

RECORDS RETENTION SCHEDULE

CENTRES

| Record Group | Record Description | Retention Period | Remarks | Final Disposition |
|------------------------------|--|--|---|---|
| Attendance & Registration | PLC Registers | Year of Graduation + 2 years Where learner is under 18 on enrolment, year of reaching 18 + 2 years | No statutory basis identified for indefinite retention of PLC registers. Query historical value. In case of potential litigation, retain relevant extract in case file. Review retention as needed | Secure destruction/deletion in the January following the calendar year in which the retention period expires |
| Attendance & Registration | Adult Education Day Registers | Year of Graduation + 2 years. ESF-funded programmes should observe 'ESF Guidelines. | No statutory basis identified for indefinite retention of these registers. Query historical value | Secure destruction/deletion in the January following the calendar year which the retention period expires |
| Attendance & Registration | Adult Education Evening Classes Registers | Completion of Course + 1 year | No statutory basis identified for retention. In case of potential litigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion in the January following the calendar year in which the course completed |
| Attendance & Registration | Youthreach Registers | Indefinitely | Youthreach is an ESF funded scheme addressing 2nd level educational needs, hence aligning retention period with 2nd Level | Retain in centre until year of class graduation + 2 years; Archive to secure storage. |

| Attendance & | Sign in Sheets for class | Year of completion of | Benchmarked against best | Secure destruction/deletion |
|-----------------|-----------------------------|-------------------------------|---------------------------------------|-----------------------------|
| Registration | attendance (various) | course + 1 year, or longer if | practices for record retention in | |
| | | an ESF-funded programme. | UK Adult education. In case of | |
| | | | potential litigation, retain relevant | |
| | | | extract in case file. Review | |
| | | | retention as needed | |
| Applications & | Application Forms | Successful Applicant: | Transfer to learner file, retain as | Secure destruction/deletion |
| Assessment | | Retain until year of | part of that document set. In case | |
| | | graduation/course | of potential litigation, review | |
| | | completion + 7 yrs, or | retention as needed | |
| | | longer if an ESF-funded | | |
| | | programme. | | |
| | | Unsuccessful Applicant: | No purpose for retention unless | |
| | | Retain for year of | rejection is appealed | |
| | | application + 12 months, or | | |
| | | longer if an ESF-funded | | |
| | | programme. | | |
| Applications & | BTEI Applications: Refer to | Successful Applicant | Transfer to learner file and retain | Secure destruction/deletion |
| Assessment | ESF Guidelines section of | Retain in line with ESF | as part of that record. In case of | |
| | this document. | Guidelines | potential litigation, retain relevant | |
| | | | extract in case file. | |
| | | <u>Unsuccessful Applicant</u> | Retained in case of appeal / case | |
| | | Retain in line with ESF | review | |
| | | Guidelines | | |
| Annelisetiene Q | Application Former (Nicht | Current Anglianati | | |
| Applications & | Application Forms (Night | <u>Successful Applicant</u> : | No operational purpose for longer | Secure destruction/deletion |
| Assessment | Classes) | Retain until end of calendar | retention identified. In case of | |
| | | year in which course ran + | potential litigation, retain relevant | |
| | | 12 months, or longer if an | extract in case file. Review | |
| | | ESF-funded programme. | retention as needed | |

| | | <u>Unsuccessful Applicant</u> : Retain for 12 months from year of application, or longer if an ESF-funded programme. | No operational purpose for longer retention identified | |
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| Applications & Assessment | External Psychological Assessments included with applications | <u>Successful Applicant:</u> Retain until year of graduation + 7 yrs, or longer if an ESF-funded programme. <u>Unsuccessful Applicant</u> Do not retain, , except if an ESF-funded programme. | Retain separate to core learner file. In case of potential litigation or Child Protection issues, retain relevant extract in case file. Review retention as needed Return to applicant either by hand or by recorded delivery. | Secure destruction/deletion |
| Applications & Assessment | School Reports (from referring school/centre) OR Records of alternative training/qualification (recognition of prior learning) | <u>Successful Applicant</u> Prepare brief summary based on review of reports & retain until year of graduation/course completion + 7 years, or longer if an ESF-funded programme. <u>Unsuccessful Applicant</u> Prepare brief summary & retain for 12 months, or longer if an ESF-funded programme. | Return originals to applicant or referring centre; Retain brief summary as part of learner file. In case of potential litigation, retain in case file. Review retention as needed against probability of legal action. Retain summary for 12 months in case of appeal | Do not retain originals. Securely destroy summary. |
| Applications & Assessment | Applicant Photographs | <u>Successful Applicant</u> Retain until year of graduation/course completion + 7 years, or | Transfer to learner file and retain as part of that record. | Secure destruction/deletion |

| | | longer if an ESF-funded programme. <u>Unsuccessful Applicant</u> Retain for year of application + 12 months, or longer if an ESF-funded programme. | Retained in case of appeal. Advise applicants of destruction policy. | |
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| Applications & Assessment | Data Sharing/Transfer Consent (where this is a stand-alone document, as opposed to being part of the learner's application form). | <u>Successful Applicant</u> Retain until year of graduation/course completion + 7 yrs, or longer if an ESF-funded programme. <u>Unsuccessful Applicant</u> Do not retain | Transfer to learner file and retain as part of that record. Note: consent may need be revalidated annually – refer to DES or DPC guidance as required In event of successful appeal, applicant can be asked to reconsent to transfers. No purpose for retention of this record exists | Secure destruction/deletion |
| Applications & Assessment | Garda Vetting | <u>Successful Applicant</u> Retain record of outcome and associated reference number for 12 months from date of receipt <u>Unsuccessful Applicant</u> Retain for 12 months from date of receipt | Transfer to learner record. In the event of potential litigation, resubmit request with reference number to An Garda Siochana. Do NOT retain. Retained in case of appeal by learner. | Secure destruction/deletion |

| Applications & Assessment | SOLAS Referral Record | <u>Successful Applicant</u> Retain for Year of Graduation/completion of course + 7 years, or longer if an ESF-funded programme. <u>Unsuccessful Applicant</u> Retain for year of referral + 12 months, or longer if an ESF-funded programme. | Transfer to learner record, retain as part of this file. In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Retained in case of appeal / case review | Secure destruction/deletion |
|------------------------------|-----------------------|---|---|---|
| Disciplinary | Disciplinary Records | Minor infringements: Never destroy if they relate to a learner who was under 18 at course commencement. For learners aged 18+ at course commencement, review and retain if relevant to pattern of behaviour. Purge at graduation/ end of course, except if an ESF- funded programme. | Minor incidents may be indicative of a pattern of behaviour indicating risk to learner or others. Determination of what constitutes a minor/major infringement to be determined in light of ETB/centre disciplinary policy. | Secure destruction/deletion at graduation/ end of course |
| | | Major infringements: Never destroy if they relate to a learner who was under 18 at course commencement. For learners aged 18+ at course commencement, retain for year of graduation/course completion + 7 years, or longer if an ESF-funded programme. | | Never destroy |

| Disciplinary | Bullying Investigations, reports & Intervention plans | Never destroy if they relate to a learner who was under 18 at course commencement. For learners aged 18+ at course commencement, retain for year of graduation/course | Bullying will constitute a major infringement of disciplinary policy (see 'disciplinary records' above). May have evidentiary value in civil or criminal litigation. | Either never destroy, or secure destruction/deletion, as per 'retention period' -see left. |
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| | | completion + 7 years, or longer if an ESF-funded programme. | | |
| Examination Results | In-centre Tests / Assessments | Year of graduation/course completion + 7 years, or longer if an ESF-funded programme. | Retain as part of learner file. In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction |
| Examination Results | FETAC/QQI Award evidence of assessment e.g. learner portfolios, artwork | Once results are issued and period for learner appeals has expired, learners should be given a short window in which to collect their work, after which it is destroyed if uncollected. Exception: ESF- funded programmes. | QQI QA policy framework is the master schedule here and QQI may issue mandates or guidance – refer to QQI QA policies for the Centre. Introduction of PLSS may also see revised guidance in this regard (March 2017). In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action | Secure destruction, but retain with the learner file in the event of an unsuccessful appeal. |

| Learner File | Consolidated learner record for centre | Retain for Year of Graduation/Course Completion + 7 years.Exception: ESF-funded programmes. | Retention period covers potential age of majority + 7 years for civil suit, or for 7 yrs post-course completion for adult education / youth reach in case of litigation risk. | Archive to secure storage Securely destroy after 7 years |
|---------------------------------|---|---|---|---|
| Learner Supports (Financial) | HEA Disability fund Applications | Retain for year of request + 6 years. Exception: ESF- funded programmes. | Aligns with financial accounting cycles; Provides ample window for appeals in case of refusal. In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Learner Supports (Financial) | Training Allowance Records | Year of payment + 6 years. Exception: ESF-funded programmes. | Aligns with financial accounting cycles; Provides ample window for appeals in case of refusal. In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | |
| Learner Supports (Financial) | BTEI records | Refer to ESF Guidelines section of this document. | | Secure destruction/deletion |

| Learner Supports (Financial) | BTEA records | Year of payment + 6 years, or longer if an ESF-funded programme. | Aligns with financial accounting cycles; Provides ample window for appeals in case of refusal | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction thereafter. |
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| Learner Supports (Non-Financial) | Home School Community Liaison Visit Notes /Case Management | Retain until year of graduation/ end of course or learner reaches 18 years, which ever is earlier, + 7 years – Archive with learner File. Exception: ESF-funded programmes. | Relates to case management of learner in domestic/community environment. | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction thereafter. |
| Learner Supports (Non-Financial) | TUSLA Reports | Retain until year of graduation/ end of course or learner reaches 18 years, which ever is earlier, + 7 years – Archive with learner File. Exception: ESF-funded programmes. | Relates to case management of learner in domestic/community environment | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction thereafter. |
| Learner Supports (Non-Financial) | Guidance Records (Therapeutic Counselling) | Closure of File + 7 years or 7 years after learner has turned 18. Exception: ESF- funded programmes. | Aligns with retention period for learner records. Consolidation of records for archive facilitates future retrieval | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction thereafter. |

| Learner Supports (Non-Financial) | Guidance Records (Non Therapeutic e.g. educational guidance) | Retain as separate file until graduation / end of course + 2 yrs. Consolidate with learner record for archiving. Exception: ESF-funded programmes. | Aligns with retention period for learner records. Consolidation of records for archive facilitates future retrieval | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction thereafter. |
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| Learner Supports (Non-Financial) | Referral Records (for support services) | Closure of file + 7 years or learner's 18th Birthday +7 yrs. Exception: ESF-funded programmes. | Provides continuity of record for duration of study; Retained for 7 years in case of court action (statute of limitations) | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction thereafter. |
| Learner Supports (Non-Financial) | National Behaviour Support Service records | Retain until year of graduation/ end of course + 7 years – Archive with learner file. Exception: ESF- funded programmes. | Retained for evidence of supports applied for/provided. | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction thereafter. |
| Learner Supports (Non-Financial) | Individualised Education Plan /Individual Behaviour Plan | Retain until graduation/end course + 7yrs. Exception: ESF-funded programmes. | Forms part of learner file | Retain and review if there is risk. Secure destruction thereafter. |
| Child Protection | Child Protection Files | Retain indefinitely | In case of litigation/criminal investigation | Retain indefinitely |

