

### THE CORPORATION OF THE CITY OF BRAMPTON

# **BY-LAW**

*Number* \_\_\_\_30\_\_\_-2021

To amend Records Retention By-Law 272-2014, as amended, to update the Schedule of Retention Periods for the Records of the Corporation of the City of Brampton

WHEREAS Section 255 of the Municipal Act, 2001 provides for a municipality, to establish retention periods during which the records of the municipality and local boards of the municipality must be retained and preserved;

AND WHEREAS Records Retention By-Law 272-2104, as amended, established retention periods for official records of the City;

AND WHEREAS Council, at its meeting held May 13, 2020, passed Resolution C153-2020 to implement various administrative changes to allow the City to properly classify records;

NOW THEREFORE the Council of The Corporation of the City of Brampton ENACTS as follows:

1. Schedule "A" to By-law 272-2014, as amended, be repealed and replace with the new "Schedule A" as set out in Appendix 1 to this by-law.

ENACTED and PASSED this 17th day of February, 2021.

Approved as to form.

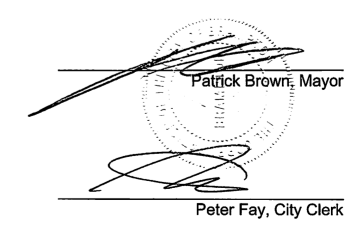
2021/02/08

C. Grant

Approved as to content.

2021/02/07

P. Fay



## Schedule A

			City of Bramp	tion i	Retention and D	)ispositi	on Schedu	le de la companya de				
Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe		Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Assets and Real Property Management	City Assets		Records relating to the management and inventory control for parts, materials, supplies and stock items required for the maintenance or repair of City owned assets. Includes records relating to City exterior and interior appurtenances such as flagpoles, statues, sculptures and memorial, as well as records relating to the City's Asset Inventory Control Program.	İ	Disposal of asset, or inventory record is superseded	1	5 Selective Archival	Archive if related to planning and construction of statues, sculptures and memorials			2028	B67, F37, F38
1 ' '	City Owned Building Files/ Reports		Includes material relating to the planning, design, construction, major repairs, alterations and demolition of City owned buildings. Also includes maps, and plans.	AB.x	Building is disposed of	Permanent	Do not Destroy/ Archive	Archive maps and plans	Yes		2004 2055 6001 6029	B60
Assets and Real Property Management	Building Maintenance & Repairs		Includes records relating to property maintenance and repair of buildings and lands owned by the City, including noise barrier fencing and retaining walls. (includes records related to work orders, inspections, elevators, janitorial services, and roof maintenance).	AC.x	Fiscal year end	€	Confidential ly Destroy				2113 2034 2073	B44
Assets and Real Property Management	Facilities Management		Includes records relating to the proposed use of City land and facilities; correspondence, descriptions, reports, drawings and other records dealing with the coordinating of physical space within City owned and leased buildings; and records regarding the selection, design and maintenance of owned and leased office equipment and furniture. Includes records relating to property maintenance and repair of buildings and lands owned by the City, including contracts related to various City of Brampton PM and DM service contracts for citywide facilities.	AD.x	Fiscal year end or end of contract	6	Confidential ly Destroy				2107 2020 2050 2055 2082 3012 2063 2022 6000 6002	A40, B51, B64, B66

			City of Bramp	kon R	etention and l	) Jispositio	on Schedule					
Primary	Title Secondary	Tertiary	Description	Class Code	Triagor Event	Retention Timeframe		Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Assets and Real Property Management	Fleet Management		Includes records relating to the maintenance of all vehicles currently owned, operated and maintained by the City; ownership and licensing information; inspections and driver vehicle inspection reports (DVIR); mobile accessory equipment used in conjunction with vehicles; maintenance and history files; work orders on equipment such as generators, pumps, snow blowers, plows, sanders, etc. and protective equipment. Includes maintenance records for all City of Brampton vehicles, including fuel.	AE.x	Disposal of asset	1 '	Confidential ly Destroy				1	D12, V01, V02, V04, V15
Assets and Real Property Management	Real Property Agreement Administration	Acquisition s & Disposals	Includes records relating to the acquisition and expropriation of lands for City purposes. Also includes records related to purchase and sale of City- owned assets (lands and buildings) and property by the City.	AF.a	Disposal of asset	10	Confidential ly Destroy		Yes		2093 2040 2063 2107 2054 6000 6002 6003	L14, L15
Assets and Real Property Management	Real Property Agreement Administration	Property Agreement s	Includes material relating to information from landowners about surplus and available land; the management of properties owned by the city that are leased out; contracts and rental agreements / leases for buildings and lands within the City; life cycle management of City-owned facilities; and information relating to the City's Asset Inventory Control Program.		Expiry of agreement or renewal period, or superseded/obsole te	6	Confidential ly Destroy		Yes		6000	L09, L16, B50, X03
Assets and Real Property Management	Real Property Agreement Administration	Easements, Deeds and Encroachm ents	Includes records relating to easements, quick claim deeds, and use of City property without permission.	AF.c	Expiry of agreement	6	Confidential ly Destroy		Yes		6000 6002	B30, L12, L19

			City of Bramp	ton k	etention and	Dispositio	n Schedu	le				
Primary	Title Secondary	Tertiary	Description	Class Code	Triagor Event	Retention Timeframe	Disposition	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Assets and Real Property Management	Uniforms and Clothing		Includes records related to uniforms and special clothing used by municipal staff members, such as firefighters' clothing and safety clothing used by utilities operators.	AG.x	Superseded	6	Confidential ly Destroy					n/a
Business & Administrative Services	Government Relations		Includes material on Federal, Provincial, Regional and Municipal Government matters of interest to the City of Brampton.	1	Fiscal year end or superseded	6	Selective Archival	Archive materials documenting relationships with other levels of government (i.e. correspondence, shared programs, agreements)			1	G60, G65, G70, G75
Business & Administrative Services	Boards & Working Committees		Includes records relating to the activities of staff committees, task forces, and staff meetings; notices of meetings, agendas, minutes, etc.; copies of staff activity reports; information relating to crossfunctional teams, Boards and Commissions, and appointments.	BB.x	Fiscal year end or superseded	6	Selective Archival	Archive agendas and minutes, excluding staff meetings	Yes	Yes	7	A20, A22, G10, G15, G20, G21, G22, G25
Business & Administrative Services	Information Management	Transitory Records	Includes material in electronic format (email, instant messages), voice messages, and paper form which may include items such as 3rd party publications i.e.) periodicals, brochures, printed literature, vendor profiles, conferences, conventions, seminars, workshops and special functions; Information kits, presentation handouts; professional associations, clubs, societies; broadly distributed materials (such as e-mails, manuals, directives, bulletins and guidelines) used to communicate policies and practices for internal administration; temporary or draft working papers. Discretion should be used, please consult with the Records Office.		N/A	2	Confidential ly Destroy				6006	A04

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Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe	IUSDASIIAN	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Business & Administrative Services	Information Management	Reference Materials	Includes records relating to material gathered and use for reference purposes only. Does not qualify as an official record.	BD.b	N/A	Only as long as required to meet business needs	Confidential ly Destroy					P05
Business & Administrative Services	Information Management	of	Includes material relating to the certificates of destructions under the Corporate Records Management Program.	BD.c	Fiscal year end	10	Confidential ly Destroy				2062	A36
Business & Administrative Services	Information Management	Web Publishing	Includes snapshots of website content and copies of web pages created by the municipality for general public use. Includes information on social media sites such as Facebook and Twitter.	BD.d	Superseded	1	Confidential ly Destroy					n/a
Business & Administrative Services	Information Management	Records Manageme nt	Includes material relating to the creation, implementation and ongoing maintenance of the Corporate Records Management Program; records associated with the design, production, review and request of forms; and records regarding services provided by courier, mail and postage firms; inter-office mail; internal printing etc.	BD.e	Fiscal year end or superseded	€	Confidential ly Destroy				6004	A33, A35, A41
Business & Administrative Services	Community Records & Statistics		Includes records relating to statistical information, demographic and otherwise, which is used for planning purposes. May include census information, land use surveys, inventories, employment/unemployment trends, composition of the workforce, social statistics, etc.; and records relating to register of births, deaths and marriage licences issued.	BE.x	Last Administrative Use	Permanent	Do not Destroy / Archive	Archive all information	Yes	Yes		G95, P30

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Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Frent	Retention Timeframe	average and a second	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Business & Administrative Services	Program & Project Management		Program Management includes the day to day management of corporate and department programs.  Project Management includes project planning, administration, audits, project charters, terms of reference, methodologies, project plans, working papers or background files.	BF.x	Last administrative use or project end date	•	Confidential ly Destroy			Yes	6014 6015	A02, A50
Business & Administrative Services	Elections Management	Administrat ion	Included material relating to the assignment of wards and boundaries within the City of Brampton.  Includes petitions to change wards and all related information; working files and papers for all municipal elections and by-elections; documents and materials related to an election or by-election such as nomination papers and D.R.O. Statements; campaign finance; voter lists; and contracted election staff.		Date of election results	€		Archive files documenting new ward boundaries, nomination papers and voter lists	Yes	Yes		G51, G54
Business & Administrative Services	Elections Management	Ballots	Includes all election ballots.	BG.b	Date of election results	120 days	Confidential ly Destroy			11		G52
Business &	Elections Management	Results/ Declaration of Office		BG.c	Date of election results	Permanent	Do not Destroy					G50, G53

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Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe	LICHACITION	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
	Council & Standing Committees	Council & Standing Committee s (General)	Includes records relating to the functioning and administrative aspects of Council.	ВН.а	Fiscal Year End	15 (agendas, minutes and decisions); 8 (Council and Committee video recordings)	Selective Archival	Archive agendas, minutes and decisions			2101 3010 3007 3002 2063 2046 2102 2011 2062	G20
Business & Administrative Services	Council & Standing Committees	s and Committee of	Includes records relating to the processing of Consent Applications and severances. Records may include agendas, minutes and decisions for the Land Division Committee and the Committee of Adjustment. May include records relating to charges imposed with respect to the C of A Application process.  Records may include records, receipts, and calculations for all registered plans and additions.	BH.b	Date of Decision Made	15 (General and comment files); Permanent (Decisions and Minutes)	Do not Destroy / Archive	Archive all information	Yes			F87, F88, G31, G32
Business & Administrative Services	Council & Standing Committees	s (Meeting	Includes records included in the agendas, resolutions, and minutes for Council Meetings, and ad-hoc & subcommittees of Council Meetings. Records may include Brampton Heritage Board materials, and closed session files.	вн.с	Fiscal Year End	Permanent (General); 4 (Administra tive Records Files)			Yes	Yes		G20, G21, G22, G23, G24, G25, G26, G33

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Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe		Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Business & Administrative Services	Parking Administration		Includes Certificate Requesting Plate Denial (CRPD) signed and filed with Defaulted Fines Control Centre (DFCC); supporting documents and requests for the lifting of parking fines from the Ministry of Transportation computer; documentation substantiating the cancellation of parking tickets; First Attendance Facility Daily Case Summary; and reports and statistics of disputed parking tickets etc.	Bl.x	Last Administrative Use	2	2 Confidential ly Destroy			Yes		L33, L34, L85, L91, L92
Business & Administrative Services	Licensing & Permits		Includes information relating to the licensing of lodging houses; stationary businesses; Lottery Schemes; Trades/Contractors/ Driving School Owners/Instructors; Tow Truck Plate Owners and Drivers; Taxi Plate Owners and Drivers; Permits; Licence Appeals; Refreshment Vehicles; Social & Special Event Permits; Marriage Licence Applications; death registration and fill permits, and records related to the right-of way, such as Road Occupancy & Access Permits (ROA) etc. Also includes complaints received. Includes building permit applications and issued buildings permits. Records may include building plans. correspondence and statistical reports. Records include signage and truss drawings.	BJ.x		6 (General); 15 (Animal); Permanent (Building Permits)	; Selective Archival	Archive building permits and plans	Yes	Yes		B11, B12, B13, B15, B17 F90, G96, S40, W10, W20, W25, W89, W90, W91, W92, W93, W94, W95, W96, W97, W98, W99
Business &	Multi-lingual		Includes records relating to the Multilingual	ВК.х	Fiscal Year End	6	Confidential					A09
Administrative Services	Services		Services Program provided by the City				ly Destroy					

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Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe	Disposition	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Business & Administrative Services	IT Infrastructure Management		Includes records regarding the acquisition, installation, maintenance, operation and use of computers and peripheral hardware as well as records relating to network hardware and communication lines; also includes records related to the support of software either purchased or developed by the City. Includes network software, internet and intranet, and software licences.	BL.x	Superseded or obsolete	6; System Backups (i.e. email, SharePoint, etc.); 7 years from end of fiscal year.	Confidential ly Destroy		Yes			A46, A47
Business & Administrative Services	Telecommunicat ions Administration			BM.x	Superseded		Confidential ly Destroy				111111111111111111111111111111111111111	A42
Business & Administrative Services	Systems Development		Includes records regarding the development of information systems projects, system development methodologies and system architecture.	BN.x	Architecture: Superseded or obsolete; Working Files: Fiscal Year End	€	Confidential ly Destroy		Yes			A48
Business & Administrative Services	Customer Service Requests		Includes records regarding responses to complaints or service requests. Excludes Road Maintenance and Operations requests, see Traffic and Roadway Administration (General). IA.b	ВО.х	Last Administrative Use	6	Confidential ly Destroy			Yes		n/a
Business & Administrative Services	Training Materials Development		Includes records related to the development of physical and electronic training and awareness programs.	BP.x	Superseded or obsolete	5	Confidential ly Destroy			Yes		H70

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Primary	Title Secondary	Tertiary	<b>Description</b>	Class Code	Trigger Event	Retention Timeframe		Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Communication s & Public Affairs	Artwork, Visual Identity and Insignia		Includes records regarding the standards, which apply to graphic designs in the interest of establishing a Visual Identity Program. Includes logo and letterhead design, signage, vehicle identification, etc.; includes records regarding corporation insignia and seals office; and material relating to artwork, research and distribution of print media in relation to programs, projects and special events within the City of Brampton.		Superseded or obsolete		5 Selective Archival	Archive logos. Letterhead design, corporation insignia and seals of office			1014 1033 2028	M06, M60
Communication s & Public Affairs	Corporate Events	·		СВ.х	Fiscal Year End		5 Confidential ly Destroy			Yes	3013 6015	M03, M42
Communication s & Public Affairs	Internal Communication s		Includes media monitoring and clippings from newspapers, information from journals and other printed media; background notes, draft and final versions of news releases issued; records relating to Public Relations Office service requests; and typed manuscripts, printed copies and related records regarding the publication of trade shows, current events etc.	CC.x	Fiscal Year End		2 Selective Archival	Archive final released communications			6025	M50, M51, M54
Communication s & Public Affairs	Community Relations		Includes records regarding general complaints and commendations and inquiries about Council proceedings and congratulatory letters; material relating to projects initiated by the Brampton Fire Department to promote public awareness of fire safety and prevention; and general records relating to requests by production/movie companies to film movies, commercials, videos, documentaries, etc. within the City of Brampton.	CD.x	Fiscal Year End	Ţ	Confidential ly Destroy			Yes		D20, D45, M04, M30, M40, M44, M48, M52, M53

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Primary	Title Secondary	Tertiary	Description	Class Code	Tringer Event	Retention Timeframe	Disposition	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Communication s & Public Affairs	Economic Development		Includes material relating to Business Improvement Areas; Community improvements; Business Profiles; Partnerships and Alliances; Economic Research; and the Small Business and Enterprise Centre.	CE.x	Fiscal Year End	10	Confidential ly Destroy					M11, M12, M14, M15, M38, M39, M43
Communication s & Public Affairs	Tourism Development		Includes records relating to the promotion of tourism in the City of Brampton. May include material related to cultural fairs, festival, parades and other multicultural events.	CF.x	Fiscal Year End	10	Confidential ly Destroy					M41, M49
Communication s & Public Affairs	Sales & Promotion Management		Includes material relating to marketing and promoting the City of Brampton as an ideal location for businesses, services, residential development, etc. Also includes material relating to the marketing of City services such as Brampton Transit and Recreational Facilities. May also include material relating to paid advertising by companies, agencies and corporations on City of Brampton buildings, vehicles, etc.	CG.x	Last Administrative Use		Confidential ly Destroy					M09, M10
Community and Social Services	Animal Services		Includes material relating to strays, medical and euthanasia records; day-to-day shelter operations; adoption records (including microchip); investigations, non-domestic animals; and veterinary services.	DA.x	Fiscal Year End	6	Confidential ly Destroy			Yes		S05, S09, S10, S15, S35, S45
Community and Social Services	Parks, Recreation and Culture		Includes records relating to the various facilities and programs offered by the City of Brampton, including theaters; libraries; information centers; museums; art galleries; cultural centers; community sports organizations; community organizations; facility bookings; arenas; fitness centers; recreational programs; golf courses; campgrounds; and waterparks.  May also include records relating to the management, operation and maintenance of recreational facilities.		Fiscal Year End	6	Selective Archival	Archive recreation guides			2107 2050 2055 3012 2063 2022 6000 6002	C15, C16, C30, C31, C32, R05, R21, R40, R41, R42, R43, R44, R45, R46, R47, R48, R49, R50, R51

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Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe	Disposition	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Community and Social Services	ocial Services		Includes records relating to housing issues including housing costs, housing categories, government housing programs and the problems surrounding the homeless; records relating to health care centres, nursing homes, and other health care issues including non-smoking and/or smoke free areas, etc. in the municipality; and records relating to social service agencies for children, youth, adult and seniors, i.e. day care, home care, services to the handicapped, Children's Aid Society.	DC.x	Fiscal Year End		Selective Archival	Archive information related to government housing programs, nursing homes, health care centers, and social service agencies	Indicator		1	Code C20, C21, C50, C51,

			City of Bramp	ton R	etention and I	Dispositio	on Schedul	<b>e</b>				
Primary	Title Secondary	Tertiary	<b>Description</b>	Class Code	Trigger Event	Retention Timeframe		Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
											2024 2057 2021	
Community and Social Services	Educational Institutions		Includes material relating to information and correspondence with the Peel Board of Education the Dufferin Peel Roman Catholic Separate School Board as well as colleges and universities.	DD.x	Last Administrative Use	•	6 Confidential ly Destroy					C25
Financial Management	Tax Management	Tax	Includes records relating to tax sales; tax records; tax levies paid to the Region of Peel and to school boards; taxes paid; tax arrears; assessment appeals; tax rates, etc.	:	Fiscal Year End	(	6 Confidential ly Destroy		Yes	Yes	6010 6012 2042 2043 1022 1030 2028 1035 2003	F92, F93, F94, F96, F97, F98, F99
Financial Management	Tax Management	Property Tax	Includes records related to assessment rolls and tax collector's roll. Includes Supplementary Assessment Paper Rolls.	EA.b	Fiscal Year End	Permanent	Do not Destroy		Yes	Yes	+	F70, F71
Financial Management	Insurance Administration	ì	Includes records related to accidents, incidents, case files, insurance claims, etc.	EB.a	Case Closed	6 (General) 25 (Minors), 50 (Mentally Challenged	, Confidential ly Destroy		Yes	Yes		A24, A25, A28, A29, T40, V05
Financial Management	Insurance Administration	Policies/	Includes records relating to the City's Insurance Coverage affecting liability. Records may include policies and amendments.	EB.b	Expiration of the Policy	50	Confidential ly Destroy					A27

