

## **RECORD RETENTION AND DESTRUCTION FOR WYOMING HEALTHCARE ENTITIES**

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## (rev'd 8/21/18)

**Record Retention.** Ideally, healthcare providers should retain medical and other business records permanently; however, where that is not feasible, the proper retention period depends upon several factors, including the following in descending order of priority:

1. **Patient care.** The foremost consideration for any medical record retention policy is the need to provide proper patient care. For example, AMA standards state:

Medical conditions are the primary basis for deciding how long to retain medical records.... In deciding whether to keep certain parts of the record, an appropriate criterion is whether a physician would want the information if he or she were seeing the patient for the first time.

(AMA Council on Ethical and Judicial Affairs, Code of Medical Ethics, 7.05 Retention of Medical Records, 1998-99 ed.)

- 2. **Statutes and regulations.** For certain records, federal and state statutes and regulations establish mandatory record retention periods. For example, Medicare regulations generally require that hospitals maintain medical records for at least five years. (42 CFR §§ 482.24(b)(1) and 486.60(c)). Some of the more relevant statutes and regulations are identified in the chart below.
- 3. **Payor contracts.** Government payment programs, insurance companies, or other payors may require that records be retained for certain periods as part of their contracts.
- 4. **Accreditation agencies.** Some accreditation agencies may impose document retention standards.
- 5. **Insurance company guidelines.** Some insurers may require that records be retained for certain periods as part of a risk management program.
- 6. Statutes of limitations. If the foregoing standards do not require a longer retention period, records should normally be retained for at least the statute of limitations period for claims to which the records may relate. For example, the general statute of limitations for malpractice claims in Wyoming is 2 years subject to certain tolling provisions, including tolling provisions for minors or those with a legal disability. (See Wyo. Stat. Ann. § 1-3-107). For contracts, Wyoming's statute of limitations is 10 years for a written contract and 8 years for an oral contract. (See Wyo. Stat. Ann. § 1-3-105(a)). The statute of limitations for most government fraud and abuse claims is generally 6 years.

**Pending or Threatened Investigations.** Record destruction should be suspended immediately for any records relevant to any threatened or pending government investigation or litigation. The improper destruction of





documents can result in serious civil and criminal penalties ranging from the loss of evidence necessary to prove or defend against a claim to tort liability for spoliation of evidence to severe federal criminal penalties.

**Document Destruction.** The HIPAA privacy and security rules require that covered entities implement appropriate administrative, physical, and technical safeguards to protect health information. Covered entities must enter business associate contracts with entities that maintain or destroy documents on behalf of the covered entity. The documents must be destroyed in a manner that will protect against improper disclosure.

**Record Retention Policies.** Hospitals and other health care providers should establish a written records retention and destruction policy for several reasons. First and foremost, the policy will help ensure that records are maintained for the appropriate time period to facilitate patient care and comply with relevant statutes, regulations, contracts, and accreditation standards. Second, HIPAA generally requires that covered entities establish appropriate retention and destruction policies for electronic health information. (*See, e.g.,* 45 CFR § 312(c)(1)). Third, compliance with a proper records retention policy will help establish a defense against any claim or allegation of improper destruction of records. The written policies and procedures should:

- 1. Establish the length of time that relevant categories of records will be kept.
- 2. Establish the medium in which the records will be kept (e.g., paper, microfilm, electronic, etc.).
- 3. Define which records will be kept onsite and which are kept offsite.
- 4. Designate a person to be responsible for deciding what to keep and destroy.
- 5. Log the records that have been destroyed, and the date and method of destruction.
- 6. Provide for a method of disposal (e.g., shredding or incinerating) that destroys all information in the record and prevents inadvertent or intentional disclosure of the information consistent with HIPAA and similar state and federal laws.

**Business Associates.** To the extent that a healthcare provider uses an outside entity to assist with records retention or destruction, the health care provider must ensure that it has a HIPAA-compliant business associate contract with the entity.

