Cabinet for Health and Family Services

Office of the Ombudsman

Records Retention Schedule

Prepared by the State Records Branch
Archives and Records Management Division
Approved by the State Libraries, Archives, and Records Commission
This records retention schedule governs retention and disposal of records created, used and maintained by the Office of the Ombudsman. Government records in Kentucky can only be disposed of with the approval of the State Archives and Records Commission (the Commission). If records do not appear on a Commission-approved records retention schedule, agencies should not destroy those records. This agency-specific schedule was drafted by Office of the Ombudsman personnel and Archives and Records Management Division staff, and reviewed and approved by the Commission. This schedule provides the legal authority for Office of the Ombudsman to destroy the records listed, after the appropriate retention periods have passed.

Office of the Ombudsman personnel should use this agency-specific schedule in combination with the General Schedule for State Agencies (General Schedule), also approved by the Commission. The General Schedule applies to records that are created, used, and maintained by staff at all or most state agencies. Agency-specific retention schedules are used only by specific agencies and apply to records that are created only by a particular state agency, or to records that a state agency is required to retain longer than the approved time period on the General Schedule. The General Schedule and agency-specific retention schedule should cover all records for the Office of the Ombudsman.

This retention schedule applies to state agency records and information regardless of how it is created or stored. For example, information created and sent using e-mail is as much a public record as materials created or maintained in paper. Kentucky law defines public records, in part, as "documentary materials, regardless of physical form or characteristics, which are prepared, owned, used, in the possession of or retained by a public agency" (KRS 171.410[1]). This means that records management standards and principles apply to all forms of recorded information, from creation to final disposition, regardless of the medium. Records retention scheduling is important in developing, using, and managing computer systems and other electronic devices. Records management practices encourage cost-effective use of electronic media through accurate retention scheduling and legal destruction of records.

All state government employees are responsible for maintaining records according to the retention schedule, whether those records are stored electronically or in paper. Information must be accessible to the appropriate parties until all legal, fiscal, and administrative retention periods are met, regardless of the records storage medium.

This retention schedule covers the content of records created by the Office of the Ombudsman, including records created or stored using computers and computer systems. The General Schedule for Electronic and Related Records applies to records related to computers or a computer system. Examples of these include system documentation and use records, backup files, or website format and control records.

Audits and Legal Action
Agency records may be subject to fiscal, compliance or procedural audit. If an agency should maintain records longer than the approved retention period, as may be the case with some federal audits, then all affected records should be retained until the audit has been completed and the retention period met. In no case should records that are subject to audit be destroyed until the audit has been completed and retention periods met, or the records have been officially exempt from any audit requirements.

Records may also be involved in legal or investigative actions, such as lawsuits, administrative hearings or open records matters. These records must be retained at least until all legal or
investigative matters have concluded, regardless of retention period. This includes all appeals of lawsuits.

**Vital Records**
Vital records are essential to the continued functioning of an agency during and after an emergency. Vital records are also essential to the protection of the rights and interests of an agency and of the individuals for whose rights and interests it has a responsibility. Vital records are identified in the retention schedule with a (V).

**Confidential Records**
While all records created, used and maintained by government agency personnel are public records, not all of those records are open to public inspection. Whether a record is open to public inspection is determined by the state’s Open Records laws and other relevant state or federal statutes and regulations. Restriction of public inspection of confidential records may apply to the whole record or only to certain information contained in the record.

Kentucky’s public records are considered open for public inspection unless there is some specific law or regulation that exempts them. Agency personnel who believe certain records are confidential should submit a citation from Kentucky Revised Statutes, Administrative Regulations, Code of Federal Regulations, or similar authority. **State agency heads have the responsibility to know all the appropriate confidentiality laws, statutes and regulations that apply to the records maintained by their agency and to see that those laws are enforced.** Even though a record series may or may not be marked confidential on a retention schedule, contradictory laws or regulations that are passed after the schedule has been approved must be honored.

