

AP 1305: Data Retention

School District No. 8 (Kootenay Lake) is committed to carrying out its mandate and services in a manner that is transparent, accountable, and compliant with applicable personal information protection laws and other laws concerning record retention. The purpose of this Procedure is to set out the School District No. 8 (Kootenay Lake)'s systems and processes for the retention and destruction of the records that it creates during its activities.

The School District No. 8 (Kootenay Lake) has developed this Administrative Procedure to establish a framework and related processes for the retention and destruction of records that complies with the law, including applicable Provincial regulatory and privacy related legislation.

This Administrative Procedure applies to all board members, officers, employees, and contracted service providers of the School District No. 8 (Kootenay Lake) (the “Personnel”).

Procedures

1. The Secretary-Treasurer is responsible for:
 - 1.1. Educating Personnel about their obligations under this Administrative Procedure.
 - 1.2. Ensuring that this Administrative Procedure is implemented and followed by the Personnel;
 - 1.3. Ensuring procedures are in place to monitor the retention and destruction of records under this Administrative Procedure;
 - 1.4. Conducting regular (at least annual) reviews of the procedures under this Administrative Procedure and making such modifications as may be necessary to ensure this Administrative Procedure is effective and reflects current changes in applicable laws.
2. All Personnel are responsible for following the guidelines and procedures outlined in the Administrative Procedure, and for reporting material non-compliance with this Administrative Procedure to the Secretary-Treasurer.
3. Retention and Deletion of Documents
 - 3.1. A records management program will be maintained to provide control over the quality and quantity of information produced by School District No. 8 (Kootenay Lake), from its creation until its disposal, for legal, fiscal, and historical purposes. Proper custody, storage, and disposal of records shall comply with statutory requirements.
 - 3.2. Federal and provincial statutes require varying retention periods for different financial and related records.

4. The Custodians listed in Appendix A: Schedule of Retention Periods have a responsibility for ensuring that records for which they are responsible are retained for the applicable retention period, and for approving their destruction.
5. Retention periods are calculated from the end of the calendar or fiscal year in which the records were created.
6. Departments must abide by the minimum retention periods set out in Appendix A: Schedule of Retention Periods and required by law but may retain records for an additional period if required for operational, legal or business reasons. Questions about whether records should be retained beyond the minimum retention period should be referred to the Secretary-Treasurer.
7. Records relating to actual or threatened litigation must be retained until the litigation is complete and all rights of appeal have been exhausted or have expired.
8. Appendix A: Schedule of Retention Periods may not reflect federal or provincial government policies or contractual provisions with third parties specifying alternate retention periods. It is the responsibility of the Custodian to ensure compliance with such contractual or other governmental obligations.
9. SD8 will retain all documents in accordance with the retention periods set out in Appendix A: Schedule of Retention Periods attached. Retention periods shall be determined based on:
 - 9.1. Legal requirements
 - 9.2. Usefulness for operational, historical, or statistical purposes.
 - 9.3. Storage minimization.
10. Once records are past the applicable retention period, the department or school responsible for the records is authorized to destroy them if they are satisfied that the records are of no further use and that they have no historical or archival value.
11. Records that contain personal or confidential information must be securely and permanently destroyed in a manner that ensures that confidentiality and privacy is maintained.
12. Personal information

12.1.SD8 recognizes that personal information about an identifiable individual must be retained for at least one year, if the information is used for the purposes of making a decision that affects the individual.

12.2.SD8 seeks to protect the privacy of individuals by ensuring that personal information is destroyed when it is no longer needed, and the applicable retention period has passed.

13. Transitory records

13.1.Working papers, drafts, and other transitory records that are created in contemplation of the preparation of a final record may be destroyed prior to the expiry of the retention period, except that transitory records must be retained for at least one year if they contain personal information that is used to make a decision that affects an individual; and

13.2.The personal information has not been recorded in the permanent record or otherwise retained by SD8 in another form.

14. Storage

14.1.Records kept in off-site storage must be properly labelled with the name of the department or service provider, contents, and expiry dates.

14.2.Storage facilities must be secure, and inventories of all records sent off-site must be maintained and audited regularly to protect against loss or theft of records.

15. Disposal

15.1.Once the retention period for a record has expired, the records will be scheduled for secure disposal, unless there is a business, legal or operational reason to retain them for a period exceeding the retention period.

15.2.The disposal of all records must be approved by the applicable custodian. Records of all such approvals and confirmation of the secure destruction of records will be maintained by the custodian.

15.3.Records containing personal information pertaining to identifiable individuals will be destroyed by secure means to ensure the confidentiality and security of the records.

15.4.Personal information or other confidential materials stored electronically will be securely destroyed by ensuring that the electronic storage method (tapes, disks, cassettes,

compact disks, flash drives, etc.) are rendered unreadable using appropriate mechanical, physical or electronic processes.