| Child Protection | Allegation of Child Protection nature against member of staff, including where allegation is unfounded | Retain indefinitely | In case of litigation/criminal investigation | Retain indefinitely |
|------------------------------|--|---|--|-----------------------------|
| Centre Activities & Trips | Permission Slips (re Learners under 18 only) | Never destroy | Never destroy | N/A |
| Centre Activities & Trips | Risk Assessments | Retain locally for 24 months after date of trip or activity. Exception: ESF-funded programmes. | Supports audit/review of activity management. Allows for reference to or reuse of risk assessments between classes/groups. If incident occurs on trip (e.g. health & safety, disciplinary, accident) retain in line with retention period for the type of incident as listed in this schedule). | Secure destruction/deletion |
| Centre Activities & Trips | Itineraries | Retain locally for 24 months after date of trip or activity. Exception: ESF-funded programmes. | Supports audit/review of activity management. Allows for reference to or reuse of risk assessments between classes/groups. If incident occurs on trip (e.g. health & safety, disciplinary, accident) retain in line with retention period for the type of incident as listed in this schedule). | Secure destruction/deletion |

| Centre Activities & Trips | Out-of-centre activity signing sheets | Retain locally for 24 months after date of trip or activity. Exception: ESF-funded programmes. | Supports audit/review of activity management. Allows for reference to or reuse of risk assessments between classes/groups. If incident occurs on trip (e.g. health & safety, disciplinary, accident) retain in line with retention period for the type of incident as listed in this schedule). | Secure destruction/deletion |
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| Records of Complaints by Parents/Guardians | Notes of verbal complaints or copies of written complaints from parents/guardians (re learners under the age of 18) | Minor Issue: Retain for 12 months. Review and retain if valid operational reason. Exception: ESF-funded programmes. Major Issue: Retain for year of complaint plus 6 years; Review for further retention in case of contentious disputes. Exception: ESF- funded programmes. | Minor issues may not require retention; however, nature or pattern of incidents may require monitoring between years. Major issues may affect learner learning/behaviour longer term or may trigger need for referrals. Also may be related to other risk issues to be managed by centre | In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction/deletion thereafter. |
| | | <u>Child Protection Issue:</u> Initiate Child Protection protocols and retain indefinitely as part of CP records. | Any report/allegation of a child protection issue must be treated accordingly. Retain indefinitely. | |

| Health & Safety Records | Accident Report form (refers to learners in accidents) | Bullying: Initiate Anti-bullying protocols. Retain records for year of graduation + 7 years. Exception: ESF- funded programmes. Should be submitted from Centre to Head Office to be retained there. Centres to retain copy of accident reports locally for 3 years after date of incident; Review annually thereafter Head office to retain indefinitely. | Bullying protocols are clearly defined. Retention period aligns with bullying records above. Head Office Accident report is the master record. Historically, copies held locally in case mislaid/misfiled by head office. 3 year local retention policy aligns with S11(2)(b) Statute of Limitations 1957 Note: Copy submitted to Head Office should be considered "Master Record". Local copies held for administrative purposes only. | Retain indefinitely, in case of litigation/criminal investigation. |
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| Health & Safety Records | Learner Medical Information | Retain until updated by parent/guardian (for minors) or learner. Retain with learner consolidated file thereafter. Exception: ESF-funded programmes. | Medical conditions can change. This data should be refreshed annually. Only retain most recent updated version. Note: Centres should implement policies and procedures to solicit updates from parents/guardians/learners | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction thereafter. |

| Health & Safety Records | Record of response to critical incident involving learners and/or staff | Should be submitted from Centre to Head Office to be retained there Centres to retain locally for 3 years after date of incident. Head office to retain for Year of Graduation/end of course + 7 years | This is not a learner file record but should be retained for same period given application of limitation periods on civil liability. | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction thereafter. |
|-------------------------------|---|--|---|---|
| Staff Support & Operations | Teacher Diary Entries | Review on annual basis. Note: Diary entries relating to disciplinary, learner support, health & safety and other matters made by staff who leave a centre should be copied and provided to the Head of Centre for review and retention as needed. | Diary entries relevant to on-going operational or other matters may have valid retention requirement; Potential historical value. | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction/deletion thereafter. |
| Staff Support & Operations | Staff Meeting Minutes & Agendas | Date of meeting + 7 years. Exception: ESF-funded programmes. | Formal minutes should be kept for this period; review thereafter in case minutes relate to contentious issue / litigation etc. | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction/deletion thereafter. |

| Staff Support & Operations | Reports, Briefings, or presentations | Date of report + 7 years. Exception: ESF-funded programmes. | Formal reports should be kept for this period; review thereafter in case they relate to contentious issue / litigation etc. | Secure destruction |
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| Staff Support & Operations | Administrative Records of staff, including Positions Of Responsibility | 7 years. Exception: ESF- funded programmes. | Benchmarked against IRMS guidelines to UK education sector | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction/deletion thereafter. |
| Staff Support & Operations | Administrative Correspondence created by staff | 7 years. Exception: ESF- funded programmes. | Benchmarked against IRMS guidelines to UK education sector | In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. Secure destruction/deletion thereafter. |
| Financial & Administrative Records | copies have been retained retention periods outlined replacement for, retention | locally, for undefined periods, below are for the retention of periods for any equivalent red | and financial records processed by I to mitigate risk of misplaced/misfile records locally in the centres and ar cords in Head Office. As Centres are r periods, because Head Office files sh | d/lost records in Head Office. The e a supplement to, not a not the Record Owners, these |

| Financial Records | Payroll claim forms | Retain local copy for 3 years from year in which claim submitted. Exception: ESF- funded programmes. | Retained for local administrative purposes; | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |
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| Financial Records | Learner fee receipts (enrolment, book money, Taxes) | Retain local copy for 3 years from year in which payment received.Exception: ESF- funded programmes. | Retained for local administrative purposes; | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |
| Financial Records | Office records, requisitions, invoices | Retain local copy for 3 years after year in which record was created. Exception: ESF-funded programmes. | Retained for local administrative purposes; | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |
| Financial Records | Budget allocations (hours to centres) | Retain local copy for 3 years after year in which record was created. Exception: ESF-funded programmes. | Retained for local administrative purposes; | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |
| Financial Records | Budget allocations (internal and external) | Retain local copy for 3 years after year in which record was created. Exception: ESF-funded programmes. | Retained for local administrative purposes; | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |

| Financial Records | Non-pay Financial Records (Invoices etc.) | Retain local copy for 3 years after year in which record was created. Exception: ESF-funded programmes. | Retained for local administrative purposes; | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |
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| Supplier Records | External Suppliers/Agencies (ETB funded) tax clearance, audited accounts, financial records | Retain local copy for 3 years after year in which record was created. Exception: ESF-funded programmes. | Retain locally for day to day admin purposes. | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |
| Supplier Records | Service Level Agreements | Until superseded or end of contract. Exception: ESF- funded programmes. <i>Note: Centres should ensure</i> <i>they have up-to-date SLAs</i> <i>with suppliers where</i> <i>necessary.</i> | Retain locally for day to day management of supplier issues. Head Office should retain for end of contract + 7 years | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |
| Centre Internal Administration | Records of Administrative decision (e.g. local policies) | 7 years Review for decisions relating to contentious matters or on-going EU/ESF funded projects. | Aligns with academic administration. | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |

| Centre Internal Administration | Records of Administrative correspondence | 7 yearsReview for correspondence relating to contentious matters or on- going EU/ESF funded projects. | Aligns with academic administration. | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |
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| Centre Internal Administration | Annual Leave Records | Retain local copies for 3 years | Aligns with Head Office retention requirement under Organisation of Working Time Act. Shorter retention period locally would increase administrative burden. | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |
| Centre Internal Administration | Staff Attendance forms / Time Sheets | Retain local copies for 3 years | Organisation of Working Time Act mandates 3 year retention requirement for Head Office. This provides current year/previous year retention locally for admin purposes | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |
| Centre Internal Administration | Disciplinary Procedures and Policies | Until superseded by Head Office | Retain local copy of relevant procedures and policies, (e.g. DES circulars) until notified by Head Office that policy/procedure superseded. | Verify with Head Office that they have retained copy. If yes, destroy, if no, provide copy then secure destruction/deletion. |
| Learner Payment Records | Credit/Debit Card details | Do not retain. Breaches Payment Card Industry/Data Security Standards. Retain record of mode of | It is a breach of PCI-DSS standards for credit card security to retain full card numbers, names, addresses, and other data in hard copy or electronic form. | Redact data. Retain redacted data for period of financial records. |

| | | payment, first and last 4 digits of card only. | | |
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| Other | CCTV recordings | 28 days in the normal course, but longer on a case-by-case basis e.g. where recordings/images are requested by An Garda Síochána as part of an investigation or where the records /images capture issues such as damage/vandalism to school property and where the images/recordings are retained to investigate those issues. | CCTV images are considered personal data for Data Protection purposes | Secure destruction/deletion |
| HEALTH AND SAFETY | | | | |
| Health & Safety | Accident reports | Indefinitely | Never destroy | N/A |
| Health & Safety | Incident Report Forms | 10 years. For incidents relating to students under age of 18, retain scanned copy until reaching age 18, and add 10 years | Aligns with Insurance retention periods In case of litigation/criminal investigation, retain and review retention regularly as needed against probability of legal action. | Secure destruction/deletion. |

| Health & Safety | Hazard Report Forms | Retain for 10 years | Aligns with Insurance retention periods In case of litigation/criminal investigation, retain and review retention regularly as needed against probability of legal action. | Secure destruction/deletion. |
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| Incident Management Plans | Critical Incident Management Plan (CIMP) Framework & Aide Memoir | Superseded + 10 years | Good Practice. Supports lessons learned and evaluation of plan. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion. |
| Incident Management Plans | Business Continuity Plan (BCP) | Superseded + 10 years | Good Practice. Supports lessons learned and evaluation of plan. | Secure destruction/deletion. |
| Incident Management Plans | ETB Fire & Evacuation Procedures | Superseded + 10 years | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion. |
| Policies & Procedures | Safety Statements | Indefinitely | Legal Requirement Safety, Health, & Welfare at Work Act 2005 requires creation of a safety statement and its updating where required. No retention period is defined for superseded statements. Retention is for good practice, in case of litigation/criminal investigation. | n/a |

| Policies & Procedures | Risk Assessments & Risk Registers | Indefinitely | Retention is for good practice, in case of litigation/criminal investigation. | n/a |
|-----------------------------|---|-----------------------------------|---|-----------------------------|
| Policies & Procedures | Statement of Health & Safety Policy | Superseded + 10 years | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
| Assessments | DSE Display Screen Assessments | Date of Assessment + 10 years. | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
| Assessments | Pregnant Employee Assessment Forms | Date of Assessment + 10 years. | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
| Assessments | Manual Handling Risk Assessment | Date of assessment + 10 years. | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
| Assessments - Disclaimer | Disclaimers signed by students undergoing Beauty Treatments | Retain indefinitely | In the event of claim or litigation in respect of accident or injury during or arising from treatment | Retain indefinitely |
| Audits & Inspections | Inspection Checklists | Superseded + 10 years | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |

| Audits & Inspections | Internal Audits and Reviews | Date of Inspection + 10 years. | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
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| Audits & Inspections | Safety Inspections (HSA) | Date of Report+ 10 years | Legal Requirement. Evidence of actions on report findings/weaknesses. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Audits & Inspections | Fire Registers | Date of last update + 10 years | As per State Claims Agency Fire Register & Guidance Template v1.0. (http://stateclaims.ie/wp- content/uploads/2014/03/Fire- Register-guidance-and-templates- Version-1-2014.pdf) In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Audits & Inspections | Fire Drills Log | Date of last drill + 10 years | Maintained as part of Fire Register. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |

| Safety Training | Copies of Safety Training Materials + record of who received training | Indefinitely | Retention is for good practice, in case of litigation/criminal investigation. | n/a |
|-----------------|---|--------------------------------------|--|-----------------------------|
| Correspondence | HSA Correspondence | Date of Correspondence + 10 years | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Correspondence | Administrative correspondence | Date of correspondence + 7 years | In line with general administrative retention period. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |

SCHOOLS

| Description | Retention Period | Remarks | Final disposition |
|--|---|---|--------------------------------|
| Registers/Roll books | Retain day registers indefinitely, and archive when class leaves + 2 years. Return fee-paying registers to ETB Head Office | Year of Graduation + 2 years Where student is under 18 on enrolment, year of reaching 18 + 2 years | N/A |
| State exam results | N/A | State Examinations Commission's responsibility to retain, not a requirement for school/ETB to retain. | |
| Enrolment Forms | Student reaching 18 years + 7 years | 18 is age of majority plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) | Secure destruction/deletion |
| Student transfer forms (Applies from one second-level school to another) | Student reaching 18 years + 7 years | Student reaching 18 years + 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) | Secure destruction/deletion |
| Disciplinary notes | Never destroy | Never destroy | N/A |

| Results of in-school tests/exams (i.e. end of term, end of year exams, assessment results) | Student reaching 18 years + 7 years | 18 is age of majority plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB). | Secure destruction/deletion |
|--|---|---|--------------------------------|
| End of term/year reports | Student reaching 18 years + 7 years | 18 is age of majority plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) | Secure destruction/deletion |
| Records of school tours/trips, including permission slips, itinerary reports | Never destroy | Never destroy | N/A |
| Scholarship applications e.g. Gaeltacht, book rental scheme | Student reaching 18 years + 7 years | 18 is age of majority plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) | Secure destruction/deletion |
| Garda vetting form & outcome on students (N.B. vetting not relevant to CNS students) | Record of outcome retained for 12 months. | Record of outcome retained for 12 months. School to retain the reference number and date of disclosure on file, which can be checked with An Garda Siochana in the future. | Secure destruction/deletion |
| SENSITIVE PERSONAL DATA STUDENT | S | | |
| Psychological assessments | Indefinitely | Never destroy | N/A - Never destroy |
| Special Education Needs' files, reviews, correspondence and Individual Education Plans | Indefinitely | Never destroy | N/A |

| Accident reports | Indefinitely | Never destroy | N/A |
|---|---|--|--|
| Child protection records | Indefinitely | Never destroy | N/A |
| Section 29 Appeals | Student reaching 18 years + 7 years | Student reaching 18 years + 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) | Secure destruction/deletion |
| Enrolment/transfer forms where child is not enrolled or refused enrolment | Student reaching 18 years + 7 years | Student reaching 18 years + 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) | Secure destruction/deletion |
| Records of complaints made by parents/ guardians | Depends entirely on the nature of the complaint. | Depends entirely on the nature of the complaint. If it is child-safeguarding, a complaint relating to teacher-handling, or an accident, then retain indefinitely. Never destroy. If it is a complaint of a more mundane nature (e.g. misspelling of child's name, parent not being contacted to be informed of parent-teacher meeting) or other minor matter, then student reaching 18 years + 7 years (6 years in which to take a claim, and 1 year for proceedings to be served on school) | Secure destruction/deletion or N/A, depending on the nature of the records. |

| Accident reports | Indefinitely | Never destroy | N/A |
|--|---|--|-----|
| GOVERNMENT RETURNS | | | |
| Any returns which identify individual staff/students | Submitted online to DES. Printout retained by ETB HO | Depends upon the nature of the return. If it relates to pay/pension/benefits of staff, keep indefinitely as per DES guidelines. If it relates to information on students, e.g. October Returns, Annual Census etc., keep in line with "Student Records" guidelines above. | N/A |
| BOARD OF MANAGEMENT RECORDS | | | |
| School Closure | On school closure, records should be transferred as per guidance provided by Records Retention in the event of school closure/amalgamation on the DataProtectionSchools website. | A decommissioning exercise should take place with respect to archiving and recording data. | |
| Board agenda and minutes | Send copy to ETB for approval | Indefinitely. Originals should be stored securely on school property | N/A |

| OTHER SCHOOL BASED REPORTS/MIN | OTHER SCHOOL BASED REPORTS/MINUTES | | | | | |
|---|---|---|--------------------------------|--|--|--|
| CCTV recordings | 28 days in the normal course, but longer on a case-by-case basis e.g. where recordings/images are requested by An Garda Síochána as part of an investigation or where the records /images capture issues such as damage/vandalism to school property and where the images/recordings are retained to investigate those issues. | | Secure destruction/deletion | | | |
| Principal's monthly report including staff absences | Submit copies to ETB Head Office | Retain originals Indefinitely. Administrative log and does not relate to any one employee in particular: the monthly reports are not structured, either by reference to individuals or by reference to criteria relating to individuals, in such a way that specific information relating to a particular individual is readily accessible. Not a "relevant filing system". | N/A | | | |

| FINANCIAL RECORDS | | | | |
|--|--|--|--|--|
| Invoices/back-up records/receipts | Retain for 7 years | | Secure destruction/deletion | |
| PAYROLL (CNS only) | | | | |
| Any documents relating to the recording and administration of payroll. | Retain local copy for 3 years from year in which claim submitted. | Retained for local administrative purposes. Payroll function for Community National Schools is carried out by the Department of Education and Skills Payroll Division in Athlone. | Verify with Department of Education and Skills Payroll Division that they have retained copy, and there there is no further business case for retention. If yes, destroy, if no, provide copy then secure destruction/deletion. | |
| HEALTH AND SAFETY | | | | |
| Accident reports | Indefinitely | Never destroy | N/A | |
| Incident Report Forms | 10 years. For incidents relating to students under age of 18, retain scanned copy until reaching age 18, and add 10 years | Aligns with Insurance retention periods In case of litigation/criminal investigation, retain and review retention regularly as needed against probability of legal action. | Secure destruction/deletion. | |
| Hazard Report Forms | Retain for 10 years | Aligns with Insurance retention periods In case of litigation/criminal investigation, retain and review retention regularly as needed against probability of legal action. | Secure destruction/deletion. | |

| Critical Incident Management Plan (CIMP) Framework & Aide Memoir | Superseded + 10 years | Good Practice. Supports lessons learned and evaluation of plan. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion. |
|---|-----------------------------------|--|---------------------------------|
| Business Continuity Plan (BCP) | Superseded + 10 years | Good Practice. Supports lessons learned and evaluation of plan. | Secure destruction/deletion. |
| ETB Fire & Evacuation Procedures | Superseded + 10 years | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion. |
| Safety Statements | Indefinitely | Legal Requirement Safety, Health, & Welfare at Work Act 2005 requires creation of a safety statement and its updating where required. No retention period is defined for superseded statements. Retention is for good practice, in case of litigation/criminal investigation. | n/a |
| Risk Assessments & Risk Registers | Indefinitely | Retention is for good practice, in case of litigation/criminal investigation. | n/a |
| Statement of Health & Safety Policy | Superseded + 10 years | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
| DSE Display Screen Assessments | Date of Assessment + 10 years. | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |

| Pregnant Employee Assessment | Date of Assessment + 10 | Legal Requirement. In case of litigation/criminal | Secure |
|--|--------------------------------|--|--------------------------------|
| Forms | years. | investigation, retain relevant extract in case file. Review retention as needed. | destruction/deletion |
| Manual Handling Risk Assessment | Date of assessment + 10 years. | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
| Disclaimers signed by students undergoing Beauty Treatments | Retain indefinitely | In the event of claim or litigation in respect of accident or injury during or arising from treatment | Retain indefinitely |
| Inspection Checklists | Superseded + 10 years | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
| Internal Audits and Reviews | Date of Inspection + 10 years. | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
| Safety Inspections (HSA) | Date of Report+ 10 years | Legal Requirement. Evidence of actions on report findings/weaknesses. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |

| Fire Registers | Date of last update + 10 years | As per State Claims Agency Fire Register & Guidance Template v1.0. (http://stateclaims.ie/wp- content/uploads/2014/03/Fire-Register-guidance-and- templates-Version-1-2014.pdf) In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
|--|--------------------------------------|---|--------------------------------|
| Fire Drills Log | Date of last drill + 10 years | Maintained as part of Fire Register. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Copies of Safety Training Materials + record of who received training | Indefinitely | Retention is for good practice, in case of litigation/criminal investigation. | n/a |
| HSA Correspondence | Date of Correspondence + 10 years | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Administrative correspondence | Date of correspondence + 7 years | In line with general administrative retention period. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |

