Children Incorporated Document Retention Policy

Article I - Purpose

The purpose of this Document Retention Policy is for Children Incorporated (the "Organization") to enhance compliance with the Sarbanes-Oxley Act and provide for the systematic review, retention, and destruction of documents received or created by the Organization. This Document Retention Policy covers all records and documents, regardless of physical form; it also contains guidelines for how long certain documents should be kept and how records should be destroyed. This Document Retention Policy is designed to ensure compliance with federal and state laws and regulations, to eliminate accidental or innocent destruction of records, and to facilitate the Organization's operations by promoting efficiency and freeing up valuable storage space. The directors, officers, staff (whether paid or volunteer), and any member of a committee (each, a "Committee") designated powers by the Board of Directors of the Organization are required to honor this Document Retention Policy.

Article II - Policy

1. General Guidelines.

From time to time, the Organization may establish retention or destruction policies or schedules for specific categories of records in order to ensure legal compliance, and also to accomplish other objectives, such as preserving intellectual property and cost management. Several categories of documents that warrant special consideration are identified below. While minimum retention periods are established, the retention of the documents identified in 2 below and of documents not included in the identified categories should be determined primarily by the application of the general guidelines affecting document retention, as well as the exception for litigation-relevant documents and any other pertinent factors. Documents that are not listed but are substantially similar to those listed in 2 below will be retained for the length of time as the substantially similar documents listed below.

2. Minimum Retention Periods for Specific Categories.

Type of Record	Specific Records	Retention Period	
CORPORATE RECORDS	Articles of Incorporation, By-laws, IRS Application for Tax-Exempt Status (Form 1023), IRS Determination Letter, Annual Reports to Secretary of State/Attorney General, Construction Documents, and Fixed Asset Records	Permanently	
ACCOUNTING AND CORPORATE TAX RECORDS	Annual Audits and Financial Statements, Depreciation Schedules, General Ledgers, and IRS 990 Tax Returns	Permanently	
	Business Expense Records, IRS 1099s, Journal Entries, and Invoices	7 Years	
	Sales Records	5 Years	
	Petty Cash Vouchers, Cash Receipts, and Credit Card Receipts	3 Years	

PAYROLL AND EMPLOYMENT TAX RECORDS	Payroll Registers and State Unemployment Tax Records	Permanently	
RECORDS	Earnings Records, Garnishment Records, Payroll Tax Returns, and W-2 Statements	7 Years	
EMPLOYMENT/ PERSONNEL RECORDS	Employment Applications	3 Years	
	Termination Agreements, and Retirement and Pension Plan Documents/Records	Permanently	
	Records Relating to Promotion, Demotion, or Discharge	7 Years after Termination	
	Accident Reports and Worker's Compensation Records, and Salary Schedules	5 Years	
	I-9 Forms	3 Years after Termination	
	Time Cards	2 Years	
BOARD AND BOARD COMMITTEE MATERIALS	Meeting Minutes, Board Policies/ Resolutions	Permanently	
	All Other Materials	No Less Than 3 Years	
DONOR DOCUMENTS AND GRANTS	Donor Records and Acknowledgement Letters	7 Years	
	Grant Applications and Contracts	5 Years after Completion	
PRESS RELEASE / PUBLIC FILINGS	Press Release / Publicly-Filed Documents	Permanently	
LEGAL, INSURANCE, AND SAFETY RECORDS	Appraisals, Copyright Registrations, Environmental Studies, Insurance Policies and Claims, Real Estate Documents, Stock and Bond Records, and Trademark Registrations		
	Leases	6 Years after Expiration	
	OSHA Documents	5 Years	
	Documents relating to any Investigations, Claims, Suits, or Proceedings initiated against the Organization or its Officers and Employees as such	10 Years (Check with legal counsel)	
MARKETING AND SALES DOCUMENTS	Final Copies of Marketing and Sales Documents	3 Years	
CONTRACTS	Final execution copies of all contracts entered into by the Organization 7 Years after expiration of the agreement; and longe in the case of publicly-file contracts		
CORRESPONDENCE	Correspondence that does not fall under any other category listed elsewhere in this Document Retention Policy		

BANKING RECORDS	Check Registers	Permanently
	Bank Reconciliations, Bank Statements, Deposit Slips, and Electronic Fund Transfer Documents	7 Years
AUDIT RECORDS	External Audit Reports	Permanently
	Internal Audit Reports	3 Years

3. Electronic Documents and Records.

Electronic documents will be retained as if they were paper documents. Therefore, any electronic files, including records of donations made online, that fall into one of the document types on the above schedule will be maintained for the appropriate amount of time. If a user has sufficient reason to keep an email message, the message should be printed in hard copy and kept in the appropriate file or moved to an "archive" computer file folder. Backup and recovery methods will be tested on a regular basis.

4. Emergency Planning.

The Organization's records will be stored in a safe, secure, and accessible manner. Documents and financial files that are essential to keeping the Organization operating in an emergency will be duplicated or backed up at least every week and maintained off-site.

5. <u>Document Destruction</u>.

The Organization's Controller is responsible for the ongoing process of identifying records that have met the required retention period and overseeing their destruction. Destruction of financial and personnel-related documents will be accomplished by shredding. Document destruction with respect to any pertinent documents will be suspended immediately upon any indication of an official or anticipated investigation, proceeding, or litigation. Destruction will be reinstated upon conclusion of such investigation.

6. Compliance.

Failure on the part of any of the Organization's directors, officers, staff, or any member of a Committee to follow this Document Retention Policy can result in possible civil and criminal sanctions against the Organization and such directors, officers, staff, or member of a committee, as well as possible disciplinary action against responsible individuals. The Controller will periodically review these procedures with legal counsel or the Organization's certified public accountant to ensure that they are in compliance with new or revised regulations.

7. Exceptions.

Exceptions to the provisions set forth in this Document Retention Policy may only be granted by the Board of Directors of the Organization in writing.			
My signature below indicates my receipt a also verify that I have been provided wit	and understanding of this Document Retention Policy. The an opportunity to ask questions about this Policy.		
Print Name			
Signature	Date		

Date

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Re-confirmed: February 2018

Board Members' Signatures: Elizabeth Collins, Chair: Sprafai Shantell Malachi, Vice Chair: Kesia Gwaltney: Victor Rogers: Kindall Stevenson: Allyson Petty Wiggins: Charlotte Dean: Gabrielle Pearman: Emily McDuffie: Martina Allen: