# [NAME OF ORGANISATION]

# PERSONAL DATA & INFORMATION RETENTION POLICY

1. INTRODUCTION
   1. During the course of [business] [exercising its functions] [NAME OF ORGANISATION] will collect information from individuals. [NAME OF ORGANISATION] has obligations as a controller under data protection law (as applicable) to comply with the data protection principles, in particular those of data minimisation, accuracy, storage limitation and integrity and confidentiality in respect of the personal information that we process.
   2. In certain circumstances, it will be necessary for [NAME OF ORGANISATION] to retain specific information in order to fulfil statutory or regulatory requirements and to meet organisational needs. Retention of personal information may also be useful to evidence agreements in the case of disputes, which is in the interests of both the individual and [NAME OF ORGANISATION].
   3. It is important therefore, that [NAME OF ORGANISATION] has in place a retention policy to determine the appropriate retention period for different categories of personal information and to set out the mechanism for the disposal of personal information that is no longer required.
2. AIMS AND OBJECTIVES
   1. The aim of this policy is to set out the length of time that [NAME OF ORGANISATION] will retain the categories of personal information processed (i.e. the retention period) and the appropriate process for disposing of personal data at the end of that retention period.
   2. [NAME OF ORGANISATION] will assign relevant retention periods to the categories of personal data processed, enabling personal information to be disposed of when it is no longer needed, in an appropriate and consistent manner across the organisation.
   3. Implementation of this policy will reduce the amount of personal information which may be held unnecessarily and will promote data minimisation.
3. SCOPE
   1. This policy covers the all personal data held by [NAME OF ORGANISATION] (irrespective of the media on which they are created or held e.g. hard copy or electronic files) [and its external service providers where they are processing personal data on [NAME OF ORGANISATION’S] behalf].
4. RETENTION & DISPOSAL POLICY
   1. Decisions relating to the retention and disposal of personal information should be taken in accordance with this policy. In particular:
      1. Appendix 1 – Disposal & Retention Checklist – to be followed (1) when determining retention periods for personal information not included in the Retention Schedule and (2) where the disposal of **any** personal information is being considered (including the relevant categories of personal information set out in the Retention Schedule)
      2. Appendix 2 - Retention Schedule – A table containing the recommended retention period for each relevant category of personal information.
5. DISPOSAL
   1. In circumstances where the retention period of a document containing personal information has expired, a review should be carried out prior to a decision being made to dispose of it, in accordance with the Disposal & Retention Checklist. There may be circumstances where the personal information may need to be kept for a longer period that is designated under the Retention Schedule, for example, if the information needs to be retained due to ongoing legal proceedings. If the decision to dispose of the personal information is taken, consideration should be given to the method of disposal to be used.
   2. Disposal of records and documentation containing personal information (whether hard copy or electronic) should be carried out in a way that preserves the confidentiality of the personal information.

**Hard copy records**

* 1. Hard copy records containing personal information should be [placed in confidential waste bins/or shredded for collection by an approved disposal firm].

**Electronic records**

* 1. Electronic records containing personal information require disposal (including any back-up or other copies) should be deleted (i.e. wiped).
  2. [NAME OF ORGANISATION] recognises that deleting electronic information may not always be straightforward, for example if for technical reasons it is not possible to delete the relevant personal information in isolation, without also deleting other information. In such circumstances, the personal information should be put beyond use, so that the content cannot be recoverable in any way.
  3. Personal data that has been put beyond use in this way:
     1. Should not be used to inform any decision in respect of any individual or in a manner that affects the individual in any way;
     2. Should not be given to any other organisation, nor should any other organisation be provided access to the personal information;
     3. Should be protected by appropriate technical and security measures;
     4. Should be permanently deleted when this becomes possible.
     5. Does not need to be provided to individuals in response to a subject access request (provided all four safeguards above are in place).
  4. Records of disposal should be maintained, and should detail:
     1. The document disposed of;
     2. The date of disposal;
     3. The reason for disposal (e.g. in compliance with the Retention Schedule);
     4. The method of disposal; and
     5. The individual who authorised the documents disposal.

1. ROLES AND RESPONSIBILITES
   1. The heads of department within [NAME OF ORGANISATION] (e.g. Head of Human Resources, Head of Finance) shall be responsible for ensuring compliance with this Policy and for determining in accordance with this Policy whether to retain or dispose of specific personal information within the remit of their department.

OR

The Head of Compliance within [NAME OF ORGANISATION] shall be responsible for ensuring compliance with this Policy and determining in accordance with this Policy whether to retain or dispose of specific personal information.

OR

The [Data Protection Officer] [Data Protection Coordinator] [other] shall be responsible ensuring compliance with this Policy and for determining in accordance with this Policy whether to retain or dispose of specific personal information.

**APPENDIX 1**

**Disposal & Retention Checklist**

When determining how long specific categories of personal information should be retained, [NAME OF ORGANISATION] must, in accordance with the data protection principles assess:

* The nature of the personal information held and [NAME OF ORGANISATION’S] reasons for processing it and whether these remain valid;
* The cost, risks and potential liabilities associated with retaining the data;
* The ease or difficulty of making sure that the personal information remains accurate and up to date.

The following questions and guidance should be considered prior to the disposal of any personal information.

