

ADMINISTRATIVE POLICIES/PROCEDURES

Issuance No:A-16Issuance Date:7/1/23Subject:Record Retention Policy

Record retention describes the length of time a document or a record will have to be maintained as an active document or record. It also provides guidelines on the final disposition of documents or records after the end of the mandatory retention period.

Definition

Uniform Guidance 2 CFR 200.334 indicates "financial records, supporting documents, statistical records, and all other non-federal entity records pertinent to a Federal award must be retained for a period of three (3) years from the date of submission of the final expenditure report or, for Federal awards that are renewed quarterly or annually, from the date of the submission of the quarterly or annual financial report, respectively, as reported to the Federal awarding agency or pass-through entity in the case of a sub-recipient."

Records and/or documents may include but are not limited to, paper documents, emails, web files, text files, sound and movie files, PDF documents, and all Microsoft Office or other formatted files, etc.

The records and/or documents must be retained for a period of three (3) years following the date on which the final expenditure report was submitted for any allotment or grant year. The three (3) year retention period assumes no audit/litigation problems would require an extended retention period. If any litigation, claim, or audit is started before the expiration of the 3-year period, the records must be retained until all litigation, claims, or audit findings involving the records have been resolved and final action is taken or until the end of the regular three 3-year record retention period, whichever is later.

Records for real property and equipment acquired with Federal funds must be retained for a period of three (3) years after final disposition of the property or equipment.

Records must be stored and retained in a manner that will preserve integrity and admissibility as evidence. Adequate measures must, therefore, be in place to forestall the defacing of records. The WDB will adhere to the requirements outlined above to include all records for WIOA Title I and WDB-funded programs.

Custody of Records

To avoid duplicate recordkeeping, sub-recipient(s) will retain records that are required for joint use. In the event the WDB identifies a need for such records, during the prescribed period of time, the WDB will have the right to transfer those records to its custody. When the records are transferred to or maintained by the WDB, the three-

year retention requirement does not apply to the sub-recipient that relinquished its records.

If any records are unintentionally disposed of through acts of man or God before the three-year period, the WDB must be notified immediately. The WDB will request approval from DHEWD before any records are destroyed.

The Workforce Development Board of North Missouri is an equal opportunity employer/program. Auxiliary aids and services are available upon request to individuals with disabilities. Missouri TTY users can dial 711. This information can be translated into another language if requested. Please contact the WDB Office for translation assistance.

Esta información se puede traducir a otro idioma si se solicita. Comuníquese con la Oficina de la Junta de Desarrollo de la Fuerza Laboral para obtener ayuda con la traducción.

Ces informations peuvent être traduites dans une autre langue sur demande. Veuillez contacter le bureau du Conseil de développement de la main-d'œuvre pour obtenir de l'aide en matière de traduction.



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Issuance No:A-17Issuance Date:7/1/23Subject:Public Access to Records

As a public governmental body, the Workforce Development Board of North Missouri (WDB) is required to abide by the Missouri Sunshine Law (Open Meetings and Records Law) as outlined in Chapter 610 RSMo. Section 610.028.2 RSMO provides that a public governmental body must establish a written policy regarding the release of information on any meeting, record, or vote.

The Executive Director is appointed custodian of the records of the WDB, located at 912 Main Street, Trenton, MO 64683. As such, the Executive Director shall respond to all requests for access to or copies of a public record within the period provided in 610.023 RSMo except in those circumstances authorized by statute.

The fees to be charged for access to or furnishing copies of records shall be in accordance with 610.026 RSMo: Fees may not exceed 10 cents per page for paper copies 9 by 14 or smaller, plus an hourly fee for duplicating time not to exceed the average hourly rate of pay for clerical staff of the public governmental body.

It is the public policy of the WDB that meetings, records, votes, actions, and deliberations shall be open to the public unless otherwise provided by law and only then with proper citation of the statute authorizing such.

The Workforce Development Board of North Missouri shall comply with sections 610.010 to 610.030, RSMo, the Sunshine Law, as now existing or hereafter amended.

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