ADMINISTRATION OFFICES | CORPORATE SERVICES

| Record Group | Record Description | Retention Period | Remarks | Final Disposition | | | |
|------------------|---|--|--|--|--|--|--|
| Insurance | insurance | | | | | | |
| Insurance Policy | Policy documents | Indefinitely | Especially relevant for claims for health issues that are identified many years after the cause. | Secure destruction/deletion, archive policy schedule document. | | | |
| Insurance | Insurance Property Claims, including any legal correspondence. | 10 years following settlement or withdrawal of claim | Audit Requirement. Property losses are usually discovered and claims initiated shortly after they occur. | Secure destruction/deletion | | | |
| Insurance | Insurance Accident Claim Forms, including any legal correspondence. | 10 years following settlement or withdrawal of claim. | Legal Requirement | Secure destruction/deletion | | | |
| Insurance | Insurance Correspondence | Date of Correspondence + 10 years. Review correspondence before destruction to verify if it relates to a claim or potential claim by a minor which may warrant longer retention – usually 2 years after they reach 18 years. | Legal Requirement; period covers statute of limitations for any potential claim by an adult. Reviewing of correspondence to identify claims relating to minors is a prudent risk management control. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion | | | |

| HEALTH AND SAFETY | | | | |
|------------------------------|--|--|---|------------------------------|
| Health & Safety | Accident reports | Indefinitely | Never destroy | N/A |
| Health & Safety | Incident Report Forms | 10 years. For incidents relating to students under age of 18, retain scanned copy until reaching age 18, and add 10 years | Aligns with Insurance retention periods In case of litigation/criminal investigation, retain and review retention regularly as needed against probability of legal action. | Secure destruction/deletion. |
| Health & Safety | Hazard Report Forms | Retain for 10 years | Aligns with Insurance retention periods In case of litigation/criminal investigation, retain and review retention regularly as needed against probability of legal action. | Secure destruction/deletion. |
| Incident Management Plans | Critical Incident Management Plan (CIMP) Framework & Aide Memoir | Superseded + 10 years | Good Practice. Supports lessons learned and evaluation of plan. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion. |
| Incident Management Plans | Business Continuity Plan (BCP) | Superseded + 10 years | Good Practice. Supports lessons learned and evaluation of plan. | Secure destruction/deletion. |

| Incident Management Plans | ETB Fire & Evacuation Procedures | Superseded + 10 years | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion. |
|------------------------------|--|-----------------------------------|--|------------------------------|
| Policies & Procedures | Safety Statements | Indefinitely | Legal Requirement Safety, Health, & Welfare at Work Act 2005 requires creation of a safety statement and its updating where required. No retention period is defined for superseded statements. Retention is for good practice, in case of litigation/criminal investigation. | n/a |
| Policies & Procedures | Risk Assessments & Risk Registers | Indefinitely | Retention is for good practice, in case of litigation/criminal investigation. | n/a |
| Policies & Procedures | Statement of Health & Safety Policy | Superseded + 10 years | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
| Assessments | DSE Display Screen Assessments | Date of Assessment + 10 years. | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |

| Assessments | Pregnant Employee Assessment Forms | Date of Assessment + 10 years. | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
|-----------------------------|---|-----------------------------------|---|-----------------------------|
| Assessments | Manual Handling Risk Assessment | Date of assessment + 10 years. | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
| Assessments - Disclaimer | Disclaimers signed by students undergoing Beauty Treatments | Retain indefinitely | In the event of claim or litigation in respect of accident or injury during or arising from treatment | Retain indefinitely |
| Audits & Inspections | Inspection Checklists H&S Head Office & Safety Rep Inspection Checklist | Superseded + 10 years | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
| Audits & Inspections | Internal Audits and Reviews (ETB staff) | Date of Inspection + 10 years. | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed. | Secure destruction/deletion |
| Audits & Inspections | Safety Inspections (HSA) | Date of Report+ 10 years | Legal Requirement. Evidence of actions on report findings/weaknesses. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |

| Audits & Inspections | Fire Registers | Date of last update + 10 years | As per State Claims Agency Fire Register & Guidance Template v1.0. (http://stateclaims.ie/wp- content/uploads/2014/03/Fire- Register-guidance-and-templates- Version-1-2014.pdf) In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
|-------------------------|---|--|---|---|
| Audits & Inspections | Fire Drills Log | Date of last drill + 10 years | Maintained as part of Fire Register. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Audits & Inspections | Accident Statistics | Date of last reported accident +20 years.Retain original records for 10 years.Retain aggregated data for further 10 years. | Legal Requirement | Secure destruction of original records after 10 years.Scan/Save Aggregated data and store for further 10 years.Secure destruction/deletion of statistical data after 20th year. |
| Safety Training | Copies of Safety Training Materials + record of who received training | Indefinitely | Retention is for good practice, in case of litigation/criminal investigation. | n/a |

| Correspondence | HSA Correspondence | Date of Correspondence + 10 years | Legal Requirement. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
|---|---|--|--|--|
| Correspondence | Administrative correspondence | Date of correspondence + 7 years | In line with general administrative retention period. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| ADMINISTRATION | | | | |
| Board Meetings | Minutes | Retain indefinitely | Retain indefinitely | Retain indefinitely |
| Board Meetings (both the Board of the ETB and the Committee of the VEC) | Agendas & Minutes | Indefinitely | | n/a |
| Board Meetings (both the Board of the ETB and the Committee of the VEC) | Correspondence and Reports considered at Board Meetings | Date of meeting + 7 years Unless need for further retention identified | Review after 7 years in case minutes relate to contentious issue / litigation or historical value, in which case retain with relevant case file. | Secure destruction/deletion / Archive |
| Board Meetings (both the Board of the ETB and the Committee of the VEC) | Attendance Sheets | Date of meeting + 7 years. Unless need for further retention identified | Attendance recorded in the minutes in any event | Secure destruction/deletion/ Archive |

| Committee Meetings (Audit, Finance, Boards of Schools, etc.) | Agendas & Minutes | Indefinitely | | n/a |
|---|---|--|--|---|
| Committee Meetings (Audit, Finance, Boards of Schools, etc.) | Correspondence and Reports considered at Board Meetings | Date of meeting + 7 years, unless need for further retention identified | Review after 7 years in case minutes relate to contentious issue / litigation or historical value, in which case retain with relevant case file. | Secure destruction/deletion. Archive |
| Committee Meetings (Audit, Finance, Boards of Schools, etc.) | Attendance Sheets | Date of meeting + 7 years. Unless need for further retention identified | Attendance recorded in the minutes in any event | Secure destruction/deletion/ Archive |
| Appointment of Committee Members | Records relating to the successful appointment of Committee members | Term of office plus 7 years | Equivalent to HR processes for staff members. In the event that matters under discussion relate to an identified risk of or instance of litigation, retain with relevant case file. | Secure destruction/deletion. |
| Appointment of Committee Members | Records relating to unsuccessful committee applicants | Year of Appointments + 1 year | Equivalent to HR processes for staff members. In the event that matters under discussion relate to an identified risk of or instance of litigation, retain with relevant case file. | Secure destruction/deletion |

| Appointment of Committee Members | Register of Appointment as a Committee member | Indefinitely; Historical record | Historical value. In the event that matters under discussion relate to an identified risk of or instance of litigation, retain with relevant case file. | Archive |
|---|--|---------------------------------|---|-----------------------------|
| Ethics in Public Office Declaration | Records of declarations from committee members, spouses, children etc. | 15 years | Section 34 Ethics in Public Office Act 1995 (as amended). In the event that matters under discussion relate to an identified risk of or instance of litigation, retain with relevant case file. | Secure destruction/deletion |
| Ethics in Public Office Declaration | Register of Members Interests | 15 years | Section 34 Ethics in Public Office Act 1995 (as amended). In the event that matters under discussion relate to an identified risk of or instance of litigation, retain with relevant case file. | Secure destruction/deletion |
| Committee Member Training & Development | Records documenting training & development of Committee members | 7 years | Required to demonstrate continued relevant CPD of committee members. In the event that matters under discussion relate to an identified risk of or instance of litigation, retain with relevant case file. | Secure destruction/deletion |

| Elections to Committee Correspondence | General correspondence in relation to elections | 7 years | Sufficient to allow for queries or FOI requests to be addressed; Review before destruction for correspondence of historical or other value. In the event that matters under discussion relate to an identified risk of or instance of litigation, retain with relevant case file. | Secure destruction/deletion |
|---|---|---|--|--|
| Section 29 Appeals | Disciplinary Appeal Forms, Board's deliberations, other relevant material | 7 years | Review before destruction in the event that matters under discussion relate to an identified risk of or instance of litigation. | Secure destruction/deletion |
| Garda Vetting | Garda Vetting Response | Keep the actual response for 1 year from date of response. Thereafter, retain the response reference number with the date vetting response received Review for any exceptional circumstance before destruction | Data Protection Commissioner Guidance | Secure destruction/deletion (i.e. the original response). In case of legal need, resubmit reference to AGS for copy of what was originally provided. |

| Scheme Operations | Allocations [record of Main Scheme & Hours in Co-operation allocation] | 7 years | Retain for comparisons, statistical analysis /trend analysis. Extract relevant records from electronic copies (copy to case file) or retain hard copy as required | Secure destruction/deletion |
|-------------------------------|---|--|---|-----------------------------|
| Scheme Operations | Utilisation [record of Main Scheme & Hours in Co-operation allocation] | Date of last entry + 40 years. | Retain for comparisons, statistical analysis /trend analysis. Extract relevant records from electronic copies (copy to case file) or retain hard copy as required | Secure destruction/deletion |
| Student Grant Applications | Application Forms and Supporting Documentation | Hold original for 3 years after final grant payment and then destroy. | In case of potential litigation, e.g. where a student appealed, retain for 7 years after final grant payment. Review retention as needed against probability of legal action. SUSI launched on 12/6/12, from which point VECs ceased accepting new grant applications. | Secure destruction/deletion |
| Correspondence | Correspondence with Centres | 7 years | Allows reasonable duration for FOI requests etc. In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |

| Correspondence | Correspondence re FETAC/QQI QA process for each Centre. | 7 years | Allows reasonable duration for FOI requests etc. In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
|----------------------------|---|---|---|---|
| Claims | FETAC/QQI Module Assessment Claim | IndefinitelyHard copy: Year of claim + 7 years Electronically from then on | Forms part of Salary - implications for pension. In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Scan or electronically archive, then securely destroy original |
| Policies and Procedures | Disciplinary Procedures and Policies | 7 years | For comparison of changes and review of implications. In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Policies and Procedures | Other Policies and Procedures | 7 years | For comparison of changes and review of implications. In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Policies and Procedures | Drafts of policies and associated working papers | 7 years | To support bedding in of process, development/ updating of staff briefings etc. In case of potential litigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |

| PROPERTIES & FACIL | ITIES | | | |
|--|---|-----------------------------------|---|-----------------------------|
| Property Title | Record documenting acquisition and ownership by ETB of real estate | Retain indefinitely | | N/A |
| Lease Agreement | Record documenting acquisition and use of real estate by ETB through lease or licence | Retain indefinitely | | N/A |
| Third Party Rental Agreement/Licence Agreement | Record documenting access to or use of ETB's real estate by third party through lease or licence | 7 years after agreement expiry | Of no foreseeable value after this period | Secure destruction/deletion |
| Service Contract Agreement | Records documenting Service Contract supply, charges, investments, and covenants | 7 years after agreement expiry | Of no foreseeable value after this period | Secure destruction/deletion |
| INFORMATION TECH | INOLOGY | | | |
| ICT strategy | Development and implementation of ICT strategy | 10 years | Of no foreseeable value after this period | Secure destruction/deletion |

