4.10.19.1 ISSUING AGENCY: Department of cultural affairs, state historic preservation division.
[4.10.19.1 NMAC - Rp, 4.51.5.1 NMAC, 5/31/16]

4.10.19.2 SCOPE: This rule applies to the state historic preservation division and entities wishing to access, use or submit records to the records repository or NMCRIS.
[4.10.19.2 NMAC - Rp, 4.51.5.2 NMAC, 5/31/16]

4.10.19.3 STATUTORY AUTHORITY: Subsection D of Section 18-6-8 NMSA 1978 and Section 18-6-11.1 of the Cultural Properties Act.
[4.10.19.3 NMAC - Rp, 4.51.5.3 NMAC, 5/31/16]

4.10.19.4 DURATION: Permanent.
[4.10.19.4 NMAC - Rp, 4.51.5.4 NMAC, 5/31/16]

4.10.19.5 EFFECTIVE DATE: May 31, 2016, unless a later date is cited at the end of the section.
[4.10.19.5 NMAC - Rp, 4.51.5.5 NMAC, 5/31/16]

4.10.19.6 OBJECTIVE: This rule describes the procedures to access and use cultural resource records in the NMCRIS and the records repository while minimizing loss of archaeological resources in the state of New Mexico. In addition, the rule describes the procedures to register and to submit cultural resource records to NMCRIS and the repository and establishes reasonable fees for use of the records.
[4.10.19.6 NMAC - Rp, 4.51.5.6 NMAC, 5/31/16]

4.10.19.7 DEFINITIONS:
A. "Application" means the document, provided by HPD on its website or other method that is used to request access to NMCRIS or to the records repository.

B. "ARMS" means the archaeological records management section, a bureau within the historic preservation division that manages NMCRIS and the repository.

C. "ARMS special request form" means the document, provided by HPD on its website or other method that is used to request ARMS’s assistance in obtaining information from NMCRIS or the records repository including customized database queries.

D. "Assisted access user" means an individual or entity with a property interest or regulatory oversight that does not meet the standards for qualified user, but wants access to information about cultural properties or cultural resource investigations that is relevant to the property interest or regulatory oversight.

E. "Cooperative agreement" means an agreement between HPD and a public agency or tribal government to maintain and expand NMCRIS and the repository.

F. "Cultural Properties Act" means Sections 18-6-1 through 18-6-17 NMSA 1978.

G. "Cultural property" or "cultural resource" means a structure, place, site or object that has or may have historic, archaeological, scientific, architectural or other cultural significance.

H. "CPRC" means the cultural properties review committee created pursuant to Section 18-6-9 of the Cultural Properties Act.

I. "Cultural resource investigation" or “investigation” means the study of a specific cultural property or specific area to identify, record, evaluate, interpret or protect cultural properties.

J. "Cultural resource records" means the paper and digital files and related materials including, but not limited to, forms, journals, maps, databases, photographs, nominations, manuscripts and reports associated with cultural properties or cultural resource investigations conducted in the state of New Mexico.

K. "DCA" means the department of cultural affairs created pursuant to Section 9-4A-4 NMSA 1978.

L. "HPD" means the historic preservation division within the DCA created pursuant to Subsection A of Section 18-6-8 of the Cultural Properties Act.

M. "HPD website" means http://nmhistoricpreservation.org or its successor site.
"Independent researcher" means a qualified user who is unaffiliated with a qualified institution and is performing uncompensated research for the researcher’s own benefit. Paid consultants are not independent researchers.

"Individual account" means an account for accessing NMCRIS and the records repository for each qualified user.

"Institutional agreement" means a document, signed annually by qualified institutions or independent researchers. The agreement specifies the requirements for using and disseminating information from NMCRIS and the records repository.

"NMCRIS" means the New Mexico cultural resource information system, an online computer information system that integrates geographic, research, and management data on cultural properties and cultural resource investigations.