**Suggested Document Retention Periods.** The following chart summarizes suggested retention periods for various records along with supporting citations. For some records, we recommend a longer period than a particular statute might allow. For example, even though a statute might require the retention of a medical record for only five years, it may be advisable to retain the records for ten years due to the statute of limitations for federal fraud and abuse claims. **Caution: record retention requirements may vary by provider type and applicable state or federal laws. Providers should confirm the record retention requirements applicable to their situation and discuss record retention with relevant stakeholders, including clinical personnel, risk management, finance, human resources, compliance, legal,** *etc.* 





		Retention	
Record Description	Department	Recommendations	Authority/Comment
ADMINISTRATION	Department	Recommendations	
Organizational or governance	Administration	Permanent	31 USC §§ 3729, 3731(b)
records, e.g.,	Administration	remanent	51 050 33 5725, 5751(0)
-Articles of incorporation			W.S. § 17-16-1601(a)
-Bylaws			W.S. § 17-19-1601(a)
-Operating agreements			
-Board meeting minutes			AHIMA guidelines
-Shareholder meeting minutes			U U
-Board resolutions			
-Record of shareholders,			
including name, address, and			
number and class of shares			
held			
-Actions taken by shareholders			
or board of directors, including			
committees of the board			
-Annual reports			
-Appraisal reports			
-Written communications to	Administration	3 years	W.S. § 17-16-1601(e)
shareholders			
-Financial statements provided			
to shareholders		-	
-Minutes of member meetings	Administration	3 years	W.S. § 17-19-1601(e)
-Records of actions approved			
by members	A due in istuation	2	
-Written communications to	Administration	3 years	W.S. § 17-19-1601(e)
members, including financial			
statements provided Property records, e.g.:	Administration	Permanent	AHIMA guidelines
-Deeds	Autonitistration	Fermanent	Al IIVIA guidelines
-Titles			
-Licenses	Administration	Permanent	AHIMA guidelines
-Permits	/ anninger action	remanent	
Construction records	Administration	Permanent	W.S. § 1-3-105(a)
		i elimanente	
			AHIMA guidelines
Correspondence	Administration	Depends on the	31 USC §§ 3729, 3731(b)
		subject matter;	
		however, as a	W.S. § 1-3-105(a)
		general rule,	
		maintain significant	AHIMA guidelines
		correspondence for	
		at least 6 years.	

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	<b>_</b>	Retention	
Record Description	Department	Recommendations	Authority/Comment
Admission register		Permanent except	AHIMA guidelines
		that daily and	
		monthly reports can	
		be destroyed after	
		year-end statistics	
		are compiled.	
-Contracts	Administration	6 years from last	31 USC §§ 3729, 3731(b)
-Leases		effective date,	
		including any	W.S. § 1-3-105(a),
		warranty period.	W.S. § 34.1-2-725
			AHIMA guidelines
Policies and procedures	Administration	6 years from last	31 USC §§ 3729, 3731(b)
		effective date.	
			AHIMA guidelines
Daily census	Administration	5 years	AHIMA guidelines
Reports from departments	Administration	Generally 3 years	AHIMA guidelines
		except that reports	
		that implicate fraud	
		and abuse issues	
		should be retained	
		for at least 6 years.	
		Many daily and non-	
		annual reports may	
		be destroyed after	
		year-end statistics	
		are compiled.	
Statistics on admissions,	Administration	Permanent	AHIMA guidelines
services or discharges			
BUSINESS AND FINANCE			
RECORDS General financial records and	Finance	10 years	21 LISC 88 2720 2721/h
	Fillance	10 years	31 USC §§ 3729, 3731(b)
business transactions, e.g.,			(statute of limitations for
-Accounts payable/receivable -Patient accounts			False Claims Act is 6 years from submission of claim
-Financial reports			or 3 years after date
-Financial audits			material facts are known
-Bank records (statements,			or reasonably should have
checks, etc.)			been known by gov't
-Budgets			official, but not more than
Dudgets			10 years after date of
			violation)
			violation

