## Records Retention and Protection

## WasteMission

## Introduction

In its everyday business operations Waste Mission, a trading name of Alchemy Metals Ltd, collects and stores records of many types and in a variety of different formats. The relative importance and sensitivity of these records also varies and is subject to the organisation's security classification scheme.

It is important that these records are protected from loss, destruction, falsification, unauthorised access and unauthorised release and a range of controls are used to ensure this, including backups, access control and encryption.

Waste Mission also has a responsibility to ensure that it complies with all relevant legal, regulatory, and contractual requirements in the collection, storage, retrieval, and destruction of records. Of relevance is the European Union General Data Protection Regulation (GDPR) and its requirements concerning the storage and processing of personal data.

This control applies to all systems, people and processes that constitute the organisation's information systems, including board members, directors, employees, suppliers and other third parties who have access to Waste Mission systems.

The following documents are relevant to this policy:

- Data Protection Policy
- Data Protection Impact Assessment Process
- Privacy Notice Procedure
- Personal Data Analysis Procedure


## Records Retention and Protection Policy

This policy begins by establishing the main principles that must be adopted when considering record retention and protection. It then sets out the types of records held by Waste Mission and their general requirements before discussing record protection, destruction, and management.

## General Principles

There are several key general principles that must be adopted when considering record retention and protection policy. These are:

- Records must be held in compliance with all applicable legal, regulatory, and contractual requirements.
- Records must not be held for any longer than required.
- The protection of records in terms of their confidentiality, integrity and availability must be in accordance with their security classification.
- Records must always remain retrievable in line with business requirements.
- Where appropriate, records containing personal data must be subject as soon as possible to techniques that prevent the identification of a living individual.

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## Record Types and Guidelines

To assist with the definition of guidelines for record retention and protection, records held by Waste Mission are grouped into the categories listed in the table on the following page. For each of these categories, the required or recommended retention period and allowable storage media are also given, together with a reason for the recommendation or requirement.

Note that these are guidelines only and there may be specific circumstances where records need to be kept for a longer or shorter period. This should be decided on a case-by-case basis as part of the design of the information security elements of new or significantly changed processes and services.

Further information about records held by the organisation, including their security classifications and owners can be found in the Organisation-wide Personal Data Inventory.

Table 7 - Record types and retention periods

| Record <br> Category | Description | Retention <br> Period | Reason for <br> Retention Period | Allowable <br> Storage Media |
| :--- | :--- | :--- | :--- | :--- |
| Accounting | Invoices, purchase orders, <br> accounts, and other <br> historical financial records | 6 years | Financial compliance <br> requirement | Electronic only - <br> paper records must <br> be scanned |
| Budgeting and <br> Forecasting | Forward-looking financial <br> estimates and plans | 6 years | Financial compliance <br> requirement | Electronic/Paper |
| System <br> Transaction <br> Logs | Database journals and <br> other logs used for <br> database recovery | 1 weeks | Based on backup and <br> recovery strategy | Electronic/tape <br> media |
| Audit Logs | Security logs e.g. records <br> of logon/logoff and <br> permission changes | 1 month | Maximum period of <br> delay before forensic <br> investigation | Electronic |
| Operational <br> Procedures | Records associated with <br> the completion of <br> operational procedures | 6 years | Maximum period of <br> time elapsed regarding <br> dispute/claim | Electronic/Paper |
| Customer | Personal data, including <br> customer names, <br> addresses, order history, <br> and bank details | 6 years after <br> last purchase | Data protection <br> requirement | Electronic/Paper |
| Supplier | Supplier names, <br> addresses, company <br> details | 6 years after <br> end of <br> supply | Maximum period within <br> which dispute might <br> occur | Electronic/Paper/Mi <br> crofiche |
| Human <br> resources | Employee names, <br> addresses, bank details, <br> tax codes, employment <br> history | 6 years after <br> end of <br> employment | Data protection <br> requirement; <br> Employment law | Electronic/Paper |
| Contractual | Legal contracts, terms and <br> conditions, leases | 6 years after <br> contract end | Maximum period within <br> which dispute might <br> occur | Electronic/Paper |
|  |  |  |  |  |

## Use of Cryptography

Where appropriate to the classification of information and the storage medium, cryptographic techniques must be used to ensure the confidentiality and integrity of records.

Care must be taken to ensure that encryption keys used to encrypt records are securely stored for the life of the relevant records and comply with the organisation's policy on cryptography.

## Media Selection

The choice of long-term storage media must consider the physical characteristics of the medium and the length of time it will be in use.

Where records are legally (or practically) required to be stored on paper, adequate precautions must be taken to ensure that environmental conditions remain suitable for the type of paper used. Where possible, backup copies of such records should be taken by methods such as scanning or microfiche. Regular checks must be made to assess the rate of deterioration of the paper and action taken to preserve the records if required.

For records stored on electronic media such as tape, similar precautions must be taken to ensure the longevity of the materials, including correct storage, and copying onto more robust media if necessary. The ability to read the contents of the tape (or other similar media) format must be maintained by the keeping of a device capable of processing it. If this is impractical an external third party may be employed to convert the media onto an alternative format.

## Record Retrieval

There is little point in retaining records if they are not able to be accessed in line with business or legal requirements. The choice and maintenance of record storage facilities must ensure that records can be retrieved in a usable format within an acceptable period. An appropriate balance should be struck between the cost of storage and the speed of retrieval so that the most likely circumstances are adequately catered for.

## Record Destruction

Once records have reached the end of their life according to the defined policy, they must be securely destroyed in a manner that ensures that they can no longer be used. The destruction procedure must allow for the correct recording of the details of disposal which should be retained as evidence.

## Record Review

The retention and storage of records must be subject to a regular recorded review process carried out under the guidance of management to ensure that:

- The policy on records retention and protection remains valid.
- Records are being retained according to the policy.
- Records are being securely disposed of when no longer required.
- Legal, regulatory, and contractual requirements are being fulfilled.
- Processes for record retrieval are meeting business requirements. W: www.wastemission.com | T: 01438745307

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