"Performing entity" or "performing agency" means an individual, corporation, partnership, trust, association, educational institution, foundation, museum, public agency or tribal government that carries out cultural resource investigations and creates cultural resource records.

"Public agency" means a federal or state agency or political subdivision of the state that has administrative responsibility for consulting with the state historic preservation officer under federal or state laws including but not limited to section 106 of the National Historic Preservation Act (54 U.S.C. § 306108) and Section 18-6-8.1 of the Cultural Properties Act, Section 18-8-7 of the Prehistoric and Historic Sites Preservation Act, and Section 18-6A-5 of the Cultural Properties Protection Act.

"Qualified institution" means an entity, other than an independent researcher, that signs an institutional agreement and that authorizes one or more qualified users to represent it for purposes of accessing the records repository and NMCRIS.

"Qualified user" means an individual listed in the state historic preservation officer directory or an individual with a bachelor’s degree in archaeology, anthropology, architecture, architectural history, historic architecture, history, American studies, historic preservation, or a closely related field from an accredited educational institution or other appropriate education, professional experience, and training as determined by the registrar.

"Records repository" or "repository" means the archives maintained by HPD that contain cultural resource records including but not limited to cultural resource investigation reports, plans, and manuscripts; archaeological resource records; historic building, structure, and other cultural property records; state register of cultural properties and national register of historic places nominations; and related materials.

"Registrar" means the employee of HPD assigned to manage ARMS.

"Report recipient" means an organization, public agency, tribal government, or individual that commissions a performing entity to conduct a cultural resource investigation.

"SHPO" means the state historic preservation officer and is the individual appointed pursuant to Section 18-6-8 of the Cultural Properties Act who serves as the director of HPD.

"SHPO directory" means the list of cultural resource and historic preservation professionals established pursuant to 4.10.8 NMAC.

"User’s guide" means the manual issued by HPD on its website or through other distribution methods that describes the process and standards to submit cultural resource records to NMCRIS and the records repository.

4.10.19.8 ACCESS TO RECORDS REPOSITORY AND NMCRIS:

A. Registrar: The registrar shall:
(1) only disseminate information from the records repository or NMCRIS that conforms with Section 18-6-11.1 of the Cultural Properties Act. If a release of information from the records repository or NMCRIS does not conform with Section 18-6-11.1 or other laws, the registrar shall redact and not release that information;
(2) make applications available to the public on the HPD website or through other convenient method; and
(3) grant access to the records repository and NMCRIS by applying the standards in this rule. If the registrar cannot determine whether an applicant is an independent researcher, qualified user, or qualified institution, the registrar shall refer the application to the SHPO for a final decision.

B. Qualified institutions:
(1) Qualified institutions shall submit a completed institutional agreement to HPD annually. The institutional agreement is valid only for the calendar year in which it is executed. The qualified institution shall
designate the individual within the qualified institution who has signatory authority to authorize qualified users to use the qualified institution’s account. The agreement shall require the institution to pay all applicable fees for the authorized qualified users’ uses of NMCRIS and the records repository on the qualified institution’s behalf.

(2) Qualified institutions shall submit an individual account application for each qualified user authorized by the qualified institution to represent it for purposes of accessing the records repository and NMCRIS. Signed approval by the qualified institution on the individual account application authorizes HPD to charge all applicable fees under this rule to the qualified institution.

(3) Public agencies or tribal governments may enter into a cooperative agreement with HPD in lieu of an institutional agreement. Cooperative agreements shall specify conditions for access to and use of NMCRIS and the repository that are consistent with the requirements for institutional agreements, unless this rule expressly provides otherwise. Entities may contact the registrar to negotiate a cooperative agreement.

C. Independent researchers:
Independent researchers shall submit a completed institutional agreement annually. The agreement is valid only for the calendar year in which it is executed. The agreement shall indicate the independent researcher’s agreement to use the NMCRIS and repository only for research that is uncompensated and that is for the independent researcher’s own benefit. Individuals working as paid consultants shall submit an institutional agreement as a qualified institution and not as an independent researcher.