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		Retention	
Record Description	Department	Recommendations	Authority/Comment
			WAPA 9.6 WAPA 24.11 WAPA 30.6
			AHIMA guidelines
Daily census		6 years	AHIMA guidelines
Employment and social security taxes		4 years after taxes due (or paid, if paid after due date) or claim filed	26 CFR § 31.6001-1(e)
ERISA benefit plan records		Date of filing plus 6 years	29 USC § 1027
COMPLIANCE RECORDS			
Compliance documentation, e.g., -Policies and procedures; -Employee training; -Auditing and monitoring; -Reports of problems; -Investigations; -Correspondence with regulators; -Self-disclosures	Compliance	10 years	31 USC §§ 3729, 3731(b)
HIPAA records, e.g.: -Notice of Privacy Practices -Authorizations -Privacy officer designation -Disclosure log -Patient requests -Business associate contracts -Employee training -Employee sanctions -Policies and procedures -Complaints -Security assessment -Security standards documentation	Compliance, Privacy, and/or Security Officer	6 years from later of the date created or last effective date	45 CFR § 164.530(j)(2) 45 CFR § 164.316(b)
COMPREHENSIVE OUTPATIENT REHAB FACILITIES (CORFS)		5 years after patient discharged	42 CFR § 485.60(c)





		Retention	
Record Description	Department	Recommendations	Authority/Comment
DIETARY SERVICES	Records of	Generally keep	WAPA 4.14(d)
	menus served	available for client	
		review	
EMERGENCY			
-List of on-call physicians	Emergency Dept.	5 years	42 USC § 1395dd(d)(2)(C)
-Central log of emergency			42 CFR § 489.20(r)
patients			
HOME HEALTH AGENCY		5 years after the	42 CFR § 484.48(c)
		month the cost	+2 CIT(3 +0+.+0(C)
		report to which the	
		records apply is filed.	
HOUSEKEEPING			
Housekeeping contracts	Materials	10 years (written	W.S. § 1-3-105(a)
	Management	contract)	
HUMAN			
RESOURCES/PERSONNEL			
Employment info (FLSA), e.g.:	Human	10 years from date	29 CFR § 516.2–.6
-Payroll	Resources	of last employment	29 CFR § 1627.3
-Job descriptions		for written contracts	
-Wages			W.S. § 1-3-105(a)
-Job evaluations		8 years from date of	
-Employment contracts		last employment for	
-Time cards		oral contracts	
-Wage rate schedule			
-W-2s			
-W-4s		10	
Employment actions, e.g.:	Human	10 years from date	29 CFR § 1602.14
-Hiring	Resources	of last employment	29 CFR § 1627.3
-Promotion		for written contracts	
-Demotion			W.S. § 1-3-105(a)
-Transfer		8 years from date of	
-Termination		last employment for	
-Layoff		oral contracts	
=Pay rates or compensation			
terms			
Records related to employment	Human	4 years	26 CFR § 31.6001-1(e)(2)
taxes	Resources		





		Retention	
<b>Record Description</b>	Department	Recommendations	Authority/Comment
Medical and exposure records	Human	30 years from date	29 CFR § 1910.1020(d)(1)
pertaining to employee	Resources	of last employment	29 CFR § 1926.33
exposure to toxic substances or			
harmful physical agents (OSHA),			
e.g.:			
-Employment questionnaires or			
-histories;			
-Employment medical exams;			
-First aid records;			
-Medical opinions or diagnoses;			
-Descriptions of treatments and			
prescriptions;			
-Medical complaints			
•			
LABORATORY			
General	Laboratory	6 years after test	31 USC §§ 3729, 3731(b)
			42 CFR § 493.1105(a)
			W.S. §§ 35-2-615, -616.
			AHIMA guidelines
Immunohematology	Laboratory	Later of 10 years	42 CFR § 493.1105(a)(3)(ii),
		after records of	(6)(i)
		processing have	21 CFR § 606.160(d)
		been completed or 6	
		months after the	
		latest expiration	
		date.	
Pathology	Laboratory	10 years after report	42 CFR § 493.1105(a)(6)(ii)
Specimen blocks	Laboratory	2 years after	42 CFR 493.1105(a)(7)(ii)
		examination	
Stained slides	Laboratory	10 years after	42 CFR 493.1105(a)(7)(i)(B)
		examination	
MARKETING AND PUBLIC			
RELATIONS			
Marketing materials	Marketing/Public	•	31 USC §§ 3729, 3731(b)
	Relations	effective date	42 CFR § 1003.1570
			AHIMA Guidelines
Contributor records; Publications	Public Relations	Permanent	AHIMA Guidelines
RELATIONS	Marketing/Public Relations	6 years from last effective date	