| Audit reports[records documenting participation in inspections by authorized bodies or their representatives re: legal, contractual, or technical implementation provisions] | Internal IT Audit / IT Security Audit Reports | 7 years | Retain for evidence of audit actions, lessons learned, and compliance. Retain relevant extract or record if related to a potential risk of litigation or prosecution. | Secure destruction/deletion |
|--|--|---------|---|-----------------------------|
| Audit reports [records documenting participation in inspections by authorized bodies or their representatives re: legal, contractual, or technical implementation provisions] | External IT Audit / IT Security Audit Reports | 7 years | Retain for evidence of audit actions, lessons learned, and compliance | Secure destruction/deletion |
| Audit reports [records documenting participation in inspections by authorized bodies or their representatives re: legal, contractual, or technical | ICT Systems Change Log | 3 years | Retain for evidence of changes to technology or technology related processes | Secure destruction/deletion |

| implementation provisions] | | | | |
|-------------------------------|---|----------------------|---|---|
| Project management | Records documenting the management of ICT systems development projects (i.e. project management records, project status meeting minutes etc.). | 7 years | Retain until statute of limitations on breach of contract has expired in case of litigation and in case of audit requirement. Retain relevant extract or record if related to a potential risk of litigation or prosecution. | Secure destruction/deletion |
| Usage regulations | Records governing the policies for availability and conditions of use of ICT resources | 7 years after expiry | Retain for version comparisons to demonstrate compliance with audit actions | Secure destruction/deletion. Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
| IT Governance activities | Administrative Meeting Agenda, minutes | 7 years | Aligns with standard administrative minutes practice in Centres | Secure destruction/deletion. Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
| IT Governance activities | Project Submissions (incl. go/no go decisions) | 7 years | Aligns with standard administrative records practice in Centres Supports "lessons learned" in project planning, also evidence reasons why projects not initiated. | Secure destruction/deletion. Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |

| Major ICT incidents | Details of high priority IT incidents, the measures taken to address them and future recommendations | 3 years | To support change management and/or incident response/trainingTo identify common causes and special causes of security incident and mitigate | Secure destruction/deletion Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation, especially if related to a data breach. |
|---------------------------------------|--|---------|---|---|
| Change management | Records documenting the initial development and post- implementation modification and maintenance of ICT systems. | 7 years | Historical value | Secure destruction/deletion Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
| Security management | Records documenting the security arrangements for ICT systems. | 7 years | ISO27001 and related standard recommend review of security management systems in response to changes to systems or changes to processes or controls. | Secure destruction/deletion Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
| Data backup operations | Records documenting the management of system data storage, including the operation of routine data backup, archiving and deletion routines. | 3 years | Provides sufficient time for audit/review/remediation | Secure destruction/deletion. Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
| Monitoring logs (System Log Files) | Records documenting routine monitoring of the use of ICT systems to ensure compliance with legal requirements and institutional policies. | 3 years | Retain for internal /external audit and control testing.GDPR requires retention of evidence of effective operation of controls relating to information security | Secure destruction/deletion. Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |

| Disposal of ICT equipment | ICT Equipment disposal policy and associated procedures | 7 years | Retain for version comparisons to demonstrate compliance with audit actions | Secure destruction/deletion. Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
|--------------------------------|---|------------------------------------|--|---|
| Disposal of ICT equipment | Records documenting arrangements for the sanitisation of institutional ICT equipment prior to disposal. | 3 years | Retain for internal /external audit and control testing. GDPR requires retention of evidence of effective operation of controls relating to information security | Secure destruction/deletion Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
| Software license management | Records documenting the maintenance of appropriate software licences for live ICT systems. | 3 years after licence expires | Retain for internal /external audit and control testing. | Secure destruction/deletion Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
| Identity and access management | Records documenting the request, creation, maintenance and closure of user accounts for ICT systems. | Closure of account plus 3 years | Retain for internal /external audit and control testing. GDPR requires retention of evidence of effective operation of controls relating to information security | Secure destruction/deletion Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
| Customer feedback | Details of user feedback on service made in confidence | Current year plus 1 year | Supports continuous improvement and incident/case management. | Anonymise and retain statistical data re satisfaction; Destroy identifiable data. |

| Security breaches | Records documenting attempted or actual security breaches of the institution's ICT systems, and action taken by IT Services. | 7 years | Retain for internal /external audit and control testing. GDPR requires retention of evidence of effective operation of controls relating to information security. | Secure destruction/deletion Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
|-------------------|---|---------|---|--|
| Data recovery | Records documenting user requests to recover data from backup or archive stores, and action taken. | 7 years | Retain for internal /external audit and control testing. GDPR requires retention of evidence of effective operation of controls relating to information security. | Secure destruction/deletion Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
| Support request | Records documenting user requests for technical and application support, and action taken to investigate and resolve the problem. | 7 years | Of no foreseeable value after this period | Secure destruction/deletion Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
| User training | Records documenting the development of technical and application training for ICT system users. | 7 years | GDPR requires retention of evidence of effective operation of controls relating to information security | Secure destruction/deletion Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
| User training | Records relating to attendance at training re: IT systems & security | 7 years | Training is explicitly referenced as a control in GDPR. Must have evidence of effectiveness. | Secure destruction/deletion Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |

| Network access requests | Requests for, and authorisation of, connections of third party equipment to the institution's networks, either on institutional premises or via dial-up communications links. | Termination of connection plus 2 years Note: 3rd party access must be undertaken under a formal data sharing agreement or data processor contract | Retain for internal /external audit and control testing.GDPR requires retention of evidence of effective operation of controls relating to information securityRetention longer than 2 years post last action not necessary or proportionate | Secure destruction/deletion Electronic data deleted from computer storage. Retain relevant extract or entire record if related to a potential risk of litigation. |
|----------------------------|---|--|--|--|
| STATISTICS | | | | |
| Statistics | Reporting to external bodies such as DES, SOLAS, CSO, DSP, ETBI, etc. | 7 years | Of no foreseeable value after period | Secure destruction/deletion |

ADMINISTRATION OFFICES | FINANCE

| Record Group | Record Description | Retention Period | Remarks | Final Disposition | |
|---|--|--|---|-----------------------------|--|
| GENERAL | GENERAL | | | | |
| Annual Accounts Records | Records documenting the preparation of annual accounts. | 7 years. Retain for longer if requested through CE | As required under Taxes Acts | Secure destruction/deletion | |
| Audited Accounts | Audited Accounts | Indefinitely | | n/a | |
| Analyses of deployment of Financial resources | Records documenting analyses of the internal deployment of financial resources | 7 years. Retain for longer if requested through CE | For year on year comparisons against plans | Secure destruction/deletion | |
| Statutory Accounts | Records documenting the preparation of the statutory accounts | 7 years. Retain for longerif requested through CE | As required under Taxes Acts | Secure destruction/deletion | |
| Internal Accounting Transactions | Records/Journals documenting the processing on internal accounting transactions between operating units (i.e. cross-charges) | 7 years. Retain for longerif requested through CE | For year on year comparisons against plans | Secure destruction/deletion | |

| Tax Returns | Records documenting the preparation and filing of tax returns | 7 years. Revenue Commissioners require that records be kept for at least six years after the end of the tax year. Records must be made available for inspection by authorised officers of the Revenue Commissioners or of the Dept. of Social Protection. | As required under Taxes Acts | Secure destruction/deletion |
|-------------------|--|--|---|-----------------------------|
| Stock control | Stocktaking Reports | 7 years | | Secure destruction/deletion |
| Stock control | Stock Books/Asset Registers | Retain indefinitely in original form. | | |
| CREDITORS | | | | |
| Purchase Invoices | Records documenting the receipt and payment of purchase invoices | 7 years. Retain for extended period on request of CE in event of legal issue. Review ongoing retention thereafter. | Legislative requirement (Companies Acts, Taxes Acts) | Secure destruction/deletion |
| Purchase Invoices | Records documenting the receipt and payment of purchase invoices relating to ESF funded program/project | Refer to ESF Guidelines section of this document. Retain for extended period on request of CE in event of legal issue. Review ongoing retention thereafter. | If project is ESF funded, refer to ESF Guidelines section of this document. | Secure destruction/deletion |

| Employees' Expenses | Records documenting the payment and/or Reimbursement of employees' expenses | 7 years. Retain for extended period on request of CE in event of legal issue. Review ongoing retention thereafter. | Legislative requirement (Companies Acts, Taxes Acts) | Secure destruction/deletion |
|--|---|--|--|-----------------------------|
| Employees' Expenses | Records documenting the payment and/or Reimbursement of employees' expenses relating to ESF funded program/project | Refer to ESF Guidelines section of this document. Retain for extended period on request of CE in event of legal issue. Review ongoing retention thereafter. | Benchmarked against DES Circular 0020/2013. Refer to ESF Guidelines section of this document. | Secure destruction/deletion |
| Payment of Honoraria to third parties | Records documenting the payment of honoraria to third parties (non-payroll) | 7 years. Retain for extended period on request of CE in event of legal issue. Review ongoing retention thereafter. | Legislative requirement (Companies Acts, Taxes Acts) | Secure destruction/deletion |
| Payment of Honoraria to third parties | Records documenting the payment of honoraria to third parties (non-payroll) in respect of an ESF funded program/project | Refer to ESF Guidelines section of this document. Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Benchmarked against DES Circular 0020/2013. | Secure destruction/deletion |
| Payment of expenses to third parties | Record documenting the payment of expenses to third parties (e.g. honorary appointees) | 7 years. Retain for extended period on request of CE in event of legal issue. Review ongoing retention thereafter. | Legislative requirement (Companies Acts, Taxes Acts) | Secure destruction/deletion |

| Payment of expenses to third parties | Record documenting the payment of expenses to third parties (e.g. honorary appointees) in respect of an ESF funded program or project | Refer to ESF Guidelines section of this document. Retain for extended period on request of CE in event of legal issueReview ongoing retention thereafter. | Benchmarked against DES Circular 0020/2013. | Secure destruction/deletion |
|--|---|---|--|---|
| BANKING | | | | |
| Petty Cash Payments | Records documenting the handling of Petty Cash | 7 years | Taxes Acts, statute of limitations on contractual debt | Secure destruction/deletion |
| Students' Fees | Records documenting the receipt and processing of students' fees | 7 years | Taxes Acts, statute of limitations on contractual debt | Secure destruction/deletion |
| Petty Cash Payments for EU funded programmes | Records documenting the handling of Petty Cash on ESF- funded projects | Refer to ESF Guidelines section of this document. | Benchmarked against DoE Circular 0020/2013 | Refer to ESF Guidelines section of this document before destroying. Secure destruction/deletion when this has been checked. |
| PROJECTS | | | | |
| Capital Projects ESF funded projects | Financial Records relating to project * budget * purchase orders/invoices * other expenses charged to project | Refer to ESF Guidelines section of this document. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Benchmarked against DES Circular 0020/2013 and National Retention Policy for Local Authorities (2002) Refer to ESF Guidelines section of this document. | Refer to ESF Guidelines section of this document before destroying. Secure destruction/deletion when this has been checked. |