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Primary	Title Secondary	Tertiary	<b>Description</b>	Class Code	Trigger Event	Retention Timeframe		Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Financial Management	Accounts Payable Administration		Includes material relating to bills received as a demand for payment for goods and services purchased as well as supporting documentation such as invoices, purchase orders, directives, and credit card authorization and use, etc. Also includes Meals and Mileage.	EC.x	Last Administrative Use		7 Confidential ly Destroy		Yes	Yes	6010 2060	F10, F11, F23, F24, F40, F41, F80
Financial Management	Accounts Receivable Administration		Includes all fees and revenue used to record financial transactions between the institution and customers. Records may include Cash In Lieu, cash receipts, revenue reports, invoices issued, invoices written off and supporting documentation.		Fiscal Year End	•	Confidential ly Destroy		Yes	Yes	6012 6013 1030	F15, F16, F22, F55, F56, L13
Financial Management	City Owned Parking Garage - Spitter Ticket		Includes City Owned Parking Garage - Spitter Ticket	EE.x	Date Produced	6 months	Confidential ly Destroy					F17
Financial Management	Ledger Management	Transaction	Includes forms prepared by the Bank and sent to the depositor to show a record of all transactions taken place in the bank account (Current, Capital, Operating, Payroll and Tax, etc.). Includes bank statements, debit and credit card statements, debit and credit memos and cashed cheque listing, financial statements, bank reconciliation, and debentures etc.	EF.a	Fiscal Year End	•	Confidential ly Destroy	Yes	Yes	Yes	L	F20, F21, F45, F56
Financial Management	Ledger Management	Ledger Administrat ion	Records of all accounts maintained annually. Includes records of all transactions (including payroll records) that are recorded in a Journal before being posted to the General Ledger and any General Ledger account analysis.	EF.b	Fiscal Year End	Permanent	Do not Destroy		Yes		1001 2047 2050 2061 2014 2021 2066 1031 1030 6010	F55, F58, F59

			City of Bramp	ton R	etention and I	Dispositie	n Schedule					
Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Fuent	Retention Timeframe	Disposition	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Financial Management	Procurement Management		Includes material relating to purchasing through the securing of tenders, and proposals. Includes Requests for Proposals (RFP), contracts, and correspondence with vendors, suppliers of goods and services, their specifications, price lists and guides.	EG.x	Fiscal Year End, or expiry of contract plus warranty period	6	Confidential ly Destroy				3011 1030	A43, F81, F82
Financial Management	Forecasting and Budgeting		Includes records related to grants, budgets, reserves, trust funds, Canada Savings Bonds, investments and capital projects. Also includes the Snow Removal Subsidy Program records.	EH.x	Fiscal Year End or last administrative use	6	Confidential ly Destroy		Yes	Yes	3003 2104 1030 6010 6011 2019 2048 1002 2055 2096 2060 2063	F12, F13, F28, F48, F25, F57, F60, F64, F65, F66
Financial Management	Payroll Processing		Includes transactional payroll records, payroll reconciliations, payroll remittances, payroll retropayments, payroll banking remittances and statements, payroll cheque requisitions, off-cycle payment, year-end processing, T4 slips, T4A slips, T4ANR Slips. To be used by the Payroll Department only. Use code FA.b for timesheets.	El.x	Fiscal Year End	6	Confidential ly Destroy			Yes		F54
Financial Management	Provincial Offences Write- offs			EJ.x	Fiscal Year End	l .	Confidential ly Destroy				2118	

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Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe		Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Human Resource Management	Individual Employee Administration		Includes records related to salary administration, benefits, service recognition, ergonomic assessments, proof of training completed, and job evaluations, etc.	FA.a	Termination of Employment	20 (general); 2 (Disciplinar y Letter); 75 (Firefighter s)	Confidential ly Destroy		Yes	Yes	1030 1021 2029 2055 6025 2050 2083 2063	H20, H23, H26, H28, H29, H31, H61, H62, V30
Human Resource Management	Individual Employee Administration	Timesheets	Includes timesheets and time entries.	FA.b	Fiscal Year End		Confidential ly Destroy		Yes			F50
Human Resource Management	Individual Employee Administration	Records	Includes records relating to OMERS, including remittance, statutory forms and employee pension data and government annuities. Includes payroll register and summary.	FA.c	Termination of Employment		Confidential ly Destroy					F47, H21
Human Resource Management	Labour Relations	Relations/	Includes records on the administration of contracts, agreements and interpretations, grievances forms, memos, and correspondence, supporting documentation, arbitrations and arbitrations awards.	FB.a	Last Administrative Use	10	Confidential ly Destroy			Yes		H40, H41
Human Resource Management	Labour Relations	Bargaining	Includes actual copy of agreement between municipal officials and unions. Also includes correspondence and collective bargaining issues between labour and management. May also include collective bargaining, correspondence, negotiations, amendment records and certifications.	1	Superseded or obsolete	1	Selective Archival	Archive Final Agreements	Yes	l	2054 6021 6022	H42, X05

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Primary	Title Secondary	Tertiary	Description	Class Code	Irigger Event	Retention Timeframe	Disposition	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Human Resource Management	Health, Safety and Wellness		Includes records related to healthy workplace program, occupational health and safety training, etc.	FC.x	Resolution of issue/ assessment/ or investigation; Program is discontinued	10 (General; 40 (Hazardous Materials)	Confidential ly Destroy			Yes	2073 2071 2079 2084 2068 2008 2080 2070 2072 2076	H49, H50, H51
Human Resource Management	Disability Management		Includes records related to Workplace Safety Insurance Board (including claims), disability management, and employee medical files.	FD.x	Employment is terminated	45 (general employees) ; 75 (Firefighter s)	Confidential ly Destroy			Yes	5017 6019	H22, H27, H30, H32
Human Resource Management	Staffing and Recruitment		Includes records related to recruitment and job posting, job descriptions, volunteer administration, organizational structure, rates of pay by group, and position names, etc.	FE.x	Superseded or obsolete	2 (recruitmen t files); 20 (organizati onal chart)	Selective Archival	Archive Organizational Structure diagrams		Yes	6017	H55, H60, H65, H67
Legal, Compliance & Security Management	By-Law Administration and Enforcement	Administrat ion and Enforceme nt (General)	Includes records relating to infractions of by-laws, their prosecution, appeals and the follow-up of these cases. Includes records related to traffic, property standards, zoning, fire protection and prevention, licensing, parking, Police Laid Matters, animal control, by-law enforcement, complaints, occurrence logs, noise, signage, building codes, zoning and fill by-laws. Records may also include provincial offences.	GA.a	Payment made, or case closed	6 (general); 8 (provincial offence with charges); 3 (provincial offence without charges)	Confidential ly Destroy			Yes	3002 3010	E06, E07, E12, L20, L21, L22, L23, L24, L25, L26, L27, L28, L29, L30, L31, L32, P42, S25

			City of Bramp	ton R	etention and L	Dispositio	on Schedu	le				
Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Fuent	Retention Timeframe	Bispolition	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Legal, Compliance & Security Management	By-Law Administration and Enforcement	; ·	Includes records relating to building complaints and orders to comply.	GA.b	Resolution of the Order	6	Confidential ly Destroy			Yes		B14
Legal, Compliance & Security Management	Legal Affairs		Records resulting from the provision of litigation services and support before, during, and after a trial or hearing, including threatened litigations.  Records may include legal briefs, statements of claim, statements of defense, legal memoranda, court submissions and hearing packages, related, general agreements and correspondence.	GB.a	Issue is Resolved and Further Appeal is Barred	Permanent	Do not Destroy/ Archive	Archive precedent setting case files	Yes	Yes	6016 2054	L61, X00
Legal, Compliance & Security Management	Legal Affairs	Legal Advisory		GB.b	Fiscal Year End	15 3 (Court Dockets); 6 (Reporter's records)				Yes	2054; 2118	E05, L05, L17, L60, L11

			City of Bramp	ton R	etention and D	oispositic	n Schedu	le la				
Primary	Title Secondary	Tertiary	Description	Class Code	Triggar Eugnt	Retention Timeframe	Disposition	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Legal, Compliance & Security Management	Legal Affairs	Ontario Municipal Board Case Files	Includes legal correspondence and background material for O.M.B. case files and other tribunals. May include applications, notices of appeal, OMB orders and notices, pleadings, case law, reports, correspondence and decision. This record series can only be used by Legal.	GB.c	Last Administrative Use	Files); 25	ly Destroy; Do not	Archive precedent setting case files	Yes			LO8
Legal, Compliance & Security Management	Legal Affairs	Inquests	Includes records relating to coroners' inquests. This record series can only be used by Legal.	GB.d	Last Administrative Use	6	Confidential ly Destroy			Yes		L18
Legal, Compliance & Security Management	Legal Affairs	nt Law	Includes records relating to the approval process for plans of subdivisions and rezoning. Records may include draft plan approval comments of proposed residential subdivisions, commercial, institutional, industrial use and applications to amend the official plan and zoning by-laws as it pertains to transportation and roads; proposed plans for subdivision and the circulation of by-laws affecting the development; development application and reports; and development applications of lands for residential, commercial, industrial, institutional and business park purposes. This record series can only be used by Legal.	GB.e	Last Administrative Use	50	Selective Archival	Archive proposed plans for subdivision development applications and reports	Yes			P09, P12, P13, P15, P90
Legal, Compliance & Security Management	Legal Affairs	Deeds and	Includes records relating to easements, quick claim deeds, and use of City property without permission. This record series can only be used by Legal.	GB.f	Completion of Registration		Confidential ly Destroy		Yes	Yes	3005 2102 2101 3001	L12, L16, L19

