

DATA RETENTION POLICY

1. ABOUT THIS POLICY

- 1.1 The corporate information, records and data of The Society of Occupational Medicine ("SOM") registered in England and Wales under company number 11380861 and a charity registered under number 1184142 and SOM Enterprises Registered trading office is at 2 St Andrews Place London NW1 4LD) is important to how we conduct business and manage employees.
- 1.2 There are legal and regulatory requirements for us to retain certain data, usually for a specified amount of time. We also retain data to help our business operate and to have information available when we need it. However, we do not need to retain all data indefinitely, and retaining data can expose us to risk as well as be a cost to our business.
- 1.3 This Data Retention Policy explains our requirements to retain data and to dispose of data and provides guidance on appropriate data handling and disposal.
- 1.4 Failure to comply with this policy can expose us to fines and penalties, adverse publicity, difficulties in providing evidence when we need it and in running our business.
- 1.5 This policy does not form part of any employee's contract of employment, and we may amend it at any time.

2. SCOPE OF POLICY

- 2.1 This policy covers all data that we hold or have control over. This includes physical data such as hard copy documents, contracts, notebooks, letters and invoices. It also includes electronic data such as cardholder information, emails, electronic documents, audio and video recordings and CCTV recordings. It applies to both personal data and non-personal data. In this policy we refer to this information and these records collectively as "data".
- 2.2 This policy covers data that is held by third parties on our behalf, for example cloud storage providers or offsite records storage. It also covers data that belongs to us but is held by employees on personal devices.
- 2.3 This policy explains the differences between our formal or official records, disposable information, confidential information belonging to others, personal data and non-personal data. It also gives guidance on how we classify our data.
- 2.4 This policy applies to all business units and functions of SOM.

3. GUIDING PRINCIPLES

- 3.1 Through this policy, and our data retention practices, we aim to meet the following commitments:
 - We comply with legal and regulatory requirements to retain data.

- We comply with our data protection obligations, to keep personal data no longer than is necessary for the purposes for which it is processed (storage limitation principle).
- We handle, store and dispose of data responsibly and securely.
- We create and retain data where we need this to operate our business effectively, but we do not create or retain data without good business reason.
- We allocate appropriate resources, roles and responsibilities to data retention.
- We regularly remind employees of their data retention responsibilities.
- We regularly monitor and audit compliance with this policy and update this policy when required.

4. ROLES AND RESPONSIBILITIES

- 4.1 **Responsibility of all employees.** We aim to comply with the laws, rules, and regulations that govern our organisation and with recognised compliance good practices. All employees must comply with this policy, the Record Retention Schedule, any communications suspending data disposal and any specific instructions from Nick Llewellyn as the Records Management Officer. Failure to do so may subject us, our employees, and contractors to serious civil and/or criminal liability. An employee's failure to comply with this policy may result in disciplinary sanctions, including suspension or termination. It is therefore the responsibility of everyone to understand and comply with this policy.
- 4.2 The **Records Management Officer** is responsible for identifying the data that we must or may retain, and determining, in collaboration with legal support, the proper period of retention. It also arranges for the proper storage and retrieval of data, co-ordinating with outside vendors where appropriate. Additionally, the Records Management Officer handles the destruction of records whose retention period has expired, in accordance with the Information Security Policy.
- 4.3 We have designated Nick Llewellyn as the Records Management Officer. They are responsible for:
- Administering the data management programme.
 - Helping department heads implement the data management programme and related best practices.
 - Planning, developing, and prescribing data disposal policies, systems, standards, and procedures; and
 - Providing guidance, training, monitoring and updating in relation to this policy.
- 4.4 The CEO is responsible for advising on and monitoring our compliance with data protection laws which regulate personal data.

5. TYPES OF DATA AND DATA CLASSIFICATIONS

5.1 **Formal or official records.** Certain data is more important to us and is therefore listed in the Record Retention Schedule. This may be because we have a legal requirement to retain it, or because we may need it as evidence of our transactions, or because it is important to the running of our business. Please see paragraph 6.1 below for more information on retention periods for this type of data.

5.2 **Disposable information.** Disposable information consists of data that may be discarded or deleted at the discretion of the user once it has served its temporary useful purpose and/or data that may be safely destroyed because it is not a formal or official record as defined by this policy and the Record Retention Schedule. Examples may include:

- Duplicates of originals that have not been annotated.
- Preliminary drafts of letters, memoranda, reports, worksheets, and informal notes that do not represent significant steps or decisions in the preparation of an official record.
- Books, periodicals, manuals, training binders, and other printed materials obtained from sources outside of SOM and retained primarily for reference purposes.
- Spam and junk mail.

