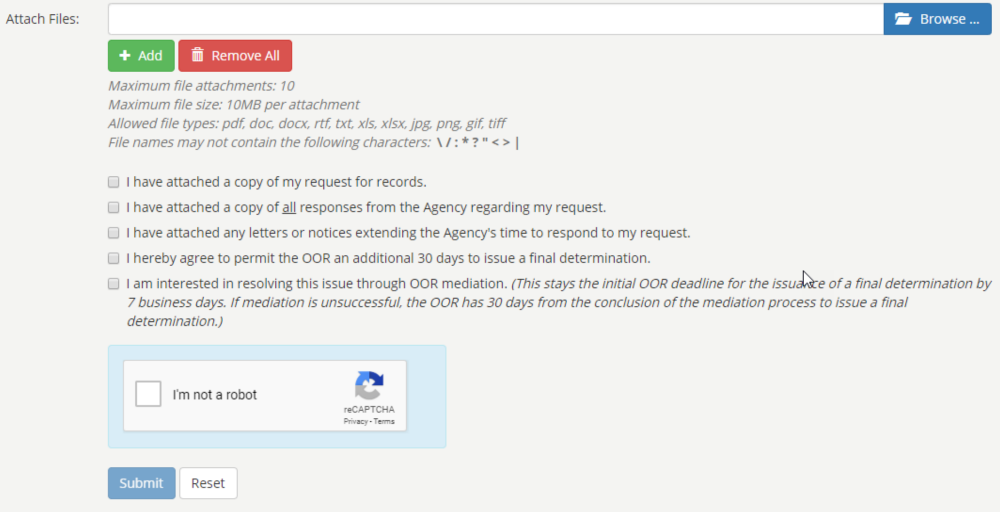
OOR - Online Appeal Form



OOR - Online Appeal Form

Records at Issue in this Appeal:	(If you run out of space, you may attach a file with more details.)
Request Submitted to Agency Via:	▼
Dates:	Date of Request
Agency Open Records Officer:	Name & Title of Person Who Denied Request (if available)
	I requested the listed records from the Agency named above. By submitting this form, I am appealing the Agency's denial, partial denial, or deemed denial because the requested records are public records in the possession, custody or control of the Agency; the records do not qualify for any exemptions under § 708 of the RTKL, are not protected by a privilege, and are not exempt under any Federal or State law or regulation; and the request was sufficiently specific.

OOR - Online Appeal Form



Tip: Consider Requesting Mediation

- RTKL authorizes OOR to establish informal mediation program
- Goal: Mutually agreeable settlement
- Voluntary & confidential
- Either side can end mediation at any time
 - If mediation ends, case moves to normal appeal process (new AO)
- OOR has trained mediators
- Can save time & expense

Office of Open Records

Created by RTKL: Independent & quasi-judicial

- Decide appeals filed by people denied access to records
- Provide RTKL & Sunshine Act training
- 20 total staff
 - Executive Director & Deputy Director
 - 13 Attorneys (incl. 11 Appeals Officers)
 - Chief of Training & Outreach
 - 4 Administrative

OOR Caseload

Thousands of RTK appeals filed every year

- In 2019 (<u>annual report</u>), OOR heard 2,658 appeals
 - Three-year average: 2,440; Five-year average: 2,470
 - That's appeals, not requests
 - No central database of # of requests
 - LBFC Study (released 2018) estimated 109,000 requests received by state & local agencies, combined, in 2016
 - Thus, approximately 2.1% of requests are appealed to OOR
 - Our data indicates <10% of OOR decisions are appealed to court

OOR Resources

Website, Twitter, Email Lists & More

- Office of Open Records Website
 - RTKL Case Law Index
- Open Records in PA blog includes COVID-19 advisories
- <u>Email lists</u>: Daily Digest of FDs & General Updates
- Twitter: <u>@OpenRecordsPA</u>
 - Executive Director: <u>@ErikOpenRecords</u>
- YouTube Channel
- Open Records in PA Podcast