			City of Bramp	ton R	etention and I	) Jispositije	ın Sehedil	le la				
<b>Primary</b>	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe	Disposition	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Legal, Compliance & Security Management	Legal Affairs	I .	Includes records relating to the acquisition, expropriation, purchase sale of City owned land, buildings and property by the City. This record series can only be used by Legal.	GB.g	Disposal of asset	20	Confidential ly Destroy		Yes			L14, L15, X01, X02
Legal, Compliance & Security Management	Legal Affairs	Provincial Offences Search Warrants	Records used to obtain and execute search warrants.	GB.h	End of Fiscal Year	40	Archival				2118	
Legal, Compliance & Security Management	Legislative Compliance Administration		Records resulting from the tracking and reporting of compliance requirements (e.g. human rights, employment equity, pay equity, accessibility, workplace harassment, Integrity Commissioner, Ombudsman, Lobbyist and Gift Registry, etc.). Includes records relating to requests for access to information under the Municipal Freedom of Information and Protection of Privacy Act (MFIPPA). Case files include records of mediation, written representation to the Information and Privacy Commission (IPC) on appeal and Orders received. Records may include case management tracking documents, submissions to oversight authorities, and investigation reports with supporting documentation. The records for delivery of services through compliance programs should be classified according to the purpose of the program.	GC.x	Last Administrative Use	5	Selective Archival	Archive significant reports		Yes	6020	A16, A17, A21, H35, H63, L01, L03
Legal, Compliance & Security Management	Bylaws, Policy and Procedures Administration		Records resulting from development, acceptance and issuance of policies that govern the processes of the organization and how it conducts its business internally. Policies govern the conduct of internal business according to defined principles and standards. Records may include approved policies, consultation documentation and related correspondence. Also includes bylaws.	GD.x	Obsolete		Destroy; Confidential		Yes		6004	A01, H10

			City of Bramp	ton R	etention and I	Dispositio	on Schedu	le				
Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe	Disposition		Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Legal, Compliance & Security Management	Audit Administration	Internal Audit	Includes records relating to the internal audits, consulting engagements and risk assessments. Includes Fraud and Waste reports and investigations.  Note: Internal Audit may maintain records until the audit is repeated, which may on occasion exceed the 7 year retention timeframe	GE.a	Issuance of audit report or final communication to client	7	Confidential ly Destroy			Yes	2063 2066 2046 2050 6014 6015	A05
Legal, Compliance & Security Management	Audit Administration	External Audit	Includes records relating to the administration of final audits.	GE.b	Completion of Audit	1	Confidential ly Destroy				2063 2066 2046 2050 6030	F18
Legal, Compliance & Security Management	Business Continuity Planning		Includes records relating to Disaster Recovery and Emergency Planning including plans made for potential loss of City services during unforeseeable events such as fires, terrorism and theft etc.; protection of services and vital records along with computer backup and recovery tapes and staff contacts; and emergency and disaster planning for the City of Brampton.	GF.x	Superseded or obsolete		Selective Archival	Archive emergency and disaster planning material	Yes	Yes		A30, D50
Legal, Compliance & Security Management	Incident/ Accident Reports		Includes incident reports and reports of accidents that occur at municipal properties. Including vandalism reports.	GG.x	Fiscal Year End	1	Selective Archival	Business Continuity incidents.		Yes		A24

			City of Bramp	ton R	etention and I	) Jispositie	on Schedul	e				
Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe	HIGHAGITIAN	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Legal, Compliance & Security Management	Security Administration	Administrat ion (General)	Includes investigation, requests, logs, Request for access, and other records regarding the security and safety of offices / facilities, buildings, properties public / citizens and employees such as security passes and control of keys. Records include Management Tracking Document, Statistical Data, Operational Logs, Operational Briefs, Tour of Duty's, Runsheets, Requests and Operational Resource Assignments. Records include electronic Incident Report files and associated attachments (i.e. links, pictures). Records also include all digitally created Security CCTV video files that have been associated with an incident, and have been removed from the original source media and preserved for applicable use. Records may also contain supporting physical material and or evidence related to the incident.	GH.a	Superseded or obsolete; Incident investigation is complete; Date of Record Retrieval from Original Source	8	Confidential ly Destroy			Yes	6008 2052 2089 2098 2085 2055	A06, B55
Legal, Compliance & Security Management	Security Administration	Systems Manageme nt (General)	Records include software and system active database and archival database files. Access Control logs are limited by software at 365 days (1 Year), with active and archival files being held for a period up to 2 years. Applicable software and systems include CCTV Administration (not CCTV Video Files), Access Control, Intrusion Monitoring, Key Management, ID Credential, Environment Sensors and Duress Notification.		Superseded or Obsolete	1-2 Years (See Description )	Confidential ly Destroy		Yes	Yes		n/a

			City of Bramp	on R	etention and I	Dispositio	n Seheele	le :				
Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe		Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Legal, Compliance & Security Management	Security Administration	Public	Records include digitally created Security Closed Circuit Television Video (CCTV) video files or audio from public conveyance/ vehicle assets. Records may also contain supporting physical material and/or evidence related to the incident.	GH.c	Date of recording	72 Hours: No incident reported; 1 year: If incident is reported; 2 years: After investigatio n is complete	Confidential ly Destroy			Yes		A08
Legal, Compliance & Security Management	Security Administration	Security CCTV Recording - Property / Asset	Records include digitally created Closed Circuit Television Video (CCTV) Security video files or audio from physical structure assets.	GH.d	Date of recording		Confidential ly Destroy			Yes	2055 2052	A07
Natural Resources, Environment & Conservation	Environmental Monitoring and Control	Environme ntal Planning	Includes correspondence, descriptions, environmental assessments (EA), reports and other records dealing with the Environmental Master Plan. Records may include hazardous materials.	HA.a	Last Administrative Use	20	Selective Archival	Archive reports regarding the Environmental Master Plan	Yes	1	2000 2032 6000 6003 1034	N01, N02, N09
Natural Resources, Environment & Conservation	Monitoring and	Natural Resource Planning	Includes general records relating to environment and natural resources. Includes records related to water quality and waste management.	HA.b	Fiscal year end	10	Confidential ly Destroy		Yes		2036 2058 2033 2034 2035	N08, N20, P14

			City of Bramp	ton R	etention and	Dispositio	on Schedu	lle -				
Primary	Title Secondary	Tertiary	<b>Description</b>	Class Code	Trigger Event	Retention Timeframe	IIIENACITIAN	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Natural Resources, Environment & Conservation	Environmental Monitoring and Control	ntal	Includes material relating to weather monitoring, natural resources, noise control, pollution and any other environmental concerns.	НА.с	Fiscal year end	•	6 Confidential ly Destroy					N05, N07
Natural Resources, Environment & Conservation	Environmental Monitoring and Control	Air Control	Includes material relating air pollution and control	HA.d	Fiscal year end	8	Confidential ly Destroy					N06
1	Waterworks Administration		Includes records relating to storm sewers, sanitary sewers, water courses, grading, drainage, waterways, surface and subsurface contamination and testing.	HB.x	Fiscal year end	15 (General); Permanent (specificati ons)	Confidential ly Destroy; Do not Destroy				3016 3019 2000 2032 2094 2038 3017 2093 2041	N10, N11, N12, N13, N30, T07
Natural Resources, Environment & Conservation	Conservation Administration		Includes records relating to the Toronto Region Conservation Authority; Credit Valley Conservation; and Energy Conservation within Brampton.	HD.x	Completion of project or report	7	7 Confidential ly Destroy				2000 2032	N18, N40, N41, N42
Natural Resources, Environment & Conservation	Heritage Designations	VIIIVI	Includes records regarding heritage and historical development including designation of buildings and districts and cemeteries.	HE.x	Approval of heritage status.	Permanent		Archive inventory and designation files	Yes			P60

			City of Brampt	ion R	ekention and	Dispositie	m Schedu	le				Her Grade Alexander (1972) Professor Alexander (1973)
Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe	60.50 E	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Natural Resources, Environment & Conservation	Environmental Maintenance		Include records dealing with the ground management and maintenance of municipal parks, trees and forestry areas. May include working copies of maps, plans, spraying, pruning, planting etc. Also includes Playground Inspections.	HF.x	Fiscal year end	5; Playground Inspections (Life of Asset)	Archival	Archive maps and plans			2000 2032	R20, R22
Operations Management	Roadway Administration	Construction and	Major Road Construction under Capital Construction Section. Includes material relating to the planning, design, construction and reconstruction of roads within the City of Brampton.	IA.a	Completion of project or end of warranty period	50 (General); Permanent (Specificati ons)	ly Destroy; Do not	Archive materials pertaining to planning, design and construction of roads	Yes		3000 2047 2101 2010	T21
Operations Management	Administration	Separation s & Structures	Includes material relating to the planning, design, construction and reconstruction of bridges within the City of Brampton; routine & structural maintenance of bridges; Includes maintenance and reconstruction relating to grade separations (bridges), railway lines and highways over the roads.	IA.b	Completion of Project	50 (General); Life of Bridge (Case File)	Selective Archival	Archive materials pertaining, design and construction of bridges	Yes			T24, T14, T25

			City of Bramp	ton E	etention and	Dispositio	on Schedule					
Primary	Title Secondary	Tertlary	Description	Class Code	Trigger Fuent	Retention Timeframe		Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Operations Management	Traffic and Roadway Administration	and Maintenan ce	Includes material relating to the immediate and long term planning of the City's road infrastructure; material relating to the repairs, construction and reconstruction of the City's roads (contracted & noncontracted); including road patrol shift reports and routine patrol records; curbs and medians; winter, spring and summer road maintenance program (contracted & non-contracted); Regional Roads; studies regarding traffic signals, traffic signs, traffic counts and speed limits; design, installation, maintenance, requests for signals, signal timing plans and changes; planning, administration, installation and maintenance of the street lighting network within the City; newspaper boxes, obstructions on the road allowances, crossing guards, pedestrian crosswalks and requests for changes/ amendments for posted speed limits; production installation and maintenance of regulatory (i.e. stop signs) & non-regulatory signage; inventory reports and sign crew daily work records; intersectional/ non-intersectional traffic accidents of a general nature.		Completion of project, or Fiscal year end	10 (General) 12 (Signs)	Confidential ly Destroy		Yes			T03, T04, T11, T12, T15, T20, T35, T37, T05, T06, T16, T17, T19
Operations Management	Public Transportation Management	tion	Includes records relating to the development of transportation systems, including surface vehicles, subways, trains, roads, etc.	IB.a	Completion of project	50	Confidential ly Destroy		Yes			P08, P40
Operations Management	Public Transportation Management	Lost & Found	Includes records relating to articles lost or found on Brampton Transit vehicles or property.	lB.b	Fiscal year end	1	L Confidential ly Destroy					T67