Please see paragraph 6.2 below for more information on how to determine retention periods for this type of data.

5.3 **Personal data.** Both formal or official records and disposable information may contain personal data; that is, data that identifies living individuals. Data protection laws require us to retain personal data for no longer than is necessary for the purposes for which it is processed (principle of storage limitation). See paragraph 6.3 below for more information on this.

5.4 **Confidential information belonging to others.** Any confidential information that an employee may have obtained from a source outside of SOM, such as a previous employer, must not, so long as such information remains confidential, be disclosed to or used by us. Unsolicited confidential information submitted to us must be refused, returned to the sender where possible, and deleted, if received via the internet.

5.5 **Data classifications.** Some of our data is more confidential than other data. We hold highly confidential, restricted, confidential and public data. Depending on the nature of the data, additional safeguards may be required when we process this.

6. RETENTION PERIODS

6.1 **Formal or official records.** Any data that is part of any of the categories listed in the Record Retention Schedule contained in the Annex to this policy, must be retained for time indicated in the Record Retention Schedule. A record must not be retained beyond the period indicated in the Record Retention Schedule, unless a valid business reason (or notice to preserve documents for contemplated litigation or other special situation) calls for its continued retention. If you are unsure whether to retain a certain record, contact the SOM.

- 6.2 **Disposable information.** The Record Retention Schedule will not set out retention periods for disposable information. This type of data may only be retained if it is needed for business purposes. Once it no longer has any business purpose or value it must be securely disposed of.
- 6.3 **Personal data.** As explained above, data protection laws require us to retain personal data for no longer than is necessary for the purposes for which it is processed (principle of storage limitation). Where data is listed in the Record Retention Schedule, we have considered the principle of storage limitation and balanced this against our requirements to retain the data. Where data is disposable information, you must consider the principle of storage limitation when deciding whether to retain this data.
- 6.4 **What to do if data is not listed in the Record Retention Schedule.** If data is not listed in the Record Retention Schedule, it is likely that it may be classed as disposable information. However, if you consider that there is an omission in the Record Retention Schedule, or if you are unsure, please contact the Records Management Officer.

7. STORAGE, BACK-UP AND DISPOSAL OF DATA

- 7.1 **Storage.** Our data must be stored in a safe, secure, and accessible manner. Any documents and financial files that are essential to our business operations during an emergency must be duplicated and/or backed up at least once per week and maintained off site.
- 7.2 **Destruction.** Our records Management Officer is responsible for the continuing process of identifying the data that has where applicable, met its required retention period and supervising its destruction if necessary. The destruction of confidential, financial, and employee-related hard copy data must be conducted by shredding if possible. Non-confidential data may be destroyed by recycling.
- 7.3 The destruction of data must stop immediately upon notification from legal support that preservation of documents for contemplated litigation is required (sometimes referred to as a litigation hold). This is because we may be involved in a legal claim or an official investigation (see next paragraph). Destruction may begin again once legal support lifts the requirement for preservation.

8. SPECIAL CIRCUMSTANCES

- 8.1 **Preservation of documents for contemplated litigation and other special situations.** We require all employees to comply fully with our Record Retention Schedule and procedures as provided in this policy. All employees must note the following general exception to any stated destruction schedule: If you believe, or legal support informs you, that certain records are relevant to current litigation or contemplated litigation (that is, a dispute that could result in litigation), government investigation, audit, or other event, you must preserve and not delete, dispose, destroy, or change those records, including emails and other electronic documents, until legal support determines those records are no longer needed. Preserving documents includes suspending any requirements in the Record Retention Schedule and preserving the integrity of the electronic files or other format in which the records are kept.
- 8.2 If you believe this exception may apply, or have any questions regarding whether it may apply, please contact the SOM.

8.3 In addition, you may be asked to suspend any routine data disposal procedures in connection with certain other types of events, such as our merger with another organisation or the replacement of our information technology systems.

9. WHERE TO GO FOR ADVICE AND QUESTIONS

9.1 **Questions about the policy.** Any questions about retention periods relevant to your function may be raised with the SOM.