D. Qualified users:
(1) Qualified users wishing to access the records in the repository and NMCRIS shall be affiliated with a qualified institution with a valid institutional agreement or a public agency or tribal government with a cooperative agreement, or shall be an independent researcher with a valid institutional agreement.

(2) Qualified users shall complete, sign, and submit an individual account application to HPD. Upon receipt of a user name and password from HPD, the qualified user may access NMCRIS online and may access the records repository under the supervision of HPD staff. Qualified users shall adhere to conditions in the individual account application for use of the materials in the repository and NMCRIS.

(3) Qualified users shall not share user name or password information with anyone and shall not otherwise allow others to access NMCRIS. Qualified users shall not use, or assist others with using, information from NMCRIS or the repository to violate state or federal laws.

E. Assisted access users:
Assisted access users may submit an ARMS special request form to HPD to obtain information from NMCRIS or the records repository. If the registrar approves the request, the assisted access user shall sign a nondisclosure agreement provided by HPD. Upon receipt of the signed nondisclosure agreement, HPD shall provide the relevant information or records, subject to the registrar’s redaction of protected information.

F. Others:
Individuals who are not assisted access users or qualified users and who wish to examine records in the repository shall contact HPD to make an appointment and shall specify the purpose of the visit and records the individual wishes to review. The individual may view the records, subject to signing a nondisclosure agreement and redaction of protected information by the registrar, if the registrar determines that granting the request conforms with Section 18-6-11.1 of the Cultural Properties Act.

G. Appeal of registrar access decisions:
(1) An entity aggrieved by a decision of the registrar regarding access to cultural resource records may appeal. Appeals shall be submitted in writing to the SHPO within ten calendar days of the decision with a statement of reasons for the appeal.

(2) The SHPO shall respond in writing within ten calendar days of receipt of an appeal.

(3) The SHPO’s decision on the appeal is DCA’s final action on the matter.

F. Violations of this section or the terms of an application or agreement:
(1) If the registrar discovers a violation of this section or the terms of an individual account application or institutional agreement, the registrar may restrict, temporarily suspend, or prohibit future access to NMCRIS or the repository.

(2) An entity aggrieved by the registrar’s decision may appeal. Appeals shall be submitted to the SHPO in writing within ten calendar days of the decision with a statement of reasons for the appeal.

(3) The SHPO shall respond in writing within 10 calendar days of receipt of an appeal.

(4) The SHPO’s decision on the appeal is DCA’s final action on the matter.

G. Computation of time: In computing the period of time prescribed for appeal, the day from which the period of time begins to run shall not be included. The last calendar day shall be included in the computation unless it is a Saturday, Sunday or a day on which a legal holiday is observed. In such a case, the period of time runs to the close of business on the next regular workday.

[4.10.19.8 NMAC - N, 5/31/16]
4.10.19.9 REGISTRATION AND RECORDS SUBMISSION:
A. Registration:
(1) Performing entities shall register all cultural resource investigations conducted in the state of New Mexico in NMCRIS unless the investigation, in its entirety, occurs on tribal lands as defined in 36 CFR 800.16(x) and the Indian nation, tribe(s), or pueblo(s) associated with the land has a tribal historic preservation officer who has assumed all or part of the functions of SHPO pursuant to 54 U.S.C. § 302702.
(2) Performing entities shall register each cultural resource investigation and each associated cultural resource in NMCRIS according to the most recent version of the user’s guide. If a performing entity does not have a NMCRIS account at the time it conducts an investigation, the performing entity shall either contact HPD to set up an account and then register the investigation or make arrangements with ARMS to register the investigation with ARMS’s assistance.
B. Submittal of records:
(1) Digital submittals: Performing entities shall submit cultural resource records according to the most recent version of the user’s guide by entering data on investigations and cultural resources into NMCRIS through the online electronic forms and through the online map service. After entering the data, the performing entity shall download the electronic forms with the online data entries for the investigation and for each resource and shall complete any remaining sections not available online. Once the forms are complete, the performing entity shall scan them and the required attachments, and upload the scanned forms and the cultural resource investigation reports into NMCRIS. If performing entities are unable to upload any forms or documents into NMCRIS, they shall either make arrangements with ARMS to upload the documents or they shall submit digital copies of the forms or documents to NMCRIS separately and concurrently with the submittal of the paper records.
(2) Paper submittals: Unless submitted to HPD by the report recipient, the performing entity shall submit one printed copy of the investigation’s cultural resource reports, the NMCRIS information abstract form, the associated laboratory of anthropology (LA) site records and historic cultural properties inventory (HCPI) forms, and any related materials to HPD for archiving in the records repository. Performing entities shall include the NMCRIS activity number, LA site numbers, and HCPI numbers associated with the relevant cultural resources on all documents they submit to NMCRIS and the records repository.
C. Failure to comply with this section:
(1) If the registrar discovers a violation of this section, the registrar may restrict, temporarily suspend, or prohibit future access to NMCRIS or the repository.
(2) An entity aggrieved by the registrar’s decision may appeal. Appeals shall be submitted to the SHPO in writing within ten calendar days of the decision with a statement of reasons for the appeal.
(3) The SHPO shall respond in writing within ten calendar days of receipt of an appeal.
(4) The SHPO’s decision on the appeal is DCA’s final action on the matter.
D. Computation of time: In computing the period of time prescribed for appeal, the day from which the period of time begins to run shall not be included. The last calendar day shall be included in the computation unless it is a Saturday, Sunday or a day on which a legal holiday is observed. In such a case, the period of time runs to the close of business on the next regular workday.
[4.10.19.9 NMAC - N, 5/31/16]

4.10.19.10 FEES:
A. Use of the records repository and NMCRIS is contingent upon the HPD’s receipt of reasonable fees as provided in this rule. The SHPO shall expend the fees received solely for the maintenance and administration of the records repository and NMCRIS, consistent with HPD’s appropriated budget. Expenditures for the maintenance and administration of the records repository and the NMCRIS include, but are not limited to, software licensing and maintenance, software development, computer equipment lease or purchase, contractual services, staff time, facilities, and supplies.
B. Fee schedule:
(1) Access fees: With the exception of public agencies or tribal governments with a cooperative agreement, qualified institutions shall pay an annual access fee that entitles qualified users of the qualified institution to unlimited on-site use of the records repository and access to NMCRIS on the following basis: $200 per year for qualified institutions with three or fewer supervisory staff; $300 per year for qualified institutions with four to 10 supervisory staff; $500 per year for qualified institutions with 11-20 supervisory staff; and $800 per year for qualified institutions with 21 or more supervisory staff. As used in this paragraph, “supervisory staff”
means supervisory archaeologists or crew chiefs who meet the qualifications outlined in 4.10.8.10 NMAC. Access fees are due each calendar year and shall accompany a signed institutional agreement.

(2) **Registration fees:** With the exception of public agencies or tribal governments with a cooperative agreement, qualified institutions shall pay registration fees for cultural resource investigations consistent with the following fee schedule.

(a) Fees for archaeological surveys are based on the total area surveyed as measured in acres, using the schedule below:

<table>
<thead>
<tr>
<th>Class number</th>
<th>Survey size (acres +/-)</th>
<th>Survey Registration Fees</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>&lt;2</td>
<td>$25</td>
</tr>
<tr>
<td>2</td>
<td>2 to 4.99</td>
<td>$50</td>
</tr>
<tr>
<td>3</td>
<td>5 to 9.99</td>
<td>$75</td>
</tr>
<tr>
<td>4</td>
<td>10 to 19.99</td>
<td>$100</td>
</tr>
<tr>
<td>5</td>
<td>20 to 39.99</td>
<td>$125</td>
</tr>
<tr>
<td>6</td>
<td>40 to 79.99</td>
<td>$200</td>
</tr>
<tr>
<td>7</td>
<td>80 to 119.99</td>
<td>$300</td>
</tr>
<tr>
<td>8</td>
<td>120 to 199.99</td>
<td>$400</td>
</tr>
<tr>
<td>9</td>
<td>200 to 399.99</td>
<td>$500</td>
</tr>
<tr>
<td>10</td>
<td>400 to 599.99</td>
<td>$800</td>
</tr>
<tr>
<td>11</td>
<td>600 to 999.99</td>
<td>$1000</td>
</tr>
<tr>
<td>12</td>
<td>1,000 to 1,499.99</td>
<td>$2000</td>
</tr>
<tr>
<td>13</td>
<td>1,500 to 1,999.99</td>
<td>$2500</td>
</tr>
<tr>
<td>14</td>
<td>2,000 to 2,499.99</td>
<td>$3000</td>
</tr>
<tr>
<td>15</td>
<td>2,500 to 3,000</td>
<td>$3500</td>
</tr>
<tr>
<td>16</td>
<td>greater than 3,000 acres</td>
<td>$500 more for each 500 acres or fraction thereof over 3,000 acres</td>
</tr>
</tbody>
</table>

(b) Fees for surveys that record all types of cultural resources are based on the total area of archaeological survey as measured in acres using the schedule above.

(c) The fee is twenty dollars ($20) to register damage assessments, regional research designs, cultural overviews or historic contexts, and small monitoring projects with five or fewer archaeological sites. The fee is seventy-five dollars ($75) for monitoring projects with more than five archaeological sites and for all test excavation, excavation, or mitigation projects. Add fifteen dollars ($15) to the seventy-five dollars ($75) fee for each archaeological site.

(3) **Staff assistance fees:** With the exception of public agencies or tribal governments with a cooperative agreement, additional fees for HPD staff assistance with cultural resources records apply as follows:

(a) Qualified institutions shall pay seventy-five dollars ($75) per-hour for assistance with records or map checks when the assistance time exceeds one-half hour on a given business day, rounding increments to the next full hour.

(b) Qualified institutions shall pay one hundred fifty dollars ($150) per hour for assistance with custom database queries and creation of electronic data files, with a one hour minimum and rounding increments to the next full hour.

(c) Assisted access users shall pay two hundred fifty ($250) per hour for assistance, with a one hour minimum, and rounding increments to the next full hour.

(d) HPD may charge reasonable fees to make copies of records.

(4) **Fees for researchers:** Independent researchers and educational institutions engaged in academic research are not subject to any fees, other than copy fees, provided they have a current institutional agreement on file and they submit the results of the research to HPD in accordance with 4.10.19.9 NMAC.

C. **Consolidated fee schedule:** At least 60 days prior to implementation, HPD shall provide written notice to all qualified institutions of the date that the following “consolidated fee schedule” shall go into effect. HPD shall also provide this notice on its website and may provide additional notice through other convenient methods. The “consolidated fee schedule” shall supersede the fee schedule outlined in Subsection B of this section on the date provided in the notice.

(1) **Access fees:** Authorized qualified users, designated by a qualified institution, shall have unlimited on-site use of the records repository and NMCRIS without paying access fees.

(2) **Registration fees:** With the exception of public agencies or tribal governments with a cooperative agreement, qualified institutions shall pay registration fees for cultural resource investigations consistent with the following fee schedule.
(a) Fees for archaeological surveys are based on the total area surveyed as measured in acres, using the schedule below:

<table>
<thead>
<tr>
<th>Class number</th>
<th>Survey size (acres +/-)</th>
<th>Survey Registration Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>&lt;2</td>
<td>$35</td>
</tr>
<tr>
<td>2</td>
<td>2 to 4.99</td>
<td>$65</td>
</tr>
<tr>
<td>3</td>
<td>5 to 9.99</td>
<td>$100</td>
</tr>
<tr>
<td>4</td>
<td>10 to 19.99</td>
<td>$130</td>
</tr>
<tr>
<td>5</td>
<td>20 to 39.99</td>
<td>$170</td>
</tr>
<tr>
<td>6</td>
<td>40 to 79.99</td>
<td>$260</td>
</tr>
<tr>
<td>7</td>
<td>80 to 119.99</td>
<td>$390</td>
</tr>
<tr>
<td>8</td>
<td>120 to 199.99</td>
<td>$520</td>
</tr>
<tr>
<td>9</td>
<td>200 to 399.99</td>
<td>$650</td>
</tr>
<tr>
<td>10</td>
<td>400 to 599.99</td>
<td>$1,040</td>
</tr>
<tr>
<td>11</td>
<td>600 to 999.99</td>
<td>$1,300</td>
</tr>
<tr>
<td>12</td>
<td>1,000 to 1,499.99</td>
<td>$2,600</td>
</tr>
<tr>
<td>13</td>
<td>1,500 to 1,999.99</td>
<td>$3,250</td>
</tr>
<tr>
<td>14</td>
<td>2,000 to 2,499.99</td>
<td>$3,900</td>
</tr>
<tr>
<td>15</td>
<td>2,500 to 3,000</td>
<td>$4,550</td>
</tr>
<tr>
<td>16</td>
<td>greater than 3,000 acres</td>
<td>$650 more for each additional 500 acres or fraction thereof over 3,000 acres</td>
</tr>
</tbody>
</table>

(b) Fees for surveys that record all types of cultural resources are based on the total area of archaeological survey as measured in acres using the schedule above.

(c) The fee is fifty dollars ($50) to register surveys that are solely architectural in scope. Add twenty-five dollars ($25) to the fifty dollars ($50) fee for each associated cultural resource.

(d) The fee is fifty dollars ($50) to register all non-survey cultural resource investigations. Add twenty-five dollars ($25) to the fifty dollar ($50) fee for each associated cultural resource.

(3) Staff assistance fees: With the exception of public agencies or tribal governments with a cooperative agreement, fees for HPD staff assistance with cultural resources records apply as follows:

(a) Qualified institutions shall pay seventy-five dollars ($75) per hour for assistance with records or map checks that require more than one-half hour in a given day, in not less than one hour increments, rounding increments to the next full hour.

(b) Qualified institutions shall pay one hundred fifty dollars ($150) per hour for assistance with custom database queries and creation of electronic data files rounding increments to the next full hour.

(c) Assisted access users shall pay two hundred fifty dollars ($250) per hour for assistance rounding increments of an hour to the next full hour.

(d) HPD may charge reasonable fees to make copies of records.

(4) Fees for researchers: Independent researchers and educational institutions engaged in academic research are not subject to any fees, other than copy fees, provided they have a current institutional agreement on file and they submit the results of the research to HPD in accordance with 4.10.19.9 NMAC.

D. Cooperative agreement fees: Except in cases the SHPO determines the historic preservation benefits are significant, cooperative agreements shall provide annual financial assistance to HPD.

E. Delinquent accounts: Accounts with balances that remain unpaid for more than 90 days are delinquent. HPD shall terminate institutional agreements with entities that have delinquent accounts.

[4.10.19.10 NMAC - Rp, 4.51.5.11 NMAC, 5/31/16]

HISTORY OF 4.10.19 NMAC:
Pre-NMAC History: None.

History of Repealed Material:
**Other History:** 4 NMAC 51.3.2, named Fees, Subpart 2 - Archaeological Records Repository And Cultural Resource Information System, filed 8/16/96 was renumbered, reformatted and amended to 4.51.5 NMAC, Archaeological Records Repository And Cultural Resource Information System, effective 1/1/03.

4.51.5 NMAC, Archaeological Records Repository And Cultural Resource Information System (filed 11/15/2002) was replaced by 4.51.5 NMAC, Archaeological Records Repository And Cultural Resource Information System, effective 1-1-2010.