County/Local Retention Schedule Instructions

Indiana Archives and Records Administration (IARA) – County/Local Records Management

These instructions apply to all approved County/Local Records Retention Schedules.

- 1) Officials should first reference their office-specific Retention Schedule. If no listed Record Series covers the record's subject matter, then refer to the County/Local General Retention Schedule (GEN). If you are still unsure, contact County Records Management at creativecommons.org Are an are still unsure.
- 2) Copy of Record vs. Duplicate:
 - a) A **Copy of Record** is the copy (or in special circumstances, *copies*) of a record that your agency has chosen to officially fulfill all Records Retention Schedule requirements and any other state or federal rules that affect the record.
 - b) A Duplicate is any other version of the record that contains the same information, but is *not* being used to fulfill records retention requirements. Unless the appropriate Record Series specifically states otherwise, Duplicates are considered non-record material and may be destroyed at any time. No permission from IARA or your County Commission of Public Records is required, and no forms need be submitted.
- 3) Record Series listed on a retention schedule but NOT designated as PERMANENT or CRITICAL :
 - a) Any records may be digitized according to OCPR Policies 20-01 and 20-02 and IARA's Electronic Records Guidelines. Once the electronic records have been verified for completeness and legibility, they can be used as a Copy of Record (see Item 2 above), with all records retention schedule instructions applying to them, while the original version becomes a Duplicate (see Item 2 above).
 - b) The Copy of Record for these records may be destroyed ONLY after they have reached the end of their designated retention period AND you have filled out a <u>Notice of Destruction of County/Local Government Records in Accordance with an Approved Retention Schedule</u> (SF 44905).
 - c) After destruction, submit a copy of the completed form to the Secretary of your county Commission of Public Records.
 - d) If your office would prefer to donate the records to an interested historical entity instead of destroying them, a SF 57236 must be submitted to IARA and to the county Commission of Public Records, and approval must be received from both parties.
- 4) **Record Series designated as PERMANENT or PERMANENT and CRITICAL** must be preserved permanently, but there are several options for fulfilling this requirement:

a) PERMANENT vs CRITICAL Records

- i) **PERMANENT records** are those with long-term or permanent historical value, and must always have at least ONE Copy of Record in existence, in one or more of the locations listed below in item 4c.
- ii) **CRITICAL records** are those without which the State of Indiana could not properly provide services or document identity and ownership of property. CRITICAL records must always have at least TWO Copies of Record, preferably in two different locations.

b) FORMATS for PERMANENT and CRITICAL RECORDS

- i) The Copy or Copies of Record may remain in the format of creation, whether that is hard-copy or electronic.
- ii) Any records, whether hard copy or electronic, may be microfilmed according to 60 IAC 2. Once the microfilm has been verified for completeness and legibility, it can be used as a Copy of Record (see Item 2 above), with all records retention schedule instructions applying to it, while the original version becomes a Duplicate (see Item 2 above).
- iii) Any records, whether hard copy or microfilm, may be digitized according to OCPR Policies 20-01 and 20-02 and IARA's Electronic Records Guidelines. Once the electronic records have been verified for completeness and legibility, they can be used as a Copy of Record (see Item 2 above), with all records retention schedule instructions applying to them, while the original version becomes a Duplicate (see Item 2 above).
- iv) IARA's recommended best practice is that one Copy of Record should be physical: either microfilm or paper.

c) LOCATIONS for PERMANENT and CRITICAL RECORDS

- i) A Copy of Record may be maintained permanently in the office of origin.
- ii) A Copy of Record may be maintained by a trusted commercial or government records storage provider.
 - (1) **Records uploaded to a state or federal database cannot be an office's Copy of Record**, unless: the State or Federal entity has volunteered their system as an official repository for such records, the system fulfills the standards of OCPR Policies 20-01 and 20-02 and IARA's Electronic Records Guidelines, AND the county/local office has permanent access to the records if needed.
 - (2) Information typed directly into a state or federal database with no original document on the county/local office's side does not constitute a record for the office.
- iii) A request to transfer a Copy of Record to the Indiana State Archives (SF 48883), whether hard copy, microfilmed, or electronic, may be submitted to IARA if storage space or ability does not allow for safely maintaining a Copy of Record elsewhere.
 - (1) However, such requests will be approved **only at the discretion of the Indiana Archives.** Title to any record transferred to the Archives transfers along with the record, per Indiana Code 5-15-5.1-11.
 - (2) If, after reviewing the SF 48883, the Indiana Archives cannot or does not wish to collect the records, Indiana Archives staff will advise the office of origin on whether the entire record must be maintained permanently by the office, or if the records may be weeded according to criteria which the Indiana Archives will provide.
- 5) Records whose subject matter is not covered by ANY Record Series on an approved retention schedule may be:
 - a) **DESTROYED** ONLY after a <u>Request for Permission to Destroy Certain Public Records (PR-1A)</u> (SF 30505) has been submitted to IARA and to the county Commission of Public Records, and approval has been received from both parties.
 - b) TRANSFERRED to the Indiana Archives OR to a local historical entity ONLY after a <u>Request for Permission to Transfer Certain</u> <u>Public Records (PR-1B)</u> (SF 57236) has been submitted to IARA and to the county Commission of Public Records, and approval has been received from both parties.
 - c) MICROFILMED and/or DIGITIZED: any record maybe microfilmed according to the standards outlined in 60 IAC 2/Indiana Rules of Court Administrative Rule 6 or digitized according to OCPR Policies 20-01 and 20-02, and IARA's Electronic Records Guidelines. Once either format has been verified for completeness and legibility, it can be used as a Copy of Record (see Item 2 above), with all records retention schedule instructions applying to it, while the original version becomes a Duplicate (see Item 2 above).
- 6) **ELECTRONIC RECORDS ASSISTANCE: For any records whose original version is electronic**, or for offices wishing to duplicate records electronically, please **contact IARA's Electronic Records Program** (erecords@iara.in.gov) for additional advice and instructions on preservation.
- 7) Litigation Holds: No record may be destroyed or transferred to another entity if any litigation, claim, negotiation, audit, public information request, administrative review, or other action involving the record is initiated or anticipated, even if the record would otherwise be eligible for destruction or transfer. Destruction or transfer may only proceed after the completion of the action and the resolution of all issues that arise from it.

8) ADDITIONAL GUIDELINES

- a) Any record or file whose contents **fall under more than one Record Series** must be maintained for the **longest applicable retention period**.
- b) With the exception of RS GEN 10-16 and RS GEN 10-24, specific forms or reports listed in the description of any Record Series are provided as examples, not an exclusive or exhaustive list. If a Record Series describes the subject matter of your record, then the Record Series likely covers your record.
- c) If you are **unsure about whether your records are covered by an existing Record Series**, please contact IARA's County/Local Records Management team (cty@iara.in.gov/317-232-3380) for advice *before* listing the record on a PR-1B (SF 57236).
- d) Item Numbers on this Schedule are used for reading convenience only; they are not a permanent part of the Record Series. Copies of this Retention Schedule printed from the IARA website may list the Record Series in a different order due to automated sorting.

Please see IARA's <u>County/Local Records Custodian Handbook</u> for complete information on proper destruction procedures for eligible records.



Cities and Towns Retention Schedule (CT) Indiana Commission on Public Records – County Records Management

DATE APPROVED BY THE OVERSIGHT COMMITTEE ON	DIRECTOR/STATE ARCHIVIST, INDIANA COMMISSION ON PUBLIC RECORDS	
PUBLIC RECORDS:		
	SIGNATURE	
September 21, 2016	Aria	
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Adopted September 21, 2016 by the Oversight Committee on Public Records

RECORD SERIES	TITLE/DESCRIPTION	RETENTION PERIOD
CT 10-1	CHECK REGISTERS/WARRANT REGISTERS Utility Forms: Form 302 —Water Utility Voucher Register (short form)—Class A and B Form 303 (R 1986) – Water Utility Voucher Register (long form)— Class A and B Form 306 —Electric Utility Voucher Register (short form)— Class A and B Form 307 —Electric Utility Voucher Register (long form)— Class A and B Form 319 – Simplified Cash Journal Water Utility – Class C Form 323 – Simplified Cash Journal Water Utility – Class C Form 326 – Gas Utility Cash Journal – Class C Form 327 – Gas Utility Simplified Cash Journal – Class D Form 329A—Municipal Sewage Utility Voucher Register Form 329B – Municipal Sewage Utility Voucher Register (long form with insert) Form 330 – Revenue Register – Class A and B Water and Wastewater Form 331 – Expense Register – Class A and B Water and Wastewater Form 356 – General Check	PERMANENT. May microfilm according to 60 IAC 2 standards. Original may be retained in office or transferred to the Indiana State Archives pursuant to IC 5-15-6-6 at such time as original record no longer has official value but has historical value. If microfilmed, original may be destroyed upon receipt of written approval from the county commission of public records and Indiana Commission on Public Records.
CT 10-2	BARRETT LAW/GROUP A Form 10 —Memo of Payments Available (use is optional) Form 233A —Barrett Law Receipt (Waivered Assessment)— Optional Form Form 234 —Notice of Waivered Delinquency Form 236 – Receipt for full Payment of Assessment Form 237 —Notice of Assessment Form 240 —Notice of Delinquent Non-Waivered Assessment	DESTROY after three (3) calendar years and after receipt of STATE BOARD OF ACCOUNTS Audit Report and satisfaction of unsettled charges.
CT 10-3	BARRETT LAW/GROUP B Form 42 —Public Improvement Bond Register Form 43 —Primary Assessment Roll Form 44H —Ledger—Waivered Accounts Form 46 —Improvement Duplicate Form 232 —Journal of Barrett Law Funds Form 238H —Ledger of Non-Waivered Accounts Form 241 —Summary of Payments Form 242—Receipt for and Schedule of Payments of Bonds and Coupons	DESTROY after fifteen (15) calendar years and after receipt of STATE BOARD OF ACCOUNTS Audit Report and satisfaction of unsettled charges
CT 10-4	LEDGERS AND REGISTERS Form 208 – Ledger of Receipts, Disbursements and Balances Form 209 – Ledgers of Appropriation, Encumbrances, Disbursements and Balances Form 53 – Bond Register [IC 5-1-15-6]	PERMANENT. May microfilm according to 60 IAC 2 standards. Original may be retained in office or transferred to the Indiana State Archives pursuant to IC 5-15-6-6 at such time as original record no longer has official value but has historical value. If microfilmed, original may be destroyed upon receipt of written approval from the county commission of public records and Indiana Commission on Public Records.
CT 10-5	PUBLIC SAFETY PENSION RECORDS Form 355 – Schedule of Pension and Disability Payments	DESTROY after three (3) calendar years and after receipt of STATE BOARD OF ACCOUNTS Audit Report and satisfaction of unsettled charges.

CT 16-1	PARKS AND RECREATION- PROGRAM REGISTRATIONS	DESTROY after three (3) calendar years and after receipt of STATE BOARD OF ACCOUNTS Audit Report and satisfaction of unsettled charges.
CT 16-2	NON-CONSTRUCTION PERMITS Includes, but is not limited to: permits issued by the city for	DESTROY after three (3) calendar years and after receipt of STATE BOARD OF ACCOUNTS Audit Report and satisfaction of unsettled charges.
	road closures, parades, and barricades.	and satisfaction of unsettied charges.