**Copies of Records**
Agency personnel often make copies of records for internal use or reference purposes. Agencies should designate one copy as the official copy and make sure it is retained according to the records retention schedule. Agencies can destroy all other copies when no longer useful.

**Updating the Retention Schedule**
Per 725 KAR 1:010, the head of each state government agency is required to designate a member of his or her staff to serves as a records officer. The agency records officer represent that agency in its records-related work with the Archives and Records Management Division. The agency records officer is responsible for assisting the Archives and Records Management Division in drafting a records retention schedule, and in finding any schedule updates to bring before the Commission. The retention schedule should be reviewed on a regular basis to suggest appropriate changes to the Commission.
Cabinet for Health and Family Services
Office of the Ombudsman

The Office of the Ombudsman is created in the Cabinet for Health and Family Services (CHFS) per KRS 194 A.030 (8). This office serves as an advocate for citizens and works to ensure those seeking various public services through CHFS are treated fairly. The Office of the Ombudsman answers questions about CHFS programs, investigates customer complaints and works with CHFS management to resolve them, advises CHFS management about patterns of complaints and recommends corrective action when appropriate. The Office of the Ombudsman consists of four distinct programs: the Long-Term Care Ombudsman Program, the Complaint Review Branch, the Quality Control Branch, and the Performance Enhancement Branch.
RECORDS RETENTION SCHEDULE

Signature Page

Health and Family Services Cabinet
Agency

Office of the Ombudsman
Unit

March 13, 2008
Schedule Date

March 13, 2008
Change Date

March 13, 2008
Date Approved By Commission

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APPROVALS

The undersigned approve of the following Records Retention Schedule or Change:

Agency Head

Agency Records Officer

State Archivist and Records Administrator
Director, Public Records Division

Chairman, State Archives and Records Commission

The undersigned Public Records Division staff have examined the record items and recommend the disposition as shown:

Records Analyst/Regional Administrator

Appraisal Archivist

State/Local Records Branch Manager

The determination as set forth meets with my approval.

Auditor of Public Accounts

Date of Approval

Date of Approval

Date of Approval

Date of Approval

Date of Approval

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Date of Approval

Date of Approval

March 13, 2008
March 13, 2008
## STATE AGENCY RECORDS RETENTION SCHEDULE

<table>
<thead>
<tr>
<th>Series</th>
<th>Records Title and Description</th>
<th>Function and Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>05544</td>
<td>Quality Control Case Reviews - Food Stamps</td>
<td>KRS Chapter 194A.010 defines the duties and functions of the Cabinet for Health and Family Services (CHFS). One of the statutory requirements is the implementation and administration of the Food Stamp Program in accordance with federal mandates as stated in 7 U.S.C. 2020 (e)(2)(B). This series documents randomly selected reviews of food stamp recipients completed by the Office's Quality Control Analysts. The reviews are performed to determine the State's compliance with Federal reporting requirements. The information is used to prepare Quality Control reviews and reports that are the basis of receipt of federal funds for the Food Stamp program. The reviews are also the basis for the policy and procedures that are necessary to provide an eligible Food Stamp Program to the State's indigent citizens.</td>
</tr>
</tbody>
</table>

### Access Restrictions
- KRS 205.175; KRS 61.878 (1) (a)

### Contents
- This series may contain: Department of Community Based Services case files, Case reviews and summary of contents and conclusion of assigned analyst, correspondence, applications, and income information.