		Retention	
Record Description	Department	Recommendations	Authority/Comment
MEDICAL RECORDS			
General	Medical Records	10 years from date of last contact with provider.	31 USC §§ 3729, 3731(b) 42 CFR § 482.24(b)(1) 42 CFR § 485.60(c) 42 CFR § 485.638(c) 42 CFR § 1003.1570
		If that is not practical, the records should be kept for a minimum of the later of 7 years from the relevant patient encounter.	W.S. § 1-3-105(a) W.S. § 35-2-615
Abortions and related medical services documentation	Medical Records	At least 7 years or majority plus 2 years, whichever is longer.	42 CFR § 50.309
Aged and Disabled Waiver Services	Medical Records	6 years following termination of service	WAPA 7.8(d)
Incompetent patients	Medical Records	3 years after disability is removed	W.S. § 1-3-114
Mammography	Medical Records	5 years or not less than 10 years if no additional mammograms are performed at facility	21 CFR § 900.12(c)(4)(i)
Nuclear medicine	Medical Records	5 years	42 CFR § 482.53(d)(1)
Psychiatric	Medical Records	6 years	42 CFR § 482.61
Primary care	Medical Records	6 years from date of service	WAPA 45.7
Radiology, including x-rays	Medical Records	Later of 5 years from date of test or majority plus 5 years	42 CFR § 482.26(d)
Registries of births and deaths	Medical Records	Permanent	AHIMA guidelines
Transfer records (patients transferred to and from hospital)	Medical Records	5 years from transfer	42 CFR § 489.20(r)(1)
Therapy records	Medical Records	Later of 5 years from date of discharge or majority plus 3 years	42 CFR § 485.721(d)





		Detection	
Decourd Decoviration	Demonstration	Retention	
Record Description	Department Medical Records	Recommendations Certain information	Authority/Comment
Immunization and vaccination	Medical Records		42 USC § 300aa-25(a)
		concerning the vaccine must be	42 USC § 300aa-11(c)
		maintained in a	
		permanent file.	
		20	
MEDICAL STAFF	Medical Staff Office	30 years	AHIMA guidelines
Puloue		Dormonont	ALUNAA guidalinas
Bylaws	Medical Staff	Permanent	AHIMA guidelines
Rules	Office		
Regulations			
Minutes Crodentialing file	Medical Staff	20 1/02/20	
Credentialing file	Office	30 years	AHIMA guidelines
	Office		
PHARMACY			
Controlled substances	Pharmacy	2 years	21 CFR § 1304.04(a)
dispensed		- ,	21 USC § 827(b)
RESEARCH			
Institutional review board (IRB)	IRB	2 years after later of	21 CFR § 812.140(d); see
for clinical devices		the termination of	also 21 CFR § 312.62(e)
		the investigation or	
		the date the records	
		are no longer	
		required to support a	
		premarket approval	
		or a notice of	
		product	
		development	
		protocol completion	
IRB for clinical investigation	IRB	3 years after	21 CFR § 56.115(b)
-		completion of	38 CFR § 16.115(b)
		research	
RISK MANAGEMENT			
Accident/incident reports	Risk Management	At least 2 years	W.S. § 1-3-107
Liability insurance policies	Risk	For occurrence-	AHIMA guidelines
	Management	based policies, 20	
		years after	
		expiration.	
			l





		Retention	
<b>Record Description</b>	Department	Recommendations	Authority/Comment
		For claims-made	
		policies, 6 years after	
		expiration.	
Property and casualty insurance	Risk	10 years after	W.S. § 1-3-105(a)
policies	Management	expiration	
Medical device reports (MDR),	Risk	2 years	21 CFR § 803.18(c)
Records of MDR reportable	Management		
events			
Medical device tracking records	Risk	Useful life of device	21 CFR § 821.60
	Management		

For questions regarding this update, please contact: Kim C. Stanger at <u>kcstanger@hollandhart.com</u> or at 208-383-3913. For more information, please visit <u>www.hollandhart.com</u> or <u>www.hhhealthlawblog.com</u>.

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