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Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe	Disposition	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Operations Management	Public Transportation Management	Transit Services	Includes records relating to fares, ticket control, and any passes issued to special groups using Municipal transit. Records may also include charters and special services; transit shelters; transit stops; bus routes; transit vehicle technology; terminals and loops; scheduling and service; fuel and other daily operational files.	ІВ.с	Fiscal year end	6 (General); 15 (Zum / Acceleride Project Files)	; Selective Archival	Archive bus routes		Yes		T50, T53, T55, T59, T60, T61, T62, T63, T64, T65, T66, V15
Operations Management	Parking Garages, Lots & Meters		Includes material relating to the planning, operations and maintenance of all City owned parking facilities and on-street meter parking.	IC.x	Fiscal year end	10	Confidential ly Destroy		Yes	Yes		T38
Operations Management	Utility Administration		Includes general records relating to public utilities in the municipality including Bell Canada, Consumers Gas, Cable TV, Hydro One Brampton, and pipelines such as Trans Canada Pipelines. May also include records related to the location of utilities (including water mains).	ID.x	Fiscal year end	5	Confidential ly Destroy				The state of the s	C35, T10
Operations Management	Fire and Emergency Services Administration	incidents and investigatio ns	Includes material relating to emergency management responses; fire incidents; occurrence reports; investigations and Fire Marshall's Reports; fire prevention; inspection reports; police presence at community events, security matters; fire access routes; and honour guard.	IE.a	Superseded or obsolete	6	Selective Archival	Archive Fire Marshall reports (significant cases) and incident reports	Yes	Yes	2002 2026	D10, D11, D13, D55, D70
Operations Management	Fire and Emergency Services Administration	Fire Station	Includes material relating to the daily operations of Fire Stations. Records may include station log books.	IE.b	Fiscal year end	2	Confidential ly Destroy				2016 2042 2050 2026	D60
Operations Management	Fire and Emergency Services Administration	1	Includes material relating to the communication Centre's CD Master Tapes.	IE.c	Completion of Investigation	1	Confidential ly Destroy			Yes		D25

			City of Bramp	ton R	etention and l	Dispesitie	on Schedu	le				
Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe	HORRIGIE	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Operations Management	Cemetery Records		Includes material relating to burial permits, contracts, cremation certificates, maps, plot ownership records (deeds), interment registers, and indexes for municipal cemeteries and abandoned cemeteries.	IF.x	Fiscal year end	Permanent	Do not Destroy/ Archive	Archive all information	Yes	Yes		C40
Operations Management	Cemetery Maintenance		Includes records regarding the maintenance of cemetery grounds in the City.	IG.x	Fiscal year end	6	Confidential ly Destroy					R23
Planning	Residential Development		Includes records relating to the development of the 'Spine Services' in a Block Plan. May include comments, reports, drawings, agreements and reductions for Letters of Credit; records relating to the design principle and guidelines of block plan submissions; originals of sealed stamped drawings and storm design sheets for both City and developer constructed roads; and condominium plans.	JA.x	Completion of project, or notice of decision	50 (General) USUP (Road "As Constructe d" Data Storm Design)	Selective Archival	Archive reports, drawings, agreements and condo plans	Yes		2022 2025 2102 2101 3001 1202 3005	P20, P21, P36, T26

			City of Bramp	tom R	etention and	Dispositio	on Schedi	ile				
Primary	Title Secondary	Tertiary	Description	Class Code	Triggor Event	Retention Timeframe	Disposition	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Planning	Planning and Development	Official Plans	Includes records relating to the Official Plan of the municipality. Encompasses draft and final versions, working notes, background information, correspondence, notices, Ministerial approval, up to and including O.M.B. appeal and decisions. Includes records relating to the periodic review of the Official Plan as required by the Planning Act; amendment of the Official Plan or secondary plan(s) e.g. background reports, staff reports, notices, resolutions, Ministerial approval, etc.; secondary plans; community improvements (planning, design, development and rehabilitation); and records related to the restriction of land use. Also includes related, strategic planning documents referenced in the Official Plan such as long range plans pertaining to parks and recreation, transportation, etc.  Also includes records related to guidelines' documents that are referenced in the Official plan, which are intended to influence development design (e.g. Development Design Guidelines).		Notice of decision	Permanent	Do not Destroy/ Archive	Archive all information	Yes		1	P25, P26, P27, P44, P75, R15, X07
Planning	Planning and Development	Reference and Registered Plans	Includes Registered Plans of subdivision filed by plan number; and Reference Plans, which are plans that show a section or block of the registered plan of subdivision filed by plan number. Records may also include photographs of the City of Brampton filed by assigned numerical number according to geographical location. Plans are saved on EDDi Drawings & Plans Index as well as in hard-copy.	JB.b	Fiscal year end	Permanent	Do not Destroy/ Archive	Archive all information			2022 2025 2102 2101 3001 1202 3005	P28, P29, P47, P48

			City of Bramp	ton G	Retention and I	Dispositio	on Schedu	ile				
Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe		Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Planning	Planning and Development	Developme nt	Includes records relating to the processing of development applications, including draft plan approval comments of proposed residential plans of subdivisions, commercial, institutional, industrial use and applications to amend the Official Plan and Zoning By-laws, site plan applications, minor variances, consents, etc. as it pertains to transportation and roads; and records relating to proposed plans for subdivision and the circulation of by-laws affecting the development, approval process for building layout and provision of services to the land. May include correspondence, development application and reports. Includes group homes. Also includes records relating to the planning, design, development and redevelopment of parks and open spaces. Includes Development Charges and charges imposed with respect to the Site Plan process.	JB.c	Notice of decision or Assumption (Subdvisions); security released date or Certificate (Parks Construction)	50 (General); Life of Asset (Parks Capital Project Files and group homes)	Selective Archival	Archive development applications and reports		Yes	2000 2032, 2102	F85, F86, N14, N15, N16, N17, P07, P09, P12, P13, P46, P15, P42, R15, R17, X04, X08
Planning	Planning and Development	Strategic Planning	Includes records relating to the planning of strategies, initiatives, goals and objectives. May include general records relating to the mapping of the City of Brampton and surrounding areas.	JB.d	Approval of strategic plan		Confidential ly Destroy		**************************************		2062	A23, P50
Planning	Planning and Development	Part-Lot Control	Includes records relating to the exercise of land division control over part-lots in accordance with the Planning Act. Includes applications, exemptions, correspondence, and decisions.	JB.e	Date by-law was passed	10	Confidential ly Destroy			Yes		P83

			City of Bramp	ton R	etention and l	Dispositio	on Schedu	le de la companya de				
Primary	Title Secondary	Tertiary	Description	Class Code	Trigger Event	Retention Timeframe	Dienneition	Archival Notes	Vital Records Indicator	Personal Information Bank	Citation	Old Classification Code
Planning	Planning and Development	Vertical Control Network	Includes all original data for the Horizontal/ Vertical Control Network such as horizontal/ vertical control surveys, Horizontal Control Monument Records, geodetic leveling notes, precise leveling notes, V.C. Net Adjustments and H2C reference sketches.	JB.f	Completion of Survey	Permanent (Document ation); 6 (Subject Files)	1				2062	T23
Planning	Planning and Development	nt Application	Includes records relating to the development of airport facilities and runways, i.e. terminals, etc.; and institutions i.e. schools, churches, colleges and hospitals.	JB.g	Decision made on the application	10	Confidential ly Destroy					P08, P22
Planning	Planning and Development	Buildings	Includes records relating to the temporary use (3 years or less) of land, buildings or structures for purposes otherwise prohibited by the current zoning by-law. Includes Sales Trailers and records of all the financial records relating to the erection and/or demolition of Sales Trailers used to sell homes in subdivisions.	JB.h	End of Temporary Use	6	Confidential ly Destroy					F89, P43
Planning	Address Management		Includes records relating to the naming and renaming of street and City owned assets, including roads, parks and open spaces, pathways, and buildings. Also includes records relating to street address numbers including unit numbers. Records may include designations, the Street Index, and working files.		Superseded	50		Reason behind naming of street or park			2101 2102	B20

### **Citation Table: Regulatory and Legislative Obligations**

#### Introduction:

The citation table is a compilation of legislative citations. relevant laws listed on official government websites were consulted. The last amendment date of the law has been included. Within the table the following definitions apply:

Citation #- This column assigns numbers to each citation for comparison to the records retention schedule.

Statute/Regulation - This column refers to the name of the statute or regulation and the section numbers of each individual citation.

Requirement/Best Practice — This column distinguishes each citation as being either a legal requirement or a best practice, the latter referring to a situation where it is recommended for the organization to retain the document for a certain period of time to respond to an action or an inquiry relating to the document in question. In some cases, considerations may be statutes that do not wholly apply to the organization in question, but may be used as a guideline upon which to base a retention requirement.

Retention Description – This column provides the specific citation refered to in the Statute/Regulation column. It also includes definitions and applications for the citation. Unless otherwise stated, the retention time frame is identified by number of years.

