

RECORD RETENTION AND DESTRUCTION POLICY

STATEMENT OF POLICY

This policy covers all records and documents, regardless of physical form, contains guidelines for how long certain documents should be kept and how records should be destroyed. The policy is designed to ensure compliance with federal and state laws and regulations, to eliminate accidental or innocent destruction of records and to facilitate the operation of the Sharon Lynne Wilson Center for the Arts ("the Center") by promoting efficiency and freeing up valuable storage space.

RETENTION SCHEDULE AND ADMINISTRATION

The Record Retention Schedule is set forth in Appendix A. The Administrator, appointed by the President, shall administer this Policy. The Administrator is also authorized to: make modifications to the Record Retention Schedule from time to time to ensure that it is in compliance with local, state and federal laws and includes the appropriate document and record categories for the Center; monitor local, state and federal laws affecting record retention; annually review the record retention and disposal program; and monitor compliance with this policy.

ELECTRONIC DOCUMENTS AND RECORDS

Electronic documents will be retained as if they were paper documents. Therefore, any electronic files that fall into one of the document types in Appendix A will be maintained for the appropriate amount of time. If an employee has sufficient reason to keep an email message, the message should be printed in hard copy and kept in the appropriate file or moved to an "archive" computer file folder.

SUSPENSION OF RECORD DISPOSAL IN THE EVENT OF LITIGATION OR CLAIMS

No director, officer, employee, volunteer or agent of the Center shall destroy, dispose of, conceal, or alter any record or document while knowing that it is or may be relevant to an anticipated or ongoing investigation or legal proceeding conducted by or before a federal, state or local government agency, including tax and regulatory agencies, law enforcement agencies, and civil and criminal courts, or an anticipated or ongoing internal investigation, audit or review conducted by the Center. During the occurrence of an anticipated or ongoing investigation or legal proceeding as set forth above, the Administrator shall suspend any further disposal of documents until such time as the Administrator, with the advice of counsel, determines



otherwise. The Administrator shall take such steps as necessary to promptly inform all staff of any suspension in the further disposal of documents.

The adoption of a document retention policy sets guidelines and facilitates fulfillment of the duty of care, establishes transparency and ensures compliance.

This Policy was approved by the Executive Committee of The Sharon Lynne Wilson Center for the Arts on September 15, 2015.

APPENDIX A — RECORD RETENTION SCHEDULE

A. Accounting and Finance

Record Type Retention Period

Accounts Payable ledgers and schedules 7 years

Accounts Receivable ledgers and schedules 7 years

Annual Audit Reports and Financial Statements Permanent

Annual Audit Records, including work papers

and other documents that relate to the audit 7 years after completion of audit

Bank Statements and Canceled Checks 7 years

Expense Records 7 years

General Ledgers Permanent

Electronic Payment Records 7 years

Notes Receivable ledgers and schedules 7 years

Investment Records 7 years after sale of investment

B. Corporate Records

Record Type Retention Period

Annual Reports to Secretary of State/Attorney General Permanent

Articles of Incorporation Permanent

By-laws Permanent



Board Meeting and Board Committee Minutes Permanent

Board Policies/Resolutions Permanent

IRS Application for Tax-exempt Status (Form 1023) Permanent

IRS Determination Letter Permanent

State Sales Tax Exemption Letter Permanent

Contracts (after expiration) 7 years

Licenses and Permits Permanent

C. Employee Documents

Record Type Retention Period

Benefit Plans Permanent

Employee Files Termination + 7 years

Employment applications, resumes and other forms of

job inquiries, ads or notices for job opportunities 3 years

Forms I-9 3 years after hiring,

or 1 year after separation

Employment Taxes 7 years

Payroll Registers (gross and net) 7 years

Time Cards/Sheets 5 years

Unclaimed Wage Records 6 years

Retirement and Pension Records Permanent

D. Property Records

Record Type Retention Period

Lease Agreement Permanent

Property Insurance Policies Permanent



E. Tax Records

Record Type Retention Period

Tax-Exemption Documents and Related Correspondence Permanent

IRS 990 and 990T tax returns Permanent

Tax Bills, Receipts, and Statements 7 years

Tax Workpaper Packages - Originals 7 years

Sales/Use Tax Records 4 years

F. Grant Records

Record Type Retention Period

Original grant proposal 7 years after completion of

grant period

Grant agreement and subsequent modifications, 7 years after completion of

if applicable grant period

All requested IRS/grantee correspondence including determination letters and "no 7 years after completion of

change" in exempt status letters grant period

Final grantee reports, both financial and narrative 7 years after completion of

grant period

All evidence of returned grant funds 7 years after completion of

grant period

All pertinent formal correspondence including 7 years after completion of

opinion letters of counsel grant period

Report assessment forms 7 years after completion of

grant period

grant period

Documentation relating to grantee evidence of invoices and matching or challenge grants that would 7 years after completion of

support grantee compliance with the grant agreement grant period



Pre-grant inquiry forms and other documentation for expenditure responsibility grants

7 years after completion of grant period

Grantee work product produced with the grant funds

7 years after completion of grant period

G. Contribution Records Record Type

Records of Contributions

Retention Period

Permanent

The Center's or other documents evidencing terms of gifts

Permanent