| Capital Projects | Project Charter, Project Plan, | Refer to ESF Guidelines | Benchmarked against DES | Refer to ESF Guidelines section |
|-----------------------|----------------------------------|--|---|-------------------------------------|
| ESF funded projects | Correspondence, and Reports | section of this document. In case of litigation/criminal | Circular 0020/2013 and National Retention Policy | of this document before destroying. |
| | | investigation, retain relevant | for Local Authorities (2002) | Secure destruction/deletion |
| | | extract in case file. Review | | when this has been checked. |
| | | retention as needed against | Refer to ESF Guidelines | |
| | | probability of legal action. | section of this document. | |
| Capital Projects Non- | Financial Records relating to | Calendar Year of End of | Benchmarked National | Secure destruction/deletion |
| ESF Funded projects | project * budget * purchase | Project Maintenance + 7 | Retention Policy for Local | |
| | orders/invoices * other | years. In case of | Authorities (2002) | |
| | expenses charged to project | litigation/criminal | | |
| | | investigation, retain relevant | | |
| | | extract in case file. Review | | |
| | | retention as needed against | | |
| | | probability of legal action. | | |
| Capital Projects | Project Charter, Project Plan, | Calendar Year of End of | Benchmarked National | Secure destruction/deletion |
| Non-ESF Funded | Correspondence, and Reports | Project Maintenance + 7 | Retention Policy for Local | |
| projects | | years. In case of | Authorities (2002) | |
| | | litigation/criminal | | |
| | | investigation, retain relevant extract in case file. Review | | |
| | | retention as needed against | | |
| | | probability of legal action. | | |
| PROCUREMENT | | | | |
| | | I | | |
| Procurement | Records documenting the | 7 years. Where risk of | Good practice. Supports | Secure destruction/deletion |
| Procedures | development of the institution's | litigation, retain copy of | comparison and review of | |
| | procurement procedures | relevant document. Review | lessons learned etc. | |
| | | retention as needed. | | |
| Supplier Evaluation | Records documenting supplier | 7 years. Where risk of | Good practice. Supports | Secure destruction/deletion |
| criteria | evaluation criteria | , litigation, retain copy of | comparison and review of | |
| | | relevant document. Review | lessons learned etc. | |
| | | | | |

| Invitations to suppliers to apply for approval | Records documenting invitations to prospective suppliers to apply for approval | Expiry of invitation OR rejection of application + 6 months OR completion of approval. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Retain for QA/Audit purposes and in case of appeals | Secure destruction/deletion |
|--|---|--|--|-----------------------------|
| Records on evaluation and notification to approved suppliers | Records documenting the evaluation of applications for approval from prospective suppliers, and notification of the outcome: approved suppliers | Termination of approval +1 year. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Retain for duration of supplier approval for reference. Retention post-termination is to align with retention of rejected suppliers | Secure destruction/deletion |
| Records on evaluation and notification to rejected suppliers | Records documenting the evaluation of applications for approval from prospective suppliers, and notification of the outcome: rejected suppliers | Rejection + 1 year. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Retain for 1 year for QA/Audit and review purposes or in case of appeal Applies to terminated approvals also | Secure destruction/deletion |
| Process of inviting and evaluating pre- qualification submissions | Records documenting the process of inviting and evaluating pre-qualification submissions from prospective suppliers | Award of supply contract + 1 year. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Retain for 1 year post award for QA/Audit and review purposes or in case of appeal | Secure destruction/deletion |

| Invitations to Tender and evaluation criteria | Records documenting Invitations to Tender and tender evaluation criteria | 7 years from contract award. If project is ESF funded, refer to ESF Guidelines section of this document. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Retain as evidence of process followed in awarding of contract. Retain to ensure contract executed as per tender requirements and selection criteria | Secure destruction/deletion |
|---|--|--|--|-----------------------------|
| Issue of Invitations to Tender and incoming Tenders | Records documenting the issue of Invitations to Tender | Award of contract + 1 year | Retain for 1 year for QA/Audit and review purposes or in case of appeal | Secure destruction/deletion |
| Rejected Tenders | Records documenting the evaluation of tenders, the conduct of negotiations with tenderers and the notification of the results of the tender evaluation process: rejected tenders | Award of supply contract + 1 year. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Retain for 1 year for QA/Audit and review purposes or in case of appeal If project is ESF funded, refer to ESF Guidelines section of this document. | Secure destruction/deletion |
| Accepted Tenders | Records documenting the evaluation of tenders, the conduct of negotiations with tenderers and the notification of the results of the tender evaluation process: accepted tenders | Award of supply contract + 1 year. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Retain for 1 year for QA/Audit and review purposes or in case of appeal If project is ESF funded, refer to ESF Guidelines section of this document. | Secure destruction/deletion |

| Contract Award | Contract Award report | Termination of supply contract awarded + 7 years If project is ESF funded, refer to ESF Guidelines section of this document. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Historical value | Secure destruction/deletion |
|------------------------------------|--|---|--|-----------------------------|
| Variations to Contracts | Records documenting variations to contracts (e.g. revisions, extensions) | Termination of contract + 7 years. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Retain as evidence of project governance and amendments to contract If project is ESF funded, refer to ESF Guidelines section of this document. | Secure destruction/deletion |
| Supplier Performance | Records documenting the monitoring of supplier performance and action taken regarding under-performance | Termination of contract + 7 years. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Retain as evidence of project governance and supplier management. If project is ESF funded, refer to ESF Guidelines section of this document. | Secure destruction/deletion |
| Purchasing authorisation limits | Records documenting purchasing authorisation limits | 7 years. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Retain for audit and comparison purposes | Secure destruction/deletion |

| Internal authorisation for procurement | Records documenting internal authorisation for procurement | 7 years. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Retain for QA/Audit and review purposes. If project is ESF funded, refer to ESF Guidelines section of this document. | Secure destruction/deletion |
|---|---|---|---|-----------------------------|
| Purchase Orders | Purchase Orders | 7 years. Where risk of litigation, retain copy of relevant document. Review retention as needed. | Retain for accounting and audit purposes. If project is ESF funded, refer to ESF Guidelines section of this document. | Secure destruction/deletion |

ADMINISTRATION OFFICES | HUMAN RESOURCES

| Record Group | Record Description | Retention Period | Remarks | Final Disposition |
|----------------------|------------------------------|------------------|---|--------------------------------|
| GENERAL | | | | |
| Industrial Relations | Correspondence re Issues | 7 years | Benchmarked against UK Local authority retention schedules. Retention period can be extended if required on advice of CE in event of legal issue, so review on case by case basis. | Secure destruction/deletion |
| Industrial Relations | Agreements | 7 years | Benchmarked against UK Local authority retention schedules. Retention period can be extended if required on advice of CE in event of legal issue, so review on case by case basis. | Secure destruction/deletion |
| Industrial Relations | Minutes of meetings | 7 years | Benchmarked against UK Local authority retention schedules. Retention period can be extended if required on advice of CE in event of legal issue, so review on case by case basis. | Secure destruction/deletion |
| Industrial Relations | Industrial Relations Reports | 7 years | Benchmarked against UK Local authority retention schedules. Retention period can be extended if required on advice of CE in event of legal issue, so review on case by case basis. | Secure destruction/deletion |

| Case Management | Dignity at work Case files | Retain until Staff member is 90 years of age | Historic Reference. Transfer to Personnel file on retirement. Retain for extended period on request of CE in event of legal issue. Review ongoing retention. | Secure destruction/deletion |
|-----------------|---|--|---|--------------------------------|
| Case Management | Labour Court Recommendations | Retain until staff member is 90 years of age | Historic Reference. Transfer to Personnel file on retirement. Retain for extended period on request of CE in event of legal issue. Review ongoing retention. | Secure destruction/deletion |
| Case Management | Disciplinary Records | Retained as per Personnel Disciplinary Procedures | Staff monitoring and performance management. Transfer to Personnel file on retirement. Retain for extended period on request of CE in event of legal issue. Review ongoing retention. | Secure destruction/deletion |
| HR Policies | HR Policies | 7 years | | Secure destruction/deletion |
| HR Policies | HR Policy drafts and notes of development | 7 years | For reference and support in implementing change. For QA and reference purposes. Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |

| Staff Training & Development (Including PMDS and CPD) | Staff Training | Retain for Duration of employment + 7 years | Statute of Limitations. Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |
|--|--|--|---|--------------------------------|
| Staff Training & Development (Including PMDS and CPD) | Health & Safety Training | Retain for Duration of employment + 7 years | Statute of Limitations. Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |
| Staff Training & Development (Including PMDS and CPD) | Minutes of meetings | 7 years | Aligns with administrative record retention in other areas. Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |
| Staff Training & Development (Including PMDS and CPD) | Finance Records (Including Fee Suppport/ Fee Waivers) | 7 years | Historical value. Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |
| Staff Training & Development (Including PMDS and CPD) | Annual programme of courses / workshops | 7 years | For QA and reference purposes. Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |

| Staff Training & Development (Including PMDS and CPD) | PMDS - Personal Development forms | Until superseded/updated at PMDS meeting | PMDS National Agreement. Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |
|--|--------------------------------------|---|---|--------------------------------|
| Staff Training & Development (Including PMDS and CPD) | PMDS - Development Plans | Until superseded + 3 years | Provides sufficient period for review and tracking of progress against plan. | Secure destruction/deletion |
| Employee Assistance Programme (Case Files) | Interview Notes | Current year + 6 years | Statute of Limitations – maximum period in which to take a claim. Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |
| Employee Assistance Programme (Case Files) | Correspondence | Year of correspondence + 6 years | Statute of Limitations – maximum period in which to take a claim. Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |

| Employee Assistance Programme (Case Files) | File cards | 7 years | Statute of Limitations – maximum period in which to take a claim. Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |
|--|-----------------------------------|---|---|--------------------------------|
| RECRUITMENT | | | | |
| Recruitment Process | Unsolicited applications for jobs | 18 months from close of competition | 12 months from close of competition + 6 months in case of Equality Tribunal claim | Secure destruction/deletion |
| Recruitment Process | Vacancy Notification | Date of closure of competition + 18 Months | 12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Recruitment Process | Advertisement Copies | Date of closure of competition + 18 Months | 12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |

| Recruitment Process | Job Description (as advertised) | Date of closure of competition + 18 Months | 12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
|---------------------|---------------------------------|---|---|--------------------------------|
| Recruitment Process | Job Description (standard) | Superseded + 3 years | Retain job description until superseded by updated version. Retain legacy descriptions for audit purposes. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Recruitment Process | Selection Criteria | 18 months from close of competition | 12 months from close of competition plus 6 months for the Equality Tribunal to inform the ETB that a claim is being taken. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |

| Recruitment Process | Applications of Candidates not Shortlisted/Qualified/ called for interview | 18 months from close of competition | 12 months from close of competition plus 6 months for the Equality Tribunal to inform the ETB that a claim is being taken. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
|---------------------|--|---|---|--------------------------------|
| Interview Process | Selection Criteria | Date of closure of competition + 18 months | 12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Interview Process | Interview Board Marking Scheme | Date of closure of competition + 18 months | 12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |

| Interview Process | Interview Board marking sheets | Date of closure of competition + 18 months | 12 months from close of competition + 6 months in case of Equality Tribunal claim. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
|-------------------|--|--|---|--------------------------------|
| Interview Process | Interview Board Formal Notes | Date of closure of competition + 18 months | 12 months from close of competition + 6 months in case of Equality Tribunal claim | Secure destruction/deletion |
| Interview Process | Database of applications of candidates unsuccessful at interview | Date of closure of competition + 18 months | 12 months from close of competition + 6 months in case of Equality Tribunal claim | Secure destruction/deletion |
| Interview Process | Panel Recommendations by Interview Board | 18 months from close of competition | 12 months from close of competition plus 6 months for the Equality Tribunal to inform the ETB that a claim is being taken. | Secure destruction/deletion |
| Interview Process | Assessment Board Report | Move to Employee File in Staff Records. Retain for Duration of employment + 7 years | Benchmarked against UCD and DIT retention policies | Secure destruction/deletion |

| Candidates Successful at Interview | Application & CV | Move to Employee File in Staff Records. Retain for Duration of employment + 7 years | Retained as part of staff personnel file in case of litigation or queries during period of employment. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
|---------------------------------------|------------------|--|--|--------------------------------|
| Candidates Successful at Interview | Qualifications | Retain on personal file for duration of employment + 7 years | Retained as part of staff personnel file in case of litigation or queries during period of employment. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
| Candidates Successful at Interview | References | Retain on personal file for duration of employment + 7 years | Retained as part of staff personnel file in case of litigation or queries during period of employment. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |

| Candidates Successful at Interview | Recruitment Medical / Pre employment Medical Reports | Retain on personal file for duration of employment + 7 years | Necessary for the purpose of identifying pre-existing conditions in event of work related injury and potential litigation. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action. | Secure destruction/deletion |
|---------------------------------------|---|--|---|--------------------------------|
| Candidates Successful at Interview | Candidates shortlisted and are successful but do not accept offer | Date of closure of competition + 18 months | 12 months from close of competition + 6 months in case of Equality Tribunal claim | Secure destruction/deletion |
| STAFF | | | | |

| Generic Files | Staff Personnel Files | Resignation | Resignation | Secure |
|---------------|-----------------------|------------------------------|----------------------------------|----------------------|
| | | Retain until staff member is | Staff members may opt for | destruction/deletion |
| | | at least 90 years of age for | preservation of benefits or a | |
| | | pension purposes on | transfer of service at any point | |
| | | resignation. | after resignation up to date of | |
| | | | retirement. As there is no | |
| | | | maximum retirement age for | |
| | | | new entrants these files are | |
| | | | retained until staff member | |
| | | | reaches 90 years of age as this | |
| | | | is a reasonable estimate of life | |
| | | | expectancy. Files of staff | |
| | | | members who resign from non | |
| | | | pensionable post should also | |
| | | | be retained in case the rules of | |
| | | | the scheme are amended and | |
| | | | this service is retrospectively | |
| | | | deemed pensionable. In case | |
| | | | of litigation/criminal | |
| | | | investigation, retain relevant | |
| | | | extract in case file. Review | |
| | | | retention as needed against | |
| | | | probability of legal action. | |
| Generic Files | Staff Personnel Files | Retirement Retain until 6 | Retirement Time limit for | Secure |
| | | years after beneficiary | complaints to the Pensions | destruction/deletion |
| | | and/or qualifying dependent | Ombudsman – where act | |
| | | death for retired staff. | giving rise to the complaint | |
| | | | took place after 28.04.2003 – 6 | |
| | | | years since the date of the act | |
| | | | or 3 years since complainant | |
| | | | should have been aware of the | |
| | | | act. (The Ombudsman may | |
| | | | also investigate complaints | |
| | | | between 13.04.1996 – | |
| | | | 28.04.2003) | |

| Generic Files | General Job Description File | Superseded + 7 years | History of how job descriptions change has archival value. In case of litigation/criminal investigation, retain relevant extract in case file. Review retention as needed against probability of legal action | Secure destruction/deletion |
|---|---|---|---|--------------------------------|
| Selection criteria | Selection criteria | Retain for duration of employment plus 7 years | (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) | Secure destruction/deletion |
| Staff Personnel Files (whilst in employment) | Section (extract) from database of applications which relates to the employee only. | Retain for duration of employment plus 7 years | (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) | Secure destruction/deletion |
| Staff Personnel Files (whilst in employment) | Interview board marking scheme & board notes | Retain for duration of employment plus 7 years | (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) | Secure destruction/deletion |

| Staff Personnel Files (whilst in employment) | Application/CV | Retain for duration of employment plus 7 years | 6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB | Secure destruction/deletion |
|---|---|---|--|--------------------------------|
| Staff Personnel Files (whilst in employment) | Qualifications (ETB) | Retain for duration of employment plus 7 years | 6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB | Secure destruction/deletion |
| Staff Personnel Files (whilst in employment) | References | Retain for duration of employment plus 7 years | 6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB | Secure destruction/deletion |
| Staff Personnel Files (whilst in employment) | Job specification/description | Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB). There is a statutory requirement to retain for 3 years | 6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB | Secure destruction/deletion |
| Staff Personnel Files (whilst in employment) | Contract/Conditions of employment (ETB) | Retain for duration of employment plus 7 years | 6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB | Secure destruction/deletion |

| Staff Personnel Files (whilst in employment) | Probation letters/forms | Retain for duration of employment plus 7 years | 6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB | Secure destruction/deletion |
|---|--|---|--|--------------------------------|
| Staff Personnel Files - Posts or Responsibility (POR) | POR applications and correspondence (whether successful or not)(ETB) | Retain for duration of employment plus 7 years | 6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB | Secure destruction/deletion |
| Staff Personnel Files - Posts or Responsibility (POR) | Calculation of service | Retain indefinitely on master file | Relates to pay/pension etc. (See DES guidelines) | n/a |
| Staff Personnel Files - Posts or Responsibility (POR) | Promotions/POR Board master files | Retain indefinitely on master file | | n/a |
| Staff Personnel Files - Posts or Responsibility (POR) | Promotions/POR Boards assessment report files. | Retain original on personnel file, and copy on master & appeal file. Retain for duration of employment + 7 years (6 years in which to take a claim, plus 1 year to serve proceedings). Copy on master and appeal file. | | Secure destruction/deletion |

| Staff Personnel Files - Posts or Responsibility (POR) | POR appeal documents | Retain original on personnel file, and copy on master & appeal file. Retain for duration of employment + 7 years (6 years in which to take a claim, plus 1 year to serve proceedings). Copy on master and appeal file. | | Secure destruction/deletion |
|---|---|---|--|--------------------------------|
| Staff Personnel Files - Posts or Responsibility (POR) | Correspondence from candidates re feedback | Depends upon nature of feedback. If feedback is from unsuccessful candidate who is not an employee of the ETB, keep in line with retention periods above. If feedback is from successful candidate or from unsuccessful candidate who is already an employee, keep in line with "Staff personnel whilst in employment" above. | | Secure destruction/deletion |
| Leave /Absence | Annual Leave Records | Retain for 3 years | Organisation of Working Time Act 1997 stipulates keeping these records for 3 years | Secure destruction/deletion |
| Leave /Absence | Leave of absence applications (ETB) | Retain for duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) | Records & personnel files retained at ETB head office level | Secure destruction/deletion |

| Leave /Absence | Job share (ETB) | Retain for duration of | Secure |
|-----------------|-----------------------|--------------------------------|----------------------|
| | | employment plus 7 years (6 | destruction/deletion |
| | | years in which to take a claim | |
| | | against the ETB, plus 1 year | |
| | | for proceedings to be served | |
| | | on the ETB) | |
| Leave /Absence | Career Break (ETB) | Retain for duration of | Secure |
| | | employment plus 7 years (6 | destruction/deletion |
| | | years in which to take a claim | |
| | | against the ETB, plus 1 year | |
| | | for proceedings to be served | |
| | | on the ETB) | |
| Leave / Absence | Maternity leave (ETB) | Retain for duration of | Secure |
| | | employment plus 7 years (6 | destruction/deletion |
| | | years in which to take a claim | |
| | | against the ETB, plus 1 year | |
| | | for proceedings to be served | |
| | | on the ETB) | |
| Leave /Absence | Paternity leave | Retain for 2 years following | Secure |
| | | retirement/resignation or the | destruction/deletion |
| | | duration of employment plus | |
| | | 7 years (6 years in which to | |
| | | take a claim against the ETB, | |
| | | plus 1 year for proceedings to | |
| | | be served on the ETB) | |
| | | (whichever is the greater). | |
| | | | |
| | | | |

| Leave /Absence | Parental Leave | Must be kept for 8 years - Parental Leave Act 1998 Retain for 8 years or the duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) (whichever is the greater). There is a statutory requirement to retain for 8 years. (ETB) | Parental Leave Act, 1998. | Secure destruction/deletion |
|----------------|---------------------|---|---------------------------|--------------------------------|
| Leave /Absence | Force Majeure Leave | Retain for 8 years or the duration of employment plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) (whichever is the greater). There is a statutory requirement to retain for 8 years. | | Secure destruction/deletion |

| Leave /Absence | Carer's Leave Records | Must be kept for 8 years - | Carer's Leave Act, 2001. | Secure |
|------------------------|--------------------------------|--------------------------------|--------------------------|----------------------|
| | | Carer's Leave Act 2001 | | destruction/deletion |
| | | Detain fan Orreans an tha | | |
| | | Retain for 8 years or the | | |
| | | duration of employment plus | | |
| | | 7 years (6 years in which to | | |
| | | take a claim against the ETB, | | |
| | | plus 1 year for proceedings to | | |
| | | be served on the ETB) | | |
| | | (whichever is the greater). | | |
| | | There is a statutory | | |
| | | requirement to retain for 8 | | |
| | | years | | |
| Leave /Absence | Working Time Act (attendance | Retain for duration of | | Secure |
| | hours, holidays, breaks) (ETB) | employment plus 7 years (6 | | destruction/deletion |
| | | years in which to take a claim | | |
| | | against the ETB, plus 1 year | | |
| | | for proceedings to be served | | |
| | | on the ETB). There is a | | |
| | | statutory requirement to | | |
| | | retain for 3 years | | |
| Allegations/complaints | Allegations/complaints (ETB) | Retain for duration of | | Secure |
| (ETB) | | employment plus 7 years (6 | | destruction/deletion |
| | | years to take a claim, plus 1 | | |
| | | year for proceedings to be | | |
| | | served). Please note the | | |
| | | relevant DES Circular re | | |
| | | Disciplinary Procedures in | | |
| | | relation to the period of time | | |
| | | for which a warning remains | | |
| | | "active" on an employee's | | |
| | | record. | | |