Citation #	Statute/ Regulation	Retention Description	Requirement/	Retention
			Best Practice	Timeframe
1000	Canada Labour Code (Canada	12.14 (1) A record of all protection equipment provided by the employer shall be kept by him in	Requirement	Ceases to be used +
	Occupational Health and Safety	the work place in which the equipment is located for a period of two years after it ceases to be		2 years
	Regulation), SOR/86-304, s. 12.14	used.		
		(2) The record referred to in subsection (1) shall contain		
		(a) a description of the equipment and the date of its acquisition by the employer;		
		(b) the date and result of each inspection and test of the equipment;		.
		(c) the date and nature of any maintenance work performed on the equipment since its		
		acquisition by the employer; and		
		(d) the name of the person who performed the inspection, test or maintenance of the equipment.		

1001	Income Tax Act (Income Tax Regulations), C.R.C. 1978, c. 945, s. 5800(1)(a); as am. SOR/82-879, s. 2	5800. (1) For the purposes of paragraph 230(4)(a) of the Act, the required retention periods for records and books of account of a person are prescribed as follows:  (a) in respect of  (i) any record of the minutes of meetings of the directors of a corporation,  (ii) any record of the minutes of meetings of the shareholders of a corporation,  (iii) any record of a corporation containing details with respect to the ownership of the shares of the capital stock of the corporation and any transfers thereof,  (iv) the general ledger or other book of final entry containing the summaries of the year-to-year transactions of a corporation, and  (v) any special contracts or agreements necessary to an understanding of the entries in the general ledger or other book of final entry referred to in subparagraph (iv)	Requirement	Until corporation dissolved + 2 years
	c.A.35, s.9.2	<ul> <li>9.2 (1) The Auditor General may examine accounting records relating to a reviewable grant received directly or indirectly by a municipality. 2004, c. 17, s. 12.</li> <li>(2) The Auditor General may require a municipality to prepare and submit a financial statement setting out the details of its disposition of the reviewable grant. 2004, c. 17, s. 12.</li> </ul>	Requirement	Not Specified
	Canada Labour Code (Canada Occupational Health and Safety Regulation), SOR/86-304, ss. 14.20.(1), (3) (b), (4), (5)(b); as am. SOR/96-400, s. 1	Before motorized or manual materials handling equipment is used for the first time in a work place, the employer shall set out in writing instructions on the inspection, testing and maintenance of that materials handling equipment. The inspection, testing and maintenance shall be performed by a qualified person who makes and signs a report of each inspection, test or maintenance work performed by the qualified person. The employer shall keep at the work place at which the motorized or manual materials handling equipment is located a copy of the report for a period of one year after the report is signed.	Requirement	1 year
	Occupational Health and Safety Regulation), SOR/86-304, ss.	Every employer shall ensure that every operator of motorized materials handling equipment has been instructed and trained in the procedures to be followed unless under the direct supervision of a qualified person. Every employer shall keep a written record, in respect of an operator, of any instruction or training or as long as the operator remains in the employer's employment.	Requirement	Kept until employe terminated

1005	Canada Labour Code (Canada Occupational Health and Safety Regulation), SOR/86-304, ss. 15.9, 15.10, 15.11.(a); as am. SOR/89-479, s. 1			Event + 10
	Canada Labour Code (Safety and Health Committees and Representatives Regulations), SOR/86- 305, ss. 9.(1),(2),(4); as am. SOR/89- 480, s. 5	The minutes of each safety and health committee meeting shall be signed by two chairmen. The chairman selected by the representatives of the employer shall provide, as soon as possible after each safety and health committee meeting, a copy of the minutes to the employer and to each member of the safety and health committee. A copy of the minutes shall be kept by the employer at the work place to which it applies or at the head office of the employer for a period of two years from the day on which the safety and health committee meeting is held in such a manner that it is readily available for examination by a safety officer.	Requirement	2 years
1007	Canada Labour Code, R. S. C. 1985	257. (1) A complaint or information under this Part may relate to one or more offences by one employer in respect of one or more of his employees.  (2) Proceedings in respect of an offence under this Part may be instituted at any time within but not later than three years after the time when the subject-matter of the proceedings arose.	Requirement	Event + 3
1008	Canada Labour Code, R. S. C. 1985, c. L-2, ss. 252.(2), 264	Employee Records. Every employer shall make and keep for a period of at least thirty-six months after work is performed the records required to be kept by regulations made pursuant to paragraph 264(a) and those records shall be available at all reasonable times for examination by an inspector.	Requirement	Termination + 3
1009	Code, C. R. C. 1978, c. 986, ss. 24.(4),	<ul> <li>(4) Every employer shall keep for a period of at least three years after the expiration of the employer's obligation under subsection 239.1(3) of the Act, the following information:</li> <li>(a) detailed reasons for an employee's absence due to work-related illness or injury;</li> <li>(b) a copy of any certificate of a qualified medical practitioner indicating that the employee is fit to return to work; and</li> <li>(c) the date the employee returned to work, or a copy of any notification from the employer to the employee and any trade union representing the employee that return to work was not reasonably practicable and the reasons why it was not.</li> <li>(5) An employer shall preserve the confidentiality of any certificate of a qualified medical practitioner provided to the employer concerning an employee.</li> </ul>	Requirement	Event + 3

Canada Pension Plan Regulations, C.R.C. 1978, c. 385, s. 8; ss. 10-11			
Canada Pension Plan, R.S.C. 1985, c. C 8, s. 24	employment shall keep records and books of account at his place of business or residence in Canada. These records are required to be kept until the expiration of six years from the end of	Requirement	6 years
Competition Act, R.S.C. 1985, c. C-34,	An Act to provide for the general regulation of trade and commerce in respect of conspiracies,		2 years after cas closed
Competition Act, R.S.C. 1985, c. C-34, s. 79(6), as am., R.S.C. 1985 (2nd Supp.), c. 19, s. 45	(6) No application may be made under this section in respect of a practice of anti-competitive acts more than three years after the practice has ceased.	Requirement	3 years
Copyright Act (Canada), R.S.C. 1985, c. C-42, s. 56			
Copyright Act, R.S.C. 1985, c. C-42, s. 41; as am. R.S.C. 1985 (4th Supp.), c. 10, s. 9; S.C. 1997, c. 24, s. 22	relation to an infringement unless  (a) in the case where the plaintiff knew, or could reasonably have been expected to know, of the infringement at the time it occurred, the proceedings for infringement are commenced within three years after the infringement occurred; or  (b) in the case where the plaintiff did not know, and could not reasonably have been expected to	Requirement	3 years
	C.R.C. 1978, c. 385, s. 8; ss. 10-11 Canada Pension Plan, R.S.C. 1985, c. C-8, s. 24  Competition Act, R.S.C. 1985, c. C-34, s. 36(4), as am., R.S.C. 1985 (4th Supp.), c. 1, s. 11  Competition Act, R.S.C. 1985, c. C-34, s. 79(6), as am., R.S.C. 1985 (2nd Supp.), c. 19, s. 45  Copyright Act (Canada), R.S.C. 1985, c. C-42, s. 56  Copyright Act, R.S.C. 1985, c. C-42, s. 41; as am. R.S.C. 1985 (4th Supp.), c. 10, s. 9; S.C. 1997, c. 24, s. 22	C.R.C. 1978, c. 385, s. 8; ss. 10-11  Canada Pension Plan, R.S.C. 1985, c. C 8, s. 24  Every employer paying remuneration to an employee employed by him in pensionable employment shall keep records and books of account at his place of business or residence in Canada. These records are required to be kept until the expiration of six years from the end of the year.  Competition Act, R.S.C. 1985, c. C-34, s. 36(4), as am., R.S.C. 1985 (4th Supp.), c. 1, s. 11  No action may be brought under subsection (1), in the case of an action based on conduct that is contrary to any provision of Part VI, after two years from a day on which the conduct was engaged in, or the day on which any criminal proceedings relating thereto were finally disposed of, whichever is the later; and in the case of an action based on the failure of any person to comply with an order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or court was contravened, or the day on which any criminal proceedings relating thereto were finally disposed of, whichever is the later.  Competition Act, R.S.C. 1985, c. C-34, s. 79(6), as am., R.S.C. 1985 (2. C-34, s. 79(6), as am., R.S.C. 1985, c. C-42, s. 56  Copyright Act (Canada), R.S.C. 1985, c. C-42, s. 41, sa am. R.S.C. 1985, c. C-42, s. 56  Copyright Act, R.S.C. 1985, c. C-42, s. 41, sa am. R.S.C. 1985, c. C-42, s. 56  Copyright Act, R.S.C. 1985, c. C-42, s. 41, sa am. R.S.C. 1985, c. C-42, s. 56  Copyright Act, R.S.C. 1985, c. C-42, s. 41, sa am. R.S.C. 1985, c. C-42, s. 56  Copyright Act, R.S.C. 1985, c. C-42, s. 41, sa am. R.S.C. 1985, c. C-42, s. 56  Copyright Act, R.S.C. 1985, c. C-42, s. 41, sa am. R.S.C. 1985, c. 642, s. 41, sa am. R.S.C. 1985, c	C.R.C. 1978, c. 385, s. 8; ss. 10-11  Canada Pension Plan, R.S.C. 1985, c. Ce  8, s. 24  Every employer paying remuneration to an employee employed by him in pensionable employment shall keep records and books of account at his place of business or residence in Canada. These records are required to be kept until the expiration of six years from the end of the year.  Competition Act, R.S.C. 1985, c. C-34, And Act to provide for the general regulation of trade and commerce in respect of conspiracies, trade practices and mergers affecting competition. Any offences committed under the Act are subject to the following limitations.  No action may be brought under subsection (1), in the case of an action based on conduct that is contrary to any provision of Part VI, after two years from a day on which the conduct was engaged in, or the day on which any criminal proceedings relating thereto were finally disposed of, whichever is the later; and in the case of an action based on the failure of any person to comply with an order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or another court, after two years from a day on which the order of the Tribunal or another court, after two years fr

