

Refusal to Inspect All of the Information

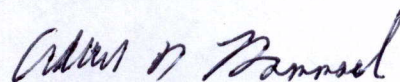
We spoke earlier regarding you coming to the Town to inspect the responsive information/data. You stated that your research project requires that you have the data in electronic form. Hence, simply viewing the data here at the Town will not assist you. However, should you change your mind, and should you want to view the responsive information/data, please contact me to set an appointment. As you will further recall, if after inspection you retain a total of more than 50 pages of printed-up records, any labor not already charged will be assessed, and the overhead charges for all labor assessed will be added.

Your Request (for the electronic data) will be considered automatically withdrawn if you do not notify the Town in writing within 10 (ten) business days from the date of this statement that you:

- a. Accept the estimated charges and will pay them (i.e., \$89.37). **If your written acceptance is not received by the close of business Monday, July 19, 2010, Your Request will be considered automatically withdrawn;**
 - b. Modify Your Request; or
 - c. Have sent to the Office of the Attorney General (OAG) a complaint alleging that you have been overcharged for being provided with a copy of the public information.
2. You may choose to respond by email, fax, regular mail, or by dropping your written response in person at our offices.
 3. Your check or money order must be made payable to: The Town of Highland Park, Texas.
 4. Mailing address: Town of Highland Park, 4700 Drexel Drive, Highland Park, TX 75205.

Should you have any other questions, or if I may be of further assistance, please do not hesitate to contact me.

Sincerely,



Albert D. Hammack
Town Attorney

cc: Bill Lindley, Town Administrator
Bill Pollock, Director of Finance