16. Conversion to electronic records

16.1. The Electronic Transactions Act (BC) provides that most records stored in electronic form will have the same legal effect as the hard copy original, provided that the conditions set out below are met.

16.2. Hard copy records may be converted and retained in electronic form, provided that the electronic copy is accessible, legible and secure.

16.2.1. The conversion process must be documented, and there must be processes implemented to ensure that the electronic copy constitutes a complete and unaltered likeness of the original. Contact the Secretary-Treasurer for more information.

16.2.2. The conversion must not impair the accessibility of the records to those who have are entitled to access it, and it must remain in a form that is usable for subsequent reference.

16.2.3. A tracking record of the conversion process will be retained with the converted record.

16.3. Following the conversion of hard copy records, the appropriate Custodian must approve the destruction of hard copy originals regarding the above requirements. Originals may not be destroyed if they constitute a will, a trust document, a power of attorney, or a document affecting a transfer of an interest in land.

Appendix A: Schedule of Retention Periods

<u>Board Records</u>	<u>Minimum Retention Period</u>
Annual Report -----	7 years
Board Policy -----	7 years
Committee Reports -----	7 years
Minutes -----	7 years
Notice of Meeting and Agenda -----	7 years
Oaths and declarations of Trustees -----	For Term of Office
<u>Buildings and Property</u>	<u>Minimum Retention period</u>
Appraisal and inventory records -----	Indefinite
Authorization for expenditure of capital funds -----	Indefinite
Building plans and specifications -----	Indefinite
Changes, guarantees, bonds, liens and valuable correspondence -----	Indefinite
Land titles, deeds, and plans -----	Indefinite
Records of payroll remittance -----	4-years
Mortgages and leases -----	7 years after the expiration of term
Capital expenditure plans -----	10 years
<u>Accounting</u>	<u>Minimum Retention Period</u>
Accounts payable and Receivable -----	7 years
Annual Budget and Supporting Documents -----	7 years
Auditor's Reports -----	7 years
Cancelled cheques -----	7 years
Cheque duplicates -----	7 years
Debenture and bylaw register -----	7 years
Financial and Statistical statements -----	7 years
Ledgers, synoptics, Subsidiary Ledgers, Journals	
Purchase Orders and Invoices -----	7 years
Quotations and relative correspondence -----	7 years
Receipts issued -----	7 years
<u>Banking</u>	<u>Minimum Retention Period</u>
Bank Statements -----	7 years
Deposit books -----	7 years
Loans, authorization of -----	7 years or term of loan
Cancelled notes -----	7 years

Personnel/Payroll

All records relating to any employee -----

Applications and job competition -----

Complaints or Investigation Personnel -----

Payroll sheets -----

Salary agreements -----

Time sheets -----

TD4 and summary -----

Workers Orientation Records -----

Minimum Retention Period

Per *Personnel Collective Agreement* /
7 years

10 years after the position is filled for
successful applicants. 2 years after
the position is filled for unsuccessful
applicants.

per *Personnel Collective Agreement* /
at least 1 year after completion of
investigation/complaint

6 years

Indefinite

7 years

4 years

Duration of Employment + 1 year

General administration

Administrative circulars -----

Complaints or allegations with possible repercussions -

FOIPOP requests -----

FOIPOP requests to review decisions -----

General correspondence -----

Insurance- accident reports -----

Insurance Claims -----

Insurance policies -----

Manual school law and regulations -----

Transportation data -----

Minimum Retention period

While in effect

5 years

5 years

5 years after review of adjudication
completed

7 years

1 year or until finalized

Indefinite

While in effect

While in effect

While applicable

School Records

Permanent student record -----

Other student records -----

Minimum Retention period

55 years from the day the student
withdraws or graduates

5 years from the day the student
withdraws or graduates

Safety Records

Asbestos inventory -----

Asbestos - changes to inventory -----

Asbestos - related records -----

Confined space entry permits -----

Confined space isolation points -----

Minimum Retention period

Until removal complete

Indefinite

10 years

1 year after completion

Indefinite

Confined space test record -----	While current
Confined space rescue: training and drill records -----	Duration of employment + 1 year
District Joint Committee reports and Worksite Joint Committee/Health and Safety Representative training records -----	2 years
First aid records -----	3 years
Faller Training Records -----	Duration of employment
Hearing test records -----	Duration of employment
Investigation of symptoms from exposure to workplace substances -----	10 years
Lead health monitoring records -----	10 years
Machine and equipment inspection and maintenance records, including automotive lift inspection and maintenance records, Fume Hood Assessments -----	Life of machine
Occupational health and safety program policies and procedures, including instruction and information -----	Indefinite
Pesticide health monitoring records -----	10 years
Safety Data Sheets -----	Duration of product
Worksite Joint Committee/Health and Safety Representative training records -----	2 years
WorkSafe Inspection reports, orders and notice of compliance -----	Indefinite