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| **1.** | **What is the personal information used for and is it still used for the reason it was collected?**  Information that continues to be necessary for the reason it was initially collected can lawfully be retained as long as that reason still applies. If, however, that information is no longer necessary for the reason it was collected, and [NAME OF ORGANISATION] has no other legal basis for retaining the personal information, it should be disposed of appropriately in accordance with this Policy.  Personal data should not be kept "just in case", or if there is only a small possibility that it will be used.  NB. Consider whether all the personal information is necessary, or whether only some of the personal information needs to be retained. |  |
| **2.** | **Are there legal or regulatory requirements that mandate the retention or deletion of the data?**  [NAME OF ORGANISATION] is permitted to retain personal data to comply with a legal requirement (for example, tax, auditing, or health and safety) or a requirement set out in professional guidelines to which we are subject. |  |
| **3.** | **Are there any industry practices regarding the retention or deletion of the data in place?**  Specific business-sector requirements and agreed practices to retain personal data may be in place (for example, credit reference agencies are generally permitted to keep consumer credit data for six years). |  |
| **4.** | **Is retention required for evidence?**  [Name of organisation] may need to keep personal information in relation to any potential or ongoing legal proceedings until the threat of proceedings has passed, or ongoing legal proceedings have concluded.  The limitation period for commencing litigation should also be a key consideration. The main time limits that may apply to [NAME OF ORGANISATION] are:  Contract or tort claims (such as negligence) other than personal injury – 6 years from the date on which the cause of action occurred;  Personal injury claims – 3 years from the date on which the cause of action occurred;  Claims relating to employment such as unfair dismissal or discrimination – 3 months from the date dismissal or the alleged unlawful act. |  |
| **5.** | **Does the personal information need to be retained for historical, statistical or research purposes?**  Processing for these purposes can continue for as long as is needed, provided appropriate technical and organisational measures are put in place in relation to this information, particularly to ensure that only the minimum amount of information necessary is retained. |  |

**APPENDIX 2**

**RETENTION SCHEDULE**

1. The Retention Schedule sets out the period [NAME OF ORGANISATION] recommends for each category of personal information processed by us. The retention period sets out in the Retention Schedule applies to all personal information in that category by default, and should be adhered to wherever possible.
2. [NAME OF ORGANISATION] recognises that there may be exceptional circumstances which require personal information to be kept for a longer period than is designated under the Retention Schedule. If particular personal information requires a different retention period than that recommended under the Retention Schedule then [HEAD OF DEPARTMENT, HEAD OF COMPLIANCE, DATA PROTECTION OFFICER, OTHER] should be contacted to discuss and, if appropriate approve any specific retention requirements.
3. In the event that a category of personal information is not covered by the provisions of the Retention Schedule then the Disposal & Retention Checklist should be used to determine whether the personal information needs to be retained, and the appropriate period of retention.
4. In any instance where specific retention periods are agreed (either because they depart from those contained in the Retention Schedule or relate to a category of personal information not contained in the Retention Schedule) that retention period should be:
   * 1. Documented; and in the case of a departure from the Retention Schedule
     2. The reasons for the departure noted; and
     3. Any affected data subjects should be notified.
5. The retention periods set out in the retention schedule apply to all formats of documents, i.e. paper and electronic, unless specifically stated otherwise.
6. In circumstances where the retention period of a document containing personal information has expired, a review should be carried out prior to a decision being made to dispose of it, in accordance with the Disposal & Retention Checklist.
7. [HEAD OF DEPARTMENT, HEAD OF COMPLIANCE, DATA PROTECTION OFFICER, OTHER] will be responsible for ensuring that the Retention Schedule is kept up to date, to reflect changing organisational needs, new legislation and changing perceptions of risk management.

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| **DEPARTMENT** | **CATEGORY OF PERSONAL DATA/INFORMATION** | **MEDIA** | **RETENTION PERIOD** | **FACTORS INFORMING RETENTION PERIOD** |
| *NB. The categories of personal information set out below are for illustrative purposes and will need to be tailored for your organisation.* | | | | |
| *HUMAN RESOURCES* | *Records of recruitment exercises including;*   * *Applicants CVs and accompanying documentation;* * *Correspondence\*; and* * *Interview notes* | *Paper and electronic* | *Review 6 months from end of the recruitment exercise* | *Statutory limitation period for contractual/employment tribunal claim* |
| ***Employee files***  *Including:*  *Contracts of employment*  *Payroll records*  *disciplinary record,*  *grievances,*  *absence record,*  *leave record,*  *personal injuries at work,*  *references,*  *work permits*  *termination agreements*  *workplace correspondence\**  *etc.* | *Paper and electronic* | *7 years after employment has ended* | *Statutory limitation period, for contractual/employment tribunal claim;*  *Regulatory or legal requirements* |
| *Basic employee record: start date, end date, reason for leaving, job roles.* |  | *20 years after employment has ended.* | *Provision of references, statistical historical purposes.* |
| *Pension administration documentation* |  | *Indefinitely* | *In accordance with pension scheme requirements.* |
| *Occupational Health records including:*  *Health questionnaire*  *Adjustments to workplace*  *Restrictions*  *Recommendations* |  | *7 years after employment has ended* | *Statutory limitation period, for contractual/employment tribunal claim;*  *Regulatory or legal requirements* |
| *ADMINISTRATIVE DOCUMENTATION* | *Internal meeting minutes*  *Correspondence\**  *Funding applications* |  | *[3] years after last action* |  |
| *MEMBER INFORMATION* | *Application forms and other membership documentation* | *Paper and electronic* | *[6] years after membership has ended* | *Statutory limitation period, for contractual claim;* |
| *Direct marketing contact information* | *Paper and electronic* | *Indefinitely or until the member opts-out* |  |
| *Complaints* | *Paper and electronic* | *[6] years after last action* |  |
| *EMAILS* | *All email correspondence* | *Electronic* | *[This period will likely depend upon the storage capacity and may result in indefinite retention, or for example retention for a period of 99 years]* |  |
| *AUDIO/VISUAL* | *CCTV* | *Electronic* | *[This period will likely depend upon the storage capacity]* |  |

\*Any email correspondence will be retained in accordance with the specific retention period for emails specified in the Retention Schedule.