1016 Destruction c	f Paid Instruments	2. The Receiver General shall have the care and custody of any paid instrument that is provided to	Requirement	7 years
Regulations, :	1996, under the	the Receiver General in accordance with subsection 36(1) of the Act and shall retain the		
Financial Adn	ninistration Act, SOR/97-	instrument until it is destroyed in accordance with section 5. 5. (1) Subject to sections 3 and 6, at		
238, s. 2		any time during the seventh year after an instrument has been paid, the Receiver General or the		
		minister who issued the payment or settled the claim, as the case may be, shall destroy the paid		
		instrument in accordance with subsection (2).		
		(2) A paid instrument shall be destroyed by shredding, pulping, burning, crushing, erasing or any		
		other means that will ensure that the paid instrument cannot be reused.		
1017 Employment	Equity Act,	An employer shall establish and maintain the following Employment Equity Records:	Requirement	2 years after
(Employment	Equity Regulations)	(a) a record of each employee's designated group membership, if any;		termination of
SOR/96-470,	s. 11(a - j)	(b) a record of each employee's occupational group classification;		employee or 2 years
		(c) a record of each employee's salary and salary increases;		after period covered
		(d) a record of each employee's promotions;		by plan
		(e) a copy of the workforce survey questionnaire that was provided to the employees and any		
		other information used by the employer in conducting its workforce analysis;		
		(f) the summary of the results of the workforce analysis required by section 7;		
		(g) a description of the activities undertaken by the employer in conducting its employment systems review;		
		(h) the employer's employment equity plan;		
		(i) a record of the employer's monitoring of the implementation of its employment equity plan,		
		undertaken in accordance with paragraph 12(b) of the Act; and		
		(j) a record of activities undertaken by the employer and information provided to employees in		
		accordance with section 14 of the Act.		1

	Employment Equity Act,	Records referred to in paragraphs 11(a) to (d) in respect of terminated employees shall be kept	Requirement	2 years after
	(Employment Equity Regulations)	for two years after the date of their termination.		termination of
	SOR/96-470, s. 12(3)	Records referred to in paragraphs 11(e) to (j) shall be kept for two years after the period covered		employee or 2 year
		by the employment equity plan to which the records relate.		after period covere
		Where a private sector employer has generated its annual employment equity report required by		by plan
		subsection 18(1) of the Act using specially designed computer software such as Employment		
		Equity Computerized Reporting System (EECRS), the employer shall maintain a copy of the		
		database or other computer record used to generate the report for two years after the year in		
		respect of which the report is filed.		
1019	Employment Equity Act, S.C. 1995, c.			Not Specified
	44, s. 17			
1020	Employment Insurance Act, S. C. 1996	*		3
1021	Employment Insurance Act, S.C. 1996,			6
	c.23, s.87			
	Excise Tax Act (Canada), R.S.C. 1985,	An Act respecting excise taxes. Every person required under this section to keep records shall	Requirement	6 years
	c. E-15, s. 262, s. 286	retain them until the expiration of six years after the end of the year to which they relate or for		
		such other period as may be prescribed. An application for a rebate under this Division shall be		
		made in prescribed form containing prescribed information and shall be filed with the Minister in		
		prescribed manner. Only one application may be made under this Division for a rebate with		
		respect to any matter.		
1023	Federal Court Act, R.S.C. 1985, c. F-7,	An Act respecting the Federal Court of Appeal and the Federal Court. A proceeding in the Federal		6 years
	s. 39	Court of Appeal or the Federal Court in respect of a cause of action arising otherwise than in a		
		province shall be taken within six years after the cause of action arose.		
1024	Financial Administration Act, R.S.C.	(3) Every person who collects or receives public money shall keep a record of receipts and	Requirement	Not Specified
	1985, c. F-11, s. 17(3	deposits thereof in such form and manner as the Treasury Board may prescribe by regulation		

1025 Financia	al Administration Act, R.S.C.,	131. (1) Each parent Crown corporation shall cause	Requirement	Not Specified
1985, c.	. F-11, s. 131(1), (2)	(a) books of account and records in relation thereto to be kept, and		
		(b) financial and management control and information systems and management practices to be		
		maintained,		
		in respect of itself and each of its wholly-owned subsidiaries, if any.		
		(2) The books, records, systems and practices referred to in subsection (1) shall be kept and		
		maintained in such manner as will provide reasonable assurance that		
		(a) the assets of the corporation and each subsidiary are safeguarded and controlled;		
		(b) the transactions of the corporation and each subsidiary are in accordance with this Part, the		
		regulations, the charter and by-laws of the corporation or subsidiary and any directive given to		
		the corporation; and		
		(c) the financial, human and physical resources of the corporation and each subsidiary are		
		managed economically and efficiently and the operations of the corporation and each subsidiary		
		are carried out effectively.		
1026 Financia	al Administration Act, R.S.C.,	An Act to provide for the financial administration of the Government of Canada, the		Not Specified
1985, c.	. F-11, s. 144(1), (2), (3)	establishment and maintenance of the accounts of Canada and the control of Crown		
		corporations. On the demand of the auditor or examiner the corporation shall furnish such		
		information and explanations, and access to records, documents, books, accounts and vouchers		
		of the corporation or any of its subsidiaries as the auditor or examiner considers necessary to		
		enable him to prepare any report as required by this Division and that the directors, officers,		
, , , , , , , , , , , , , , , , , , , ,		employees or agents are reasonably able to furnish.		
	nment, Attachment and	The Act allows for the garnishment of salaries and other remuneration paid to government	Requirement	6 years after
	n Diversion Act (Pension	employees and for the diversion of pension benefits to satisfy financial support orders. The		garnishment fee
		Pension Diversion Regulations state that a plan member can submit an application to have their		paid
18; as a		pension benefit diverted. If an application is received and the person named as a plan member		
		in the application has not yet exercised an option under section 12 or 13 of the Public Service		
		Superannuation Act, the application shall be retained by the Minister of Justice for a period of 12		
		months. Information pertaining to inactive garnishments must be kept for six years according		
		to the Treasury Board of Canada website http://www.tbs-sct.gc.ca/pol/doc-		
		eng.aspx?id=12138&section=text		

1028	Government Employees	An employee or dependants are entitled to receive compensation at the same rate and under the		Not Specified
(	Compensation Act, R.S., 1985, c. G-5,	same conditions as are provided under the law of the province where the employee is usually		
S	s. 4(2)	employed respecting compensation for workmen and the dependants of deceased workmen,		
		employed by persons other than Her Majesty, who are caused personal injuries in that province		
		by accidents arising out of and in the course of their employment; or are disabled in that province		
		by reason of industrial diseases due to the nature of their employment.		
1029 I	Income Tax Act, R.S.C. 1985 (5th	Every person carrying on business and every person who is required, by or pursuant to this Act, to	Requirement	6 Years
9	Supp.), c. 1, s. 230(1), (2.1), (5)	pay or collect taxes or other amounts shall keep records and books of account (including an		
		annual inventory kept in prescribed manner) at the person's place of business or residence in		
		Canada or at such other place as may be designated by the Minister, in such form and containing		
		such information as will enable the taxes payable under this Act or the taxes or other amounts		
		that should have been deducted, withheld or collected to be determined. For greater certainty,		
		the records and books of account required by subsection 230(1) to be kept by a person carrying		•
		on business as a lawyer (within the meaning assigned by subsection 232(1)) whether by means of		
		a partnership or otherwise, include all accounting records of the lawyer, including supporting		
		vouchers and cheques. Exception where no return filed that person shall retain every record and		
		book of account that is required by this section to be kept and that relates to that taxation year,		
		together with every account and voucher necessary to verify the information contained therein,		
		until the expiration of six years from the day the return for that taxation year is filed.		
1030 I	Income Tax Act, R.S.C. 1985, c. 1 (5th	An Act respecting income taxes. Records and books of account should be kept until the	Requirement	6 years
9	Supp.), s. 230	expiration of six years from the end of the last taxation year to which the records and books of	·	
		account relate.		
1031 l	Income Tax Regulations (Canada),	These regulations are part of the Income Tax Act. Every person who makes a payment in a		Not Specified
	C.R.C. 1978,	taxation year shall remit to the Receiver General, such amount as is determined in accordance		
		with rules set out in these regulations. All returns required shall be filed with the Minister on or		
		before the last day of February in each year and shall be in respect of the preceding calendar		
		year.		

