

1 **Rule 4-202.08. Fees for records, information, and services.**

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3 **Intent:**

4 To establish uniform fees for requests for records, information, and services.

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6 **Applicability:**

7 This rule applies to all courts of record and not of record and to the Administrative Office of
8 the Courts. This rule does not apply to the Self Help Center.

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10 **Statement of the Rule:**

11 (1) **Fees payable.** Fees are payable to the court or office that provides the record,
12 information, or service at the time the record, information, or service is provided. The initial
13 and monthly subscription fee for public online services is due in advance. The connect-time
14 fee is due upon receipt of an invoice. If a public online services account is more than 60
15 days overdue, the subscription may be terminated. If a subscription is terminated for
16 nonpayment, the subscription will be reinstated only upon payment of past due amounts and
17 a reconnect fee equal to the subscription fee.

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19 (2) **Use of fees.** Fees received are credited to the court or office providing the record,
20 information, or service in the account from which expenditures were made. Fees for public
21 online services are credited to the Administrative Office of the Courts to improve data quality
22 control, information services, and information technology.

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24 (3) **Copies.** Copies are made of court records only. The term "copies" includes the original
25 production. Fees for copies are based on the number of record sources to be copied and
26 are as follows:

27 (3)(A) paper except as provided in (H): \$.25 per sheet;

28 (3)(B) microfiche: \$1.00 per card;

29 (3)(C) audio tape: \$10.00 per tape;

30 (3)(D) video tape: \$15.00 per tape;

31 (3)(E) floppy disk or compact disk other than of court hearings: \$10.00 per disk;

32 (3)(F) electronic copy of court reporter stenographic text: \$25.00 for each one-half day of
33 testimony or part thereof;

34 (3)(G) electronic copy of audio record or video record of court proceeding: \$10.00 for
35 each one-half day of testimony or part thereof; and

36 (3)(H) pre-printed forms and associated information: an amount for each packet
37 established by the state court administrator.

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39 (4)(A) **Mailing.** The fee for mailing is the actual cost. The fee for mailing shall include
40 necessary transmittal between courts or offices for which a public or private carrier is used.

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42 (4)(B) **Fax or e-mail.** The fee to fax or e-mail a document is \$5.00 for 10 pages or less. The
43 fee for additional pages is \$.50 per page. Records available on Xchange will not be faxed or
44 e-mailed.

45 (5) **Personnel time.** Personnel time to copy the record of a court proceeding is included in
46 the copy fee. For other matters, there is no fee for the first 15 minutes of personnel time.
47 The fee for time beyond the first 15 minutes is charged in 15 minute increments for any part
48 thereof. The fee for personnel time is charged at the following rates for the least expensive
49 group capable of providing the record, information, or service:

- 50 (5)(A) clerical assistant: \$15.00 per hour;
- 51 (5)(B) technician: \$22.00 per hour;
- 52 (5)(C) senior clerical: \$21.00 per hour
- 53 (5)(D) programmer/analyst: \$32.00 per hour;
- 54 (5)(E) manager: \$37.00 per hour; and
- 55 (5)(F) consultant: actual cost as billed by the consultant.

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57 (6) **Public online services.**

58 (6)(A) The fee to subscribe to ~~public online services~~ Xchange shall be as follows:

- 59 (6)(A)(i) a set-up fee of \$25.00;
- 60 (6)(A)(ii) a subscription fee of ~~\$30.00~~ 40.00 per month for any portion of a calendar
61 month; and
- 62 (6)(A)(iii) ~~\$.40~~ 15 for each search over ~~200~~ 500 during a billing cycle. A search is
63 counted each time the search button is clicked.

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65 (6)(B) When non-subscription access becomes available, the fee to access public online
66 services without subscribing shall be a transaction fee of \$5.00, which will allow up to 10
67 searches during a session.

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69 (6)(C) The fee to access a document shall be \$.50 per document.

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71 (7) **No interference.** Records, information, and services shall be provided at a time and in a
72 manner that does not interfere with the regular business of the courts. The Administrative
73 Office of the Courts may disconnect a user of public online services whose use interferes
74 with computer performance or access by other users.

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76 (8) **Waiver of fees.**

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78 (8)(A) Fees established by this rule other than fees for public online services shall be
79 waived for:

- 80 (8)(A)(i) any government entity of Utah or its political subdivisions if the fee is
81 minimal;
- 82 (8)(A)(ii) any person who is the subject of the record and who is impecunious; and
- 83 (8)(A)(iii) a student engaged in research for an academic purpose.

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85 (8)(B) Fees for public online services shall be waived for:

- 86 (8)(B)(i) up to 10,000 searches per year for a news organization that gathers
87 information for the primary purpose of disseminating news to the public and that

88 requests a record to obtain information for a story or report for publication or
89 broadcast to the general public;
90 (8)(B)(ii) any government entity of Utah or its political subdivisions;
91 (8)(B)(iii) the Utah State Bar;
92 (8)(B)(iv) public defenders for searches performed in connection with their duties
93 as public defenders; and
94 (8)(B)(v) any person or organization who the XChange administrator determines
95 offers significant legal services to a substantial portion of the public at no charge.

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97 *Effective September 1, 2020*