| Grievance and | Grievance and disciplinary | Retain for duration of | Secure |
|----------------------|----------------------------|--------------------------------|-------------------------|
| disciplinary records | records | employment plus 7 years (6 | destruction/deletion |
| | | years to take a claim, plus 1 | |
| | | year for proceedings to be | |
| | | served). Please note the | |
| | | relevant DES Circular re | |
| | | Disciplinary Procedures in | |
| | | relation to the period of time | |
| | | for which a warning remains | |
| | | "active" on an employee's | |
| | | record. | |
| Occupational Health | Sickness absence | Re sick leave scheme (1 in 4 | Secure |
| | records/certificates | rule) ref DES C/L 0060/2010 | destruction/deletion Or |
| | | Retain for 7 years (6 years in | Do not destroy. |
| | | which to take a claim against | |
| | | the ETB, plus 1 year for | |
| | | proceedings to be served on | |
| | | the ETB), unless sickness | |
| | | absence relates to an | |
| | | accident/ injury/ incident | |
| | | sustained in relation to or in | |
| | | connection with the | |
| | | individual's duties, in which | |
| | | case, do not destroy. | |
| Occupational Health | Pre-employment medical | Retain for 7 years (6 years in | Secure |
| occupational realth | assessment | which to take a claim against | destruction/deletion |
| | | the ETB, plus 1 year for | |
| | | proceedings to be served on | |
| | | the ETB), unless sickness | |
| | | absence relates to an | |
| | | accident/ injury/ incident | |
| | | sustained in relation to or in | |
| | | connection with the | |

| | | individual's duties, in which case, do not destroy. | |
|---------------------|------------------------------|---|---------------------------|
| Occupational Health | Occupational health referral | Retain for 7 years (6 years in | Confidential |
| | | which to take a claim against | destruction/deletion |
| | | the ETB, plus 1 year for | destruction/deletion |
| | | proceedings to be served on | Or |
| | | the ETB), unless sickness | 61 |
| | | absence relates to an | Do not destroy. |
| | | accident/ injury/ incident | Do not destroy. |
| | | sustained in relation to or in | |
| | | connection with the | |
| | | individual's duties, in which | |
| | | case, do not destroy. | |
| Occupational Health | Correspondence re retirement | Retain for 7 years (6 years in | Secure |
| | on ill-health grounds | which to take a claim against | destruction/deletionOr Do |
| | on m-nearch grounds | the ETB, plus 1 year for | not destroy. |
| | | proceedings to be served on | not destroy. |
| | | the ETB), unless sickness | |
| | | absence relates to an | |
| | | accident/ injury/ incident | |
| | | sustained in relation to or in | |
| | | connection with the | |
| | | individual's duties, in which | |
| | | case, do not destroy. | |

| Occupational Health | Accident/injury at work reports | Retain for 10 years, or the | Secure |
|---------------------|----------------------------------|--------------------------------|---------------------------|
| | | duration of the employment | destruction/deletion |
| | | plus 7 years (6 years in which | |
| | | to take a claim against the | Or |
| | | ETB, plus 1 year for | |
| | | proceedings to be served on | Do not destroy. |
| | | the ETB), whichever is the | |
| | | greater (unless sickness | |
| | | absence relates to an | |
| | | accident/ injury/ incident | |
| | | sustained in relation to or in | |
| | | connection with the | |
| | | individual's duties, in which | |
| | | case, do not destroy). | |
| Occupational Health | Medical assessments or | Retain for 7 years (6 years in | Secure |
| | referrals | which to take a claim against | destruction/deletionOr Do |
| | | the ETB, plus 1 year for | not destroy. |
| | | proceedings to be served on | |
| | | the ETB), unless Medmark | |
| | | assessment relates to an | |
| | | accident/ injury/ incident | |
| | | sustained in relation to or in | |
| | | connection with the | |
| | | individual's duties, in which | |
| | | case, do not destroy. | |
| Occupational Health | Sick leave records (sick benefit | In case of audit/refunds, | Secure |
| | forms) | Current year plus 7 years (6 | destruction/deletion |
| | | years in which to take a claim | |
| | | against the ETB, plus 1 year | |
| | | for proceedings to be served | |
| | | on the ETB) | |
| | | | |

| Miscellaneous | Contracts for Service | Retain for the duration of the contract plus 6 years by relevant manager | Contracts may need to be held until C&AG audit | Secure destruction/deletion |
|---|--|--|---|--|
| Miscellaneous | Papers from formal HR meetings *Agendas *Minutes *Associated papers circulated | Retain indefinitely | For historical purposes | Archive |
| PAYROLL | | | | |
| Authorisation for non- statutory payroll deductions | Records documenting employee's authorisation for non-statutory payroll deductions | Current Tax Year + 6 years | Retain for compliance with Taxes Acts, Companies Acts etc., and for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure archive for duration of retention period, then secure destruction/deletion |
| Salary claim forms | Salary claim forms | Duration of employment + 7 years | 6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB) or for the life of employee/former employee plus 7 years (6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB, whichever is the longer). | Secure archive for duration of retention period, then secure destruction/deletion |

| Overtime payroll payments to employees | Records documenting calculation and payment of payroll payments for overtime to employees | Duration of employment + 7 years | In case the rules of the scheme are amended and overtime service is retrospectively deemed pensionable. Retain for extended period on request of CE in event of legal issue coming to light, & keep ongoing retention under review. | Secure archive for duration of retention period, then secure destruction/deletion |
|---|--|-------------------------------------|---|--|
| Payroll payments to Part-time teaching staff (Part-time Returns) | Records documenting calculation and payment of payroll payments to Part- time teaching staff | Duration of employment + 7 years | In case the rules of the scheme are amended and overtime service is retrospectively deemed pensionable. Retain for extended period on request of CE in event of legal issue coming to light, & keep ongoing retention under review. | Secure archive for duration of retention period, then secure destruction/deletion |
| Payroll payments to employees | Records documenting calculation and payment of payroll payments to employees | Current Tax Year + 6 years | Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |
| Payroll payments to employees (pre- computerised payroll) | Records documenting calculation and payment of payroll payments to employees before the advent of payroll software | Indefinitely | In case the rules of the scheme are amended and overtime service is retrospectively deemed pensionable. Retain for extended period on request of CE in event of legal issue coming to light, & keep ongoing retention under review. | Scan (if practical) and destroy originals |

| Promotion of employee | Records documenting adjustment on promotion of employee | Current Tax Year + 6 years | Retain as part of PAYE payment record keeping. Retain for extended period on request of CE. In event of legal issue; Review ongoing retention. | Secure destruction/deletion |
|-----------------------------------|--|---|---|--------------------------------|
| Statutory Sick Pay Scheme | Records documenting the operation of the Statutory Sick Pay Scheme | Current Tax Year + 6 years | Retain as part of PAYE payment record keeping. Retain for extended period on request of CE. In event of legal issue; Review ongoing retention. | Secure destruction/deletion |
| Statutory Maternity Pay Scheme | Records documenting the operation of the Statutory Maternity Pay Scheme. | Current Tax Year + 6 years | Retain as part of PAYE payment record keeping. Retain for extended period on request of CE. In event of legal issue; Review ongoing retention. | Secure destruction/deletion |
| Pensions | Superannuation (Pension) Calculations | Retain for 7 years after pensioner and any subsequent dependent spouse are deceased and dependent children are finished in full time education. | 6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB. | Secure destruction/deletion |

| Pensions | Superannuation Files | Retain for 7 years after pensioner and any subsequent dependent spouse are deceased and dependent children are finished in full time education. | 6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB. | Secure destruction/deletion |
|-------------------------------------|--|---|--|--------------------------------|
| Contributions to Pension Schemes | Records documenting payment of employer and employee contributions to pension schemes | Retain for 7 years after pensioner and any subsequent dependent spouse are deceased and dependent children are finished in full time education. | Required for verification of pension payments and entitlements. Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |
| Previous service | Records of previous service (incl. correspondence with previous employers) | Indefinitely | DES advise that these should be kept indefinitely. | Archive securely |
| Listings/Payslips | Payroll Listings | 7 years | Benchmarked against National Minimum Wage Act 2000 (as amended). Retain for extended period on request of CE in event of legal issue; Review ongoing retention. | Secure destruction/deletion |
| Payroll set-up form | For capturing the banking details of new employees | 7 years | | Secure destruction/deletion |
| Other Payroll | Approval for Incremental Credit | Retain for duration of employment plus 7 years | 6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB | Secure destruction/deletion |

| Other Payroll | Incremental Approvals | Retain for duration of employment plus 7 years | 6 years in which to take a claim against the ETB, plus 1 year for proceedings to be served on the ETB | Secure destruction/deletion |
|---------------|-----------------------|--|--|--------------------------------|
| | | | | |

YOUTH SERVICES

| Record Group | Record Description | Retention Period | Remarks | Final Disposition | | |
|----------------|--|------------------------------|---------|-----------------------------|--|--|
| YOUTH SERVICES | | | | | | |
| Youth Services | Youth Work Committee meeting minutes & agendas | Indefinitely | | Archive | | |
| Grants | Youth Club Grant applications (successful) | 7 years from date of payment | | Secure destruction/deletion | | |
| Grants | Youth Club Grant applications (unsuccessful) | 18 months | | Secure destruction/deletion | | |
| Other funding | Records relating to Funding from Government Departments, e.g. DCYA, Dept. of Health, for disbursement to local projects, including SLAs, Grant Agreements, correspondence from Departments, etc. | 7 years | | Secure destruction/deletion | | |

EUROPEAN SOCIAL FUND (ESF) | GUIDELINES

Retention periods for ESF-related records are longer than for most other categories of record, and must be strictly observed for ESF audit purposes. The ESF Managing Authority (via the Structural Funds Unit) at the Department of Education and Skills will issue notification of when retention periods have expired.

| Title of Operational Programme | Typical areas of VEC/ETB Work concerned* | Expiry of Retention |
|--|--|---|
| Employment & Human Resources Development Operational Programme 2000-2006 | BTEI Adult Literacy Traveller Training/Youthreach FÁS: o Skills Training for Unemployed & Redundant Workers o Apprenticeship/Traineeship o In Company Training o Social Economy Programme o Social Economy - Local Social Capital | 9/1/2015 |
| Human Capital Investment Operational Programme (HCI-OP) 2007-2013 | BTEI Adult Literacy Traveller Training Youthreach FÁS: Skills Training (including ESL, LTU) Apprenticeship/Traineeship Disability Training In Company Training Social Economy Programme Social Economy - Local Social Capital | 31/12/2022, at a minimum - formal notification of expiry will come from the ESF in due course |

| Programme for Employability, Inclusion and Learning (PEIL) 2014-20 | 2028 (estimated) | BTEI Adult Literacy (now Adult Learning) Traveller Training Youthreach ETB Training for the Unemployed (includes the following former FÁS programme Groups): o Specific Skills Training o Labour Market Education and Training Fund (Momentum) | ated) |
|---|------------------|--|-------|
|---|------------------|--|-------|

* Visit www.esf.ie/en/Programmes for full details of activities covered, as this will vary from ETB to ETB.

EUROPEAN SOCIAL FUND (ESF) GUIDELINES