Record Retention and Destruction Policy

This policy covers all records and documents, regardless of physical form or characteristics, which have been made or received by Boys & Girls Clubs of Palm Beach County (BGCPBC) in connection with the transaction of public business.

Records and documents that are no longer required to be retained shall be shredded by a licensed document shredding company at least once each year.

PART I: POLICY AND PROCEDURES

A. RETENTION POLICY

BGCPBC shall retain records for the period of their immediate or current use, unless longer retention is necessary for historical reference, or to comply with contractual or legal requirements, or for other purposes as set forth below. The records of BGCPBC shall be classified for purposes of retention and destruction as follows:

Category 1: Permanent Retention. Records that are permanent or essential shall be retained and preserved indefinitely.

- Permanent records. Permanent records are records required by law to be permanently retained and which are ineligible for destruction unless they are microfilmed or placed on an optical imaging system, and special measures are followed. Once these measures are followed, the original paper records may be destroyed. Duplicate copies of permanent records may be destroyed whenever they are no longer necessary for the efficient operation of BGCPBC. Examples of permanent records include articles of incorporation; IRS determination letter; by-laws; Board minutes; internal and external audits and personnel hiring and disciplinary records. Not every department will have permanent records.

- Essential records. Essential records are records necessary for the continuity of business and the protection of the rights and interests of individuals. Examples of essential records are: Journals and Fixed Asset acquisitions and disposals.

Category 2: Current Records. Current records are records that for convenience, ready reference or other reasons are retained on-site in the office. Current records shall be retained as follows:

- Where retention period is specified by law. Where federal, state, or local law prescribes a definite period of time for retaining certain records, BGCPBC will retain the records for the period specified by law. Examples of records required to be maintained for a specific period are Worker’s Compensation Records, grievances and payroll records; e.g., Conflict of Interest Forms must be retained 7
years pursuant to Gov. Code Sec. 81009(e); Accident-Injury reports must be retained 5 years pursuant to 29 CFR 1404.6.

- **Where no retention period is specified by law.** Where no specific retention period is specified by law, the retention period for records that BGCPBC is required to retain shall be specified in the attached Record Retention Schedule. Records shall be retained for a minimum of two years, although such records may be treated as “storage records” and placed in storage at any time during the applicable retention period. Examples of current records include: correspondence, schedules and administrative records.

**Category 3: Storage Records.** Storage records are records that may be retained off-site. Storage records are subject to the same retention requirements as current records. Examples of storage records include: invoices and payroll reports.

**Category 4: No Retention Required.** Documents and other materials that are not “records” need not be retained unless retention is otherwise required by local law or by the attached Record Retention Schedule. Documents and other materials (including originals and duplicates) that are not otherwise required to be retained, are not necessary to the functioning or continuity of the organization and which have no legal significance may be destroyed when no longer needed. Examples include materials and documents generated for the convenience of the person generating them, draft documents (other than some contracts) that have been superseded by subsequent versions, or rendered moot by organizational action, and duplicate copies of records that are no longer needed. Specific examples include telephone message slips, miscellaneous correspondence not requiring follow-up of departmental action, notepads, e-mails that do not contain information required to be retained under this policy, and chronological files.

With limited exceptions, no specific retention requirements are assigned to documents in this category. Instead, it is up to the originator or recipient to determine when the document’s business utility has ended.

**B. RECORDS NOT ADDRESSED IN THE RECORD RETENTION SCHEDULE**

Records and other documents or materials that are not expressly addressed by the attached schedule may be destroyed at any time provided that they have been retained for the periods prescribed for substantially similar records.

**C. STORAGE OF RECORDS**

Records may be stored in BGCPBC’s office if the records are in active use or are maintained in the office for convenience or ready reference. Examples of active files appropriately maintained in the organization’s office space include active chronological files, research and reference files, legislative drafting files, pending complaint files,
administrative files, and personnel files. Inactive records, for which use or reference has diminished sufficiently to permit removal from BGCPBC’s office, may be sent to an off-site storage facility.

D. HISTORICAL RECORDS

Historical records are records that are no longer of use to the organization but which because of their age or research value may be of historical interest or significance. Historical records may not be destroyed. Examples of historical records include folios and scrapbooks of events important in the history of BGCPBC.

E. PENDING CLAIMS AND LITIGATION

The retention periods set forth in the attached Record Retention Schedule shall not apply to materials that are otherwise eligible for destruction, but which may be relevant to a pending claim or litigation against the organization. Once BGCPBC becomes aware of the existence of a claim against the organization, the organization will retain all documents and other materials related to the claim until such time as the claim of subsequent litigation has been resolved. When the organization has reason to believe that one or more other related locations or entities have records relating to the claim or litigation, those departments will also be notified by the organization of the need to retain such records.
Record Retention Schedule

**General & Financial**

- Capital stock records: Permanently
- Bond records: Permanently
- Corporate records, minutes: Permanently
- Titles, mortgages: Permanently
- Contracts & agreements, expired: 7 years
- General ledgers, trial balances-year end: Permanently
- Journals(General): Permanently
- Insurance records:
  - Fidelity bonds: 3 years
  - Inspectors reports: Permanently
  - Schedules, claims, perm records: 7 years
  - Fire, liability, auto policies-expired: 3 years
  - Record of policies in force: 3 years
- Tax records and returns (Form 990): Permanently
- Accountant’s audit reports: Permanently
- Financial statements (final year-end only): Permanently

**Accounts Payable**

- AP ledgers: 7 years
- AP trial balances: 3 years
- Voucher register or purchase journals: Permanently
- Paid bills and vouchers: 7 years
- Purchase Orders: 3 years
- Bids and offers: Until contract expires
- Purchase contracts: 7 years
- Form 1099: 3 years

**Payroll**

- Payroll journals and summaries: 7 years
- Payroll deduction records: 7 years
- Garnishments, attachments, etc.: 3 years after expired
- Form W-4: 5 years
- Individual earnings records (W-2s): 7 years
- Timesheets: 7 years
- Payroll registers: 7 years
- 941s and other tax returns: 7 years
- Biweekly payroll tax transmissions: 2 years after year-end
- Payment of employee contrib. to 403(b): 2 years after year-end

**Accounts Receivable/Cash Receipts**

- Deposit documents: 7 years
- Invoices: 3 years
- NSF checks: 3 years
- Bankruptcies: 7 years
- Uncollectible account files: 7 years
- Journals: Permanently
- Pledge award letters/documentation: 3 years after expiration

**Cash/Banking**

- Check registers: 5 years
- Bank reconciliations: 3 years
- Cancelled checks: 7 years
- Bank statements: 3 years after audit
- Purchase documents for investments: Permanently

**Personnel/Human Resources**

- Personnel files – terminated: 7 years
- Disability and sick benefits: 7 years after term date

**Miscellaneous**

- Fixed asset records
  - Final year-end listing: Permanently
  - All addition/disposal records: Permanently
- Monthly audit schedules: 3 years after year-end
- Correspondence-legal: Permanently
- Correspondence-General: 1-5 years
- Contracts: 7 yrs after expiration
- Food Program records: 5 years after year-end
- Club membership records: 3 years after year-end