10. BREACH REPORTING AND AUDIT

10.1 **Reporting policy breaches.** We are committed to enforcing this policy as it applies to all forms of data. The effectiveness of our efforts, however, depend largely on employees. If you feel that you or someone else may have breached this policy, you must report the incident immediately to your supervisor. If you are not comfortable bringing the matter up with your immediate supervisor, or do not believe the supervisor has dealt with the matter properly, you may raise the matter with the Records Management Officer. If employees do not report inappropriate conduct, we may not become aware of a possible breach of this policy and may not be able to take appropriate corrective action.

10.2 No one will be subject to, and we do not allow any form of discipline, reprisal, intimidation, or retaliation for reporting incidents of inappropriate conduct of any kind, pursuing any record destruction claim, or co-operating in related investigations.

10.3 **Audits.** The Records Management Officer will periodically review this policy and its procedures (including where appropriate by taking outside legal or auditor advice) to ensure we are following relevant new or amended laws, regulations or guidance. Additionally, we will regularly monitor compliance with this policy, including by carrying out audits.

11. OTHER RELEVANT POLICIES

11.1 This policy supplements and must be read in conjunction with our other policies and procedures in force from time to time, including without limitation our:

- Data Protection Policy.
- Privacy and Cookie Policy.
- Terms of Use Policy (Website).
- Acceptable Use Policy (Website).
- Information Security Policy; and
- Any other IT, security and data related policies, which are available on the website.

ANNEX A DEFINITIONS

Data: all data that we hold or have control over and therefore to which this policy applies. This includes physical data such as hard copy documents, contracts, notebooks, letters and invoices. It also includes electronic data such as emails, electronic documents, audio and video recordings and CCTV recordings. It applies to both personal data and non-personal data. In this policy we refer to this information and these records collectively as "data".

Data Protection Manager: our Data Protection Manager who is responsible for advising on and monitoring compliance with data protection laws.

Data Retention Policy: this policy, which explains our requirements to retain data and to dispose of data and provides guidance on appropriate data handling and disposal.

Disposable information: disposable information consists of data that may be discarded or deleted at the discretion of the user once it has served its temporary useful purpose and/or data that may be safely destroyed because it is not a formal or official record as defined by this policy and the Record Retention Schedule.

Formal or official record: certain data is more important to us and is therefore listed in the Record Retention Schedule. This may be because we have a legal requirement to retain it, or because we may need it as evidence of our transactions, or because it is important to the running of our business. We refer to this as formal or official records or data.

Non-personal data: data which does not identify living individuals, either because it is not about living individuals (for example financial records) or because it has been fully anonymised.

Personal data: any information identifying a living individual or information relating to a living individual that we can identify (directly or indirectly) from that data alone or in combination with other identifiers we possess or can reasonably access. This includes special categories of personal data such as health data and pseudonymised personal data but excludes anonymous data or data that has had the identity of an individual permanently removed. Personal data can be factual (for example, a name, email address, location or date of birth) or an opinion about that person's actions or behaviour.

Records Management Officer: the Records Management Officer is head of the Records Management Department and is responsible for administering the data management programme, helping department heads implement it and related best practices, planning, developing, and prescribing data disposal policies, systems, standards, and procedures and providing guidance, training, monitoring and updating in relation to this policy.

Record Retention Schedule: the schedule attached to this policy which sets out retention periods for our formal or official records.

Storage limitation principle: data protection laws require us to retain personal data for no longer than is necessary for the purposes for which it is processed. This is referred to in the UK GDPR as the principle of storage limitation.

ANNEX B RECORD RETENTION SCHEDULE

SOM establishes retention or destruction schedules or procedures for specific categories of data. This is done to ensure legal compliance (for example with our data protection obligations) and accomplish other objectives, such as protecting intellectual property and controlling costs.

Employees must comply with the minimum retention periods listed in the record retention schedule below, in accordance with the SOM Data Retention Policy.