### Retention and Disposition
- Retain in Agency two (2) years; transfer to State Records Center for one (1) year; total retention is three (3) years.
<table>
<thead>
<tr>
<th>Records Title and Description</th>
<th>Function and Use</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>04145 Client Review File</strong></td>
<td>This series documents the actions (investigations and responses) of the Ombudsman's Office as it serves the Cabinet for Health and Family Services (CHFS). The Complaint Review Branch provides a means to review citizen complaints of the services of CHFS when those complaints cannot be resolved through normal administrative remedies. Research is conducted by ombudsman staff to respond to a complaint or inquiry. They will make referrals, or may intercede on behalf of the client to solve a problem. Problems may be concerned with any program area, e.g., Food Stamps, medical assistance, birth certificates. The file is created when correspondence is received. Most cases are handled within twenty-four (24) hours; however, a few cases may take as long as a month to resolve, but rarely longer than that.</td>
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<tr>
<td><strong>Includes:</strong> Ombudsman Information Sheet and Correspondence</td>
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<tr>
<td><strong>Access Restrictions</strong></td>
<td>KRS 620.050 and KRS 205.175</td>
</tr>
<tr>
<td><strong>Contents</strong></td>
<td>Client's correspondence, notes, and worker response</td>
</tr>
<tr>
<td><strong>Retention and Disposition</strong></td>
<td>Retain in Agency two (2) years; transfer to the State Records Center for three (3) years; total retention is five (5) years.</td>
</tr>
</tbody>
</table>
**Non-Hearable Protection and Permanency Appeal Requests**

This series documents the review of cases involving protection of children. KRS Chapter 194 A.010 defines the duties and functions of the Cabinet for Health and Family Services (CHFS). One of the statutory requirements is the delivery of child protective services, including procedures for appealing and responding to appeals regarding substantiated reports of abuse and neglect. Appeal rights are also afforded to those citizens who believe they are being denied services by the Cabinet. Per 922 KAR 1:480 Section 2, a person who has been found by CHFS to have abused or neglected a child may appeal CHFS's finding through an administrative hearing. Likewise, 922 KAR 1:320 Section 2 provides appeal rights to those who believe they are being denied services by CHFS.

The Quality Assurance Section processes all incoming DPP-155 (Division of Permanency and Protection), Child Abuse Prevention and Treatment Act (CAPTA) and DPP-154 (Service Appeal) administrative hearing requests. After gathering material from the Department of Community Based Services client file, some requests are determined to be ineligible for a hearing under 922 Kentucky Administrative Regulation 1:480 Section 4 and 922 KAR 1:320 Section 3. A denial letter stating the matter is not appealable through an administrative hearing is sent to the client and the case is filed as being "non-hearable/denied". This series documents the requests that not appealable pursuant to requirements stated in 922 KAR 1:480 Section 4 and 922 KAR 1:320 Section 3.

**Contents**

This Series may contain: Skeletal record of protection and permanency Department of Community Based Services’ client files due to hearing request and correspondence, excerpts from the protection and permanency case record, and court documentation related to the case.

**Retention and Disposition**

Retain in Agency three (3) years; transfer to the State Records Center for three (3) years, then destroy. Total retention is six (6) years.
# STATE AGENCY RECORDS
## RETENTION SCHEDULE

<table>
<thead>
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</tr>
</thead>
<tbody>
<tr>
<td>Health and Family Services, Cabinet for Ombudsman, Office of the Quality Control Branch</td>
<td>KRS 194A.010 defines the duties and functions of the Cabinet for Health and Family Services (CHFS). One of the regulatory duties included is the responsibility to administer the State's Medicaid Program. Pursuant to 42 CRF 43 Subpart E and KRS Chapter 205, CHFS shall conduct reviews of the Medicaid Program to ensure proper management of the program and conduct measures necessary or useful in controlling fraud and abuse. This series documents those reviews. These reviews are completed monthly by the Quality Control Analysts and prepared to determine the correctness of benefits received by clients and whether appropriate actions were taken by Department of Community Based Service workers.</td>
</tr>
<tr>
<td>Access Restrictions and Contents</td>
<td>KRS 205.175; KRS 61.878 (1) (a); HIPPA</td>
</tr>
<tr>
<td>05705 Quality Control Case Reviews - Medicaid</td>
<td>Series may contain: Department of Community Based Services Clients' files which state name, home address, Social Security number, date of birth, medical history and expenses, correspondence, Quality Control Review Findings</td>
</tr>
</tbody>
</table>

| Retention and Disposition | Retain in Agency for 1 year after closure, transfer to the State Records Center for one (1) year, then destroy after audit. Total retention is two (2) years. |