

St Aloysius' College

Retention Policy

ICO Registration Number: Z7328006

TABLE OF SUGGESTED RETENTION PERIODS

Type of Record/Document	Suggested 1 Retention Period
1. SCHOOL-SPECIFIC RECORDS	
a) Registration documents of School	Permanent (or until closure of the school)
b) Attendance Register	6 years from last date of entry, then archive.
c) Minutes of Governors' meetings	Permanent (or until closure of the school)
d) Annual curriculum	Permanent (or until closure of the school)

2. INDIVIDUAL PUPIL RECORDS	NB - this will generally be personal data
a) Admissions: application forms, assessments, records of decisions	7 years from pupil's cohort leaving S6 (or, if pupil not admitted, up to 1 year from that decision).
b) Examination results (external or internal)	7 years from pupil's cohort leaving S6
c) Pupil file including:	All 7 years from somilly soller the order C/
o Pupil reports	ALL: 7 years from pupil's cohort leaving S6 (subject to where relevant to safeguarding
o Pupil performance records	considerations: any material which may be relevant to potential claims should be kept for the lifetime of the pupil).
o Pupil medical records	and mamma on the paying
d) Special educational needs records (to be risk assessed individually)	17 years from pupil's cohort leaving S6 (allowing for special extensions to statutory limitation period)
e) Archive of College Life	Indefinite
f) Other pupil data	7 years from pupil's cohort leaving S6
3. <u>SAFEGUARDING</u>	
a) Policies and procedures	Keep a permanent record of historic policies
b) Disclosure certificates (if held)	No longer than 6 months from decision on recruitment, unless Disclosure Scotland specifically consulted — but a record of the checks being made must be kept, if not the certificate itself.
c) Accident / Incident reporting	Keep on record for as long as any living victim may bring a claim (NB civil claim limitation periods can be set aside in cases of abuse). Ideally, files to be reviewed from time to time if resources allow and a suitably qualified person is available. ²
d) Child Protection files	If a referral has been made / social care have been involved or child has been subject of a multi-agency plan – indefinitely.
	If low level concerns, with no multi-agency act – apply applicable school low-level concerns policy rationale 7 years from pupil's cohort leaving S6).

1	CODDODATE DECODDS (whore	Log where cohoole have trading arms
	CORPORATE RECORDS (where applicable)	eg where schools have trading arms
a)	Certificates of Incorporation	Permanent (or until dissolution of the company)
b)	Minutes, Notes and Resolutions of Boards or Management Meetings	Minimum – 10 years
c)	Shareholder resolutions	Minimum – 10 years
d)	Register of Members/Shareholders	Permanent (minimum 10 years for exmembers/shareholders)
e)	Annual reports	Minimum – 6 years
<u>5.</u>	ACCOUNTING RECORDS 3	
a)	Accounting records (normally taken to mean records which enable a company's accurate financial position to be ascertained & which give a true and fair view of the company's financial state) [NB specific ambit to be advised by an	Minimum – 3 years for private UK companies (except where still necessary for tax returns) Minimum – 6 years for UK charities (and public companies) from the end of the financial year in which the transaction took place
	accountancy expert]	Internationally: can be up to 20 years depending on local legal/accountancy requirements
b)	Tax returns	Minimum – 6 years
c)	VAT returns	Minimum – 6 years
d)	Budget and internal financial reports	Minimum – 3 years
<u>6.</u> a)	CONTRACTS AND AGREEMENTS Signed or final/concluded agreements (plus any signed or	Minimum – 7 years from completion of
	final/concluded variations or amendments)	contractual obligations or term of agreement, whichever is the later
b)	Deeds (or contracts under seal)	Minimum – 13 years from completion of contractual obligation or term of agreement
<u>7.</u>	INTELLECTUAL PROPERTY	
a)	RECORDS Formal documents of title (trade mark	Permanent (in the case of any right which can
a)	or registered design certificates; patent or utility model certificates)	be permanently extended, eg trade marks); otherwise expiry of right plus minimum of 7 years.
1		ı

b)	Assignments of intellectual property to or from the school	As above in relation to contracts (7 years) or, where applicable, deeds (13 years).
(C)	IP/IT agreements (including software licences and ancillary agreements eg maintenance; storage; development; coexistence agreements; consents)	Minimum – 7 years from completion of contractual obligation concerned or term of agreement
<u>8.</u> a)	EMPLOYEE / PERSONNEL RECORDS Single Central Record of employees	NB this will contain personal data Keep a permanent record of all mandatory checks that have been undertaken (but not
		Disclosure certificate itself: 6 months as above)
b)	Contracts of employment	7 years from effective date of end of contract
c)	Employee appraisals or reviews	Duration of employment plus minimum of 7 years
d)	Staff personnel file	As above, but <u>do not delete any information</u> which may be relevant to historic safeguarding <u>claims</u> .
e)	Payroll, salary, maternity pay records	Minimum – 6 years
f)	Pension or other benefit schedule records	Possibly permanent, depending on nature of scheme
g)	Job application and interview/rejection records (unsuccessful applicants)	Minimum 3 months but no more than 1 year
h)	Immigration records	Minimum – 4 years
i)	Health records relating to employees	7 years from end of contract of employment
j)	Archive of College Life	Indefinite
<u>9.</u> a)	INSURANCE RECORDS Insurance policies (will vary – private, public, professional indemnity)	Duration of policy (or as required by policy) plus a period for any run-off arrangement and coverage of insured risks: ideally, until it is possible to calculate that no living person could make a claim.
	Correspondence related to claims/ renewals/ notification re: insurance	Minimum – 7 years

<u>10.</u>	ENVIRONMENTAL, HEALTH & DATA	
a)	Maintenance logs	10 years from date of last entry
b)	Accidents to children ⁴	25 years from birth (longer for safeguarding)
c)	Accident at work records (staff) ⁴	Minimum – 4 years from date of accident, but review case-by-case where possible
d)	Staff use of hazardous substances ⁴	Minimum – 7 years from end of date of use
e)	Risk assessments (carried out in respect of above) 4	7 years from completion of relevant project, incident, event or activity.
f)	Data protection records documenting processing activity, data breaches	No limit: as long as up-to-date and relevant (as long as no personal data held)

FOOTNOTES:

1. General basis of suggestion:

Some of these periods will be mandatory legal requirements (eg under the Companies Act 2006 or the Charities Act 2011), but in the majority of cases these decisions are up to the institution concerned. The suggestions will therefore be based on practical considerations for retention such as limitation periods for legal claims, and guidance from Courts, weighed against whether there is a reasonable argument in respect of data protection.

- 2. The High Court has found that a retention period of 35 years was within the bracket of legitimate approaches. It also found that it would be disproportionate for most organisations to conduct regular reviews, but at the time of writing the ICO (Information Commissioner's Office) still expects to see a responsible assessment policy (eg every 6 years) in place.
- 3. Retention period for tax purposes should <u>always</u> be made by reference to specific legal or accountancy advice.
- 4. Be aware that latent injuries can take years to manifest, and the limitation period for claims reflects this: so keep a note of all procedures as they were at the time, and keep a record that they were followed. Also keep the relevant insurance documents.

Policy Owner: Data Compliance Lead, James Cluckie

Version 1 Policy Updated: May 2018

Last Reviewed: Oct 2019

Policy Reviewed by Lawyers: May 2018

Policy Reviewed by Audit Risk and Governance Committee: May 2018

Policy Reviewed: November 2020

This policy will be annually reviewed by: Data Compliance Lead

External Policy: Y