If you hold data not listed below, please refer to the SOM Data Retention Policy. If you still consider your data may be listed, if you become aware of any changes that may affect the periods listed below or if you have any other questions about this record retention schedule, please contact SOM

1. COMPANY AND CORPORATE RECORDS

| TYPE OF DATA | RETENTION PERIOD | REASON | COMMENTS |
|---|---|---|---|
| Accounting records. | <ul style="list-style-type: none"> - 3 years from the date they were made (private company) - 6 years from the date they were made (public company) | Section 388(4) Companies Act 2006 (CA 2006) | Tax requirements or other legislation may require longer. |
| Register of members. | Entries for former members can be removed 10 years after the date they ceased to be members. | Section 121, CA 2006 | |
| Register of directors. | [Indefinite] | Usual practice | Section 162 of the CA 2006 requires the register to be kept but legislation is not explicit about retention periods. General practice is to retain details of current and former directors, together with date of ceasing to be a director. |
| Register of directors' residential addresses. | Remove addresses of former directors after [NUMBER] years. | Best practice | Section 165 of the CA 2006 requires the register to be kept but there is no statutory retention period or indication whether addresses of former directors may be removed. |

| | | | |
|---|---|--|--|
| | | | Company will need to consider anything that has been told to directors and what is appropriate. |
| Minutes of internal directors' meetings. | 10 years from the date of the meeting | Section 248, CA 2006 | Statutory minimum period (no period applies to meetings held before 1 October 2007, but best practice is to apply a consistent standard). |
| Members resolutions passed other than at general meetings; minutes of general meetings, details of decisions provided by a sole director. | 10 years from date of resolution, decision or meeting | Sections 355 and s358, CA 2006 | Minimum period; can be extended if appropriate. |
| Health and safety inspections, property management and asset records. | 6 years | Health and Safety at Work Act 1974 and Limitation Act 1980 (LA 1980) | |
| Historical records and archives about the company e.g. former directors, chairpersons, employees of note etc. | [Indefinite] | Usual practice | Balance data minimisation principle against the need to retain this information for historical purposes in the legitimate interests of the organisation. |

2. HR AND BENEFITS RECORDS

[Please refer to separate schedule for employment records referred to in drafting note]

3. PENSIONS RECORDS

| TYPE OF DATA | RETENTION PERIOD | REASON | COMMENTS |
|---|------------------|---|---------------------------|
| Name and address of scheme or provider of the automatic enrolment scheme used to comply with the employer's duties. | 6 years | Employers' Duties (Registration and Compliance) Regulations 2010 (SI 2010/5) (Employers' Duties Regulations 2010) | Minimum statutory period. |

| | | | |
|---|---------------------------------------|--|---|
| | | (regulations 5, 6 and 8). | |
| Employer pension scheme reference. | 6 years | Employers' Duties Regulations 2010 (regulations 5, 6 and 8). | Minimum statutory period. |
| Evidence scheme complies with auto-enrolment statutory quality tests. | 6 years | Employers' Duties Regulations 2010 (regulations 5, 6 and 8). | Minimum statutory period. |
| Name, NI number, date of birth and automatic enrolment date of all jobholders auto enrolled (and corresponding details for non-eligible jobholders and entitled workers who have opted in or joined). | 6 years | Employers' Duties Regulations 2010 (regulations 5, 6 and 8). | Minimum statutory period. |
| Evidence of jobholders' earnings and contributions. | 6 years | Employers' Duties Regulations 2010 (regulations 5, 6 and 8). | Minimum statutory period. |
| Contributions payable by employer in respect of jobholders and dates on which employer contributions were paid to scheme. | 6 years | Employers' Duties Regulations 2010 (regulations 5, 6 and 8). | Minimum statutory period. |
| If auto-enrolment postponement period used, records of workers who were given notice of postponement including full name, NI number and date postponement notice was given. | 6 years | Employers' Duties Regulations 2010 (regulations 5, 6 and 8). | Minimum statutory period. |
| Auto-enrolment opt-in notices, joining notices and opt-out notices (original format). | 6 years (4 years for opt-out notices) | Employers' Duties Regulations 2010 (regulations 5, 6 and 8). | Minimum statutory period. Opt-in notices, joining notices and opt-out notices must be kept in the original format, although copies of the original format or |

| | | | |
|--|---|---|--|
| | | | electronically stored versions are acceptable (<i>Pensions Regulator, Detailed Guidance Note 9, Keeping records, paragraph 8</i>). |
| If employer is (or was) sponsoring employer of an occupational pension scheme, any document relating to monies received by or owing to the scheme, investments or assets held by the scheme, payments made by the scheme, contracts to purchase a lifetime annuity in respect of scheme member and documents relating to the administration of the scheme. | For the tax year to which they relate and the following 6 years | Registered Pension Schemes (Provision of Information) Regulations 2006 (SI 2006/567) (regulation 18). | Minimum statutory period. |
| Information relating to applications for ill health early retirement benefits, including medical reports. | While entitlement continues and for period of 15 years after benefits stop being paid. | Limitation period | Employers may also need to keep data relating to employees' job descriptions to assist with any ill-health application. |
| Death benefit nomination and revocation forms. | While entitlement continues and for period of 15 years after the death of member and their beneficiaries. | Limitation period | Longer may be required for public sector employees e.g. the National Archives suggests 100 years from date of birth. |