	Privacy Act (Privacy Regulations), SOR/83-508	4. (1) Personal information concerning an individual that has been used by a government institution for an administrative purpose shall be retained by the institution (a) for at least two years following the last time the personal information was used for an administrative purpose unless the individual consents to its disposal; and (b) where a request for access to the information has been received, until such time as the individual has had the opportunity to exercise all his rights under the Act.	Requirement	2 years
	Trademarks Act (Canada), R.S.C. 1985, c. T-13, s. 30	An Act relating to trade-marks and unfair competition. An application for the registration of a trade-mark should be filed with the Registrar of Trade-marks.		Not Specified
		Relates to information that must be contained on a shipping document for the transportation of dangerous goods. A person who handles or transports dangerous goods must be adequately trained and hold a training certificate. An employer must keep a record of training or a statement of experience, as well as a copy of a training certificate, in electronic or paper form, beginning on the date the training certificate is issued and continuing until two years after the date it expires.	Requirement	2 years after expiration
1035	Unemployment Insurance Regulations (Canada), C.R.C. 1978, c. 1576, s. 35			6
1036	ss. 19-20	Regulations Respecting the Collection of Unemployment Insurance Premiums. Every employer shall remit the employees' premiums and the employer's premiums payable under the Act and these Regulations to the Receiver General on or before the 15th day of the month following the month in which the employer paid to the insured person remuneration or other insurable earnings in respect of which premiums were required to be deducted or paid thereunder. Every remittance by an employer of employees' premiums and employer's premiums to the Receiver General shall be accompanied by an information return in a form authorized by the Minister.		Not Specified

1037	Canada Labour Code (Canada	Where an accident occurs the employer shall, within 14 days after the receipt of the police report	Requirement	10 years
	Occupational Health and Safety	of the accident, submit a copy of that report to a health and safety officer at the regional office or		
	Regulation), SOR/86-304, ss. 15.9,	district office. Every employer shall, not later than March 1 in each year, submit to the Minister a		
	15.10, 15.11.(a); as am. SOR/89-479,	written report setting out the number of accidents, occupational diseases and other hazardous		
	s. 1, SOP 2010	occurrences of which the employer is aware affecting any employee in the course of employment		
		during the 12 month period ending on December 31 of the preceding year.		
		Every employer shall keep a copy of each report submitted or a period of 10 years following the		
		submission of the report to the health and safety officer or the Minister; and the record or report		
		for a period of 10 years following the hazardous occurrence.	;	

	tario) Regulatory and Legislative Oblig Statute/ Regulation	Retention Description	Requirement/ Best Practice	Retention Timeframe
2000			Requirement	7 years
2001	Ambulance Act Regulations (General) 0. Reg 257/00, s.19	If an upper-tier municipality or delivery agent becomes responsible for ensuring the provision of land ambulance services during the year 2000 in accordance with the Act, the operator of an applicable enterprise that provides land ambulance services in the municipality or designated area shall, within 60 days of receiving a request from the Director, deliver to the Director closing financial statements for the ambulance service on forms provided by the Ministry, together with a copy of audited financial statements referred to in clause 17 (1) (c).		

2002	Ambulance Act Regulations (General),			
	0. Reg. 501197, s. 25.			
2003	Assessment Act, R.S.O. 1990, c. A.31,	The assessment corporation shall prepare an assessment roll for each municipality, for each		
	s. 14; s. 53.	locality and for non-municipal territory and the assessment roll shall contain the information set		
		out in this Act. Every person employed by the assessment corporation, a municipality or a school		
		board who in the course of the person's duties acquires or has access to actual income and		
		expense information on individual properties, and who wilfully discloses or permits to be		
		disclosed any such information to any other person not likewise entitled in the course of the		
		person's duties to acquire or have access to the information, is guilty of an offence and on		
		conviction is liable to a fine of not more than \$2,000, or to imprisonment for a term of not more		
		than six months, or to both.		

2004	Dettation Contract 1000 Demater	District Control to the desired and the second seco		
		Division C contains the administrative provisions of this Code. A person who intends to construct		
	0. Reg 350/06 (Division C) s.1.2.2.; 1.3	or have constructed a building required to be designed by an architect, professional engineer or		
	.2	both, shall ensure that they are retained to undertake the general review of the construction of		
		the building in accordance with the performance standards of the Ontario Association of		
		Architects or the Association of Professional Engineers of Ontario to determine whether the		
		construction is in general conformity with the plans, sketches, drawings, graphic representations,		
		specifications and other documents that are prepared and that form the basis for the issuance of		
1		a permit or any changes to it authorized by the chief building official. Copies of written reports		
ļ		arising out of the general review shall be forwarded to the chief building official or registered		
!		code agency by the architect, professional engineer or both. The applicant for a permit		
İ		respecting the demolition of a building shall retain a professional engineer to undertake the		
		general review of the project during demolition. Where a permit has been issued the person to		
		whom it is issued shall have the permit or a copy of it posted at all times during construction or		
	·	demolition in a conspicuous place on the property in respect of which the permit was issued.		
		The person in charge of the construction of the building shall keep and maintain on the site of the		
ļ		construction the following documentation; at least one copy of drawings and specifications		
		certified by the chief building official or a person designated by the chief building official to be a		
		copy of those submitted with the application for the permit to construct the building, together		
		with changes that are authorized by the chief building official or a person designated by the chief		
ļ		building official, and authorization or facsimiles of it received from the Building Materials		
		Evaluation Commission, including specified terms and conditions.		
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i I	Charitable Institutions Act, R.S.O. 1990, c. C.9, s. 9.7	A placement co-ordinator who authorizes a person's admission to an approved charitable home for the aged shall give to the approved corporation maintaining and operating the home the information mentioned in a paragraph of subsection (2) if, the placement co-ordinator has the information mentioned in the paragraph; and consent to the disclosure of the information to the approved corporation is given by, the person whose admission is authorized, or the person, if any, who was lawfully authorized to consent to admission.  The information referred to in subsection (1) is the following: Information about assessments of the person whose admission is authorized. Information about the person's medical history. Information about the person's social and other care requirements. The name and address of the person, if any, who was lawfully authorized to consent to admission.	
	Child and Family Services Act, R.S.O. 1990, c.C.11, s.7, S.85, s.193.	The Minister may provide services and establish, operate and maintain facilities for the provision of services; and make agreements with persons, municipalities and agencies for the provision of services and may make payments for those services and facilities out of legislative appropriations. This Act concerns grants and contributions, offences, the issuance and renewal of licences.	
	College of Nurses of Ontario advises adherence to the following standard as proposed in the Nursing Act, 1991. (The standard has not yet been passed).		
2008	College of Nurses of Ontario standard	All Registered Nurses, Registered Practical Nurses and Nurse Practitioners practising within Ontario are members of the College of Nurses of Ontario. Only members of the College are allowed to refer to themselves as nurses in Ontario. A valid certificate of registration from the College is required of all nurses who wish to practise nursing in Ontario and perform the procedures in the Controlled Acts as set out in the Nursing Act 1991 Regulation.	
	Condominium Act, R.S.O. 1990, c. C.26, s. 50	An Act concerning the registration of condominium lands under the Land Titles Act or the Registry Act. Section 50 refers to the application of the Planning Act, subdivision control and exemptions.	

2010	C.30, s. 34	A lien or security interest may be preserved during the supplying of services or materials or at any time before it expires, where the lien attaches to the premises, by the registration in the proper land registry office of a claim for lien on the title of the premises and where the lien does not attach to the premises, by giving to the owner a copy of the claim for lien.	
2011	s. 299	Minute Books - A corporation shall cause minutes of all proceedings at meetings of the shareholders or members and of the directors and of any executive committee to be entered in books kept for that purpose. Any such minutes are admissible in evidence as proof, in the absence of evidence to the contrary, of the proceedings. Where minutes have been made of the proceedings of a meeting the meeting shall be deemed to have been duly called, constituted and held and all proceedings had thereat to have been duly had and all appointments of directors, officers or liquidators made thereat shall be deemed to have been duly made.	
2012	s. 300	Documents and registers - A corporation shall cause the following documents and registers to be kept:  A copy of the letters patent and of any supplementary letters patent issued to the corporation and of the memorandum of agreement if incorporated by special Act, a copy of the Act.  All by-laws and special resolutions of the corporation.  A register of shareholders or members in which are set out the names alphabetically arranged of all persons who are shareholders or members or have been within ten years shareholders or members of the corporation and the address of every such person while a shareholder or member and, in the case of a company, in which are set out also the number and class of shares held by each shareholder and the amounts paid up and remaining unpaid on their respective shares.  A register of directors in which are set out the names and addresses of all persons who are or have been directors of the corporation with the several dates on which each became or ceased to be a director.	
2013	Corporations Act, R.S.O. 1990, c. C.38, s. 300	The documents and registers mentioned in sections 41 and 300 are admissible in evidence as proof, in the absence of evidence to the contrary, before and after dissolution of the corporation, of all facts purporting to be stated therein.	

s. 302	Books of account - A corporation shall cause to be kept proper books of account and accounting records with respect to all financial and other transactions of the corporation and, without derogating from the generality of the foregoing, records of all sums of money received and disbursed by the corporation and the matters with respect to which receipt and disbursement took place; all sales and purchases of the corporation; the assets and liabilities of the corporation; and all other transactions affecting the financial position of the corporation.		
(General), R.R.O. 1990, Reg. 262, s. 27		Requirement	2 years after drill or test

2016 Day	y Nurseries Act Regulations	13. (1) Every operator of a private-home day care agency shall ensure that before a premises is	Required	2 years after date of
(Ge	eneral), R.R.O. 1990, Reg. 262, s. 4 , 13, s. 25	13. (1) Every operator of a private-home day care agency shall ensure that before a premises is used as a location where private-home day care is to be provided by the operator, the premises, including the outdoor play space, is inspected by a private-home day care visitor employed by the operator to ensure compliance with the Act and this Regulation and, where the premises is so used, that further inspections are carried out every three months from the time of the initial inspection and at such other times as the operator or a Director considers necessary. R.R.O. 1990, Reg. 262, s. 13 (1).  (2) The operator shall ensure that a record is kept of each inspection made under subsection (1) and that the record is maintained for at least two years from the date of the inspection. R.R.O. 1990, Reg. 262, s. 13 (2).  25. (1) Every operator shall ensure that, where a report is made by the local medical officer of health or any person designated by the local medical officer of health or the local fire department with respect to a day nursery operated by the operator or a location where private-home day care is provided by the operator, one copy of the report is kept on the premises of the day nursery or at the head office of the private-home day care agency for at least two years from the		2 years after date of inspection
1 '	ny Nurseries Act Regulations eneral), R.R.O. 1990, Reg. 262, s. 48	date of its making and another copy is sent forthwith to a program advisor. R.R.O. 1990, Reg. 262, s. 25 (1).  48. (1) Every operator shall ensure that up-to-date records that are available for inspection by a program adviser at all times are kept on the premises of a day nursery or private-home day care agency operated by the operator that include in respect of each child enrolled,  (2) Every operator shall ensure that a record is kept of the daily attendance of each child enrolled in each day nursery operated by the operator and in each location where private-home day care is provided by the operator. R.R.O. 1990, Reg. 262, s. 48 (2).  (5) Every operator shall ensure that the records required