

**Effective 5/12/2015**

**63G-2-400.5 Definitions.**

As used in this part:

- (1) "Access denial" means a governmental entity's denial, under Subsection 63G-2-204(8) or Section 63G-2-205, in whole or in part, of a record request.
- (2) "Appellate affirmation" means a decision of a chief administrative officer, local appeals board, or records committee affirming an access denial.
- (3) "Interested party" means a person, other than a requester, who is aggrieved by an access denial or an appellate affirmation, whether or not the person participated in proceedings leading to the access denial or appellate affirmation.
- (4) "Local appeals board" means an appeals board established by a political subdivision under Subsection 63G-2-701(5)(c).
- (5) "Record request" means a request for a record under Section 63G-2-204.
- (6) "Records committee appellant" means:
  - (a) a political subdivision that seeks to appeal a decision of a local appeals board to the records committee; or
  - (b) a requester or interested party who seeks to appeal to the records committee a decision affirming an access denial.
- (7) "Requester" means a person who submits a record request to a governmental entity.

Enacted by Chapter 335, 2015 General Session