4. FACILITIES AND SECURITY RECORDS

| TYPE OF DATA | RETENTION PERIOD | REASON | COMMENTS |
|---------------|------------------|---------------|---|
| Visitor logs. | 6 months | Best practice | No set period in law but as these can contain personal data, may be kept for no longer than is necessary for the purpose. |

| | | | |
|--|--|-------------------|--|
| Property management and asset records. | 6 years or 12 years depending on whether the agreement is executed as a simple contract or a deed respectively | Limitation period | If agreement has been executed as a simple contract, actions are time barred 6 years from the date of breach of contract (<i>section 5, Limitation Act 1980</i>). If the agreement is executed as a deed, actions are time barred 12 years from the accrual of the cause of action (<i>section 8, Limitation Act 1980</i>). |
| Building contracts. | 12 years from practical completion when executed as a deed | Limitation period | <p>An organisation may wish to break this down into sub-categories of agreement, for example, professional appointment, building contract, collateral warranty, third-party rights, development agreement and novation or assignment documents.</p> <p>An organisation may also wish to list related documents such as insurance and finance, for example, bonds and parent company guarantees.</p> <p>In addition, consideration may be given to other records relating to the building works, such as correspondence, which may be required in the event of a dispute.</p> |
| Leases. | 6 or 12 years depending on the issue | Limitation period | If the tenant has not paid rent, the landlord is time barred from recovering the same 6 years from the date |

| | | | |
|---|-------------------------|-------------------|--|
| | | | the rent became due (section 19, LA 1980). Otherwise, because a lease is usually executed as a deed, actions under leases are time barred 12 years from the accrual of the cause of action (section 8, LA 1980). |
| Health and safety files for building works. | 6 years from completion | Limitation period | RCP |

5. IT RECORDS

| TYPE OF DATA | RETENTION PERIOD | REASON | COMMENTS |
|--|---|--|--|
| General information about internally developed IT infrastructure, software and systems for internal use. | [If applicable Minimum 5 years from decommissioning of system] | Business need | No statutory period so organisation can balance need to retain these records against data minimisation principle. |
| General information about externally developed IT infrastructure, software and systems for internal or external use. | [Minimum 7 years from decommissioning of system, if applicable] | Contractual obligation Business need | See also Procurement section |
| General information about internally developed IT infrastructure, software and systems for external use. | [7 years from decommissioning of system.] | Contractual obligation Limitation period | Where IT infrastructure, software or systems are used externally (for example, by customers) then this information may be relevant to claims and disputes. |
| Systems monitoring, (for example, to detect and prevent failures vulnerabilities and external threats). | [Current year plus 1 year] Consider whether records can be fully anonymised after this period (or no personal data collected in first place) where there is a need to keep these | Business need Contractual obligation Limitation period | No statutory period so organisation can balance need to retain these records against data minimisation principle. It may be advisable for an organisation to keep monitoring logs |

| | | | |
|---|---|--|---|
| | logs for longer or indefinitely | | <p>for as long as possible as malware or malicious code may go undetected in a system for a long period of time.</p> <p>Where IT infrastructure, software or systems are used externally (for example, by customers), monitoring logs might also be relevant to claims and disputes.</p> |
| Business continuity and information security plans. | <p>[3 years from when the plan is superseded]</p> <p>Consider whether record can be fully anonymised after this period (or no personal data collected in first place) where there is a contractual or legal obligation to keep these plans for a longer period.</p> | <p>Business need</p> <p>Legal or contractual obligation</p> <p>Limitation period</p> | <p>No statutory period so organisation can balance need to retain these records against data minimisation principle.</p> <p>However, consider whether organisation is subject to any legal or contractual obligations in respect of business continuity which might necessitate a longer retention period, for example, under the NIS Regs.</p> <p>Where IT infrastructure, software or systems are used externally (for example, by customers), business continuity plans might also be relevant to claims and disputes.</p> |
| Technical support and help-desk requests. | <p>[3 years from end of system]</p> <p>Consider whether record can be fully anonymised after this period (or no personal data collected in first</p> | <p>Business need.</p> <p>Contractual obligation.</p> <p>Limitation period.</p> | <p>No statutory period so organisation can balance need to retain these records against data minimisation principle.</p> |

| | | | |
|---|---|---|---|
| | place) where there is a need to keep these requests for a longer period (for example, 7 years to align with limitation periods) | | Consider whether support services are provided to external customers, in which case contractual obligations and limitation periods may be relevant. |
| Technical information relating to external customer user accounts. | [1 year from account closure]. Consider whether record can be fully anonymised after this period (or no personal data collected in first place) where there is a need to keep these plans for a longer period. | Business need Contractual obligation | No statutory period so organisation can balance need to retain these records against data minimisation principle. Consider whether contractual obligations and limitation periods may be relevant. |
| Contracts and agreements (software licences, support agreements, hardware agreements etc.). | Minimum 7 years from expiry of the agreement | Business need | See also Procurement section. |
| | | | |

6. MARKETING AND CUSTOMER RECORDS

| TYPE OF DATA | RETENTION PERIOD | REASON | COMMENTS |
|---|--|--|---|
| | 1 year for mailing lists. 6 years from expiry or termination for contracts (12 years for contracts executed as a deed). | Best practice for mailing lists Limitation period for contracts | Consult ICO guidance on bought-in lists; the ICO previously recommended that organisations may not rely on indirect consent given more than 6 months ago. |
| Marketing database records (e.g. lead generation, meeting feedback, contact data etc.). | 2 years from last contact | Business need | Depends on the nature of the business. |
| Customer relations database records (e.g. call centre records, queries, | Minimum retention of 6 years from last contact may be deleted | Business need | |

| | | | |
|---|--|---|--|
| meeting feedback, account history etc.). | | | |
| Order fulfilment records. | 6 years from completion | Limitation period and accounting requirement. | |
| Opt-out/suppression lists. | Indefinite | Business and compliance need. | Only sufficient information to enable the opt out may be retained. |
| Evidence of consent to marketing (including electronic marketing). | While consent valid 6 years from date consent withdrawn or until ceases to be valid | Business need Business need | Consent can be withdrawn at any time and may not necessarily remain valid indefinitely although how long it remains valid will depend on the context. |
| Market research, marketing campaigns | 2 years from completion | Business need | DMA suggests two years from last campaign. |
| Press releases | Indefinite | Business need | |
| Customer complaints handling | Can be held for a M minimum 6 years from settlement or closure | Business need and limitation period | |
| Website analytics reports from cookies and other similar technology | 2 years | Business need | This refers to the output from information obtained via cookies. No firm period recommended by the ICO, although the French regulator recommends 25 months from collection and, for Google Analytics the DMA recommends 2 years. Cookies themselves may be set for different periods depending on the function of the cookie. |

7. PROCUREMENT RECORDS

| TYPE OF DATA | RETENTION PERIOD | REASON | COMMENTS |
|-----------------------|--|---------------|---|
| Unsuccessful tenders | [Minimum 2 years] | Business need | Businesses that have many tenders may prefer to only retain for 1 year but will depend on the nature of the business. |
| Successful tenders | Contract period plus 6 years minimum (retention) | Business need | |
| Contractual documents | Contract period plus 6 years minimum retention period (12 years for contracts executed as a deed). | Business need | |

8. LEGAL RECORDS

| TYPE OF DATA | RETENTION PERIOD | REASON | COMMENTS |
|---|---|---|----------|
| Legal advice and opinions (non-litigation). | 6 years after life of the service or matter the advice relates to | Business need | |
| Legal advice and other records relating to specific litigation or claim. | 6 years from settlement or withdrawal of claim | Limitation period | |
| Data subject rights requests | 6 years from closure of request | Limitation period | |
| Previous versions of policies, including IT policy, privacy policy, retention policy etc. | 6 years from being superseded | Business need and limitation period in the event of a related claim | |
| Monitoring and investigation requests | 6 years from closure of investigation [LINK TO ORGANISATION'S MONITORING POLICY] | Limitation period | |

| | | | |
|------------------|---------------------------------------|-------------------|--|
| Insurance claims | 3 years after settlement if necessary | Limitation period | |
|------------------|---------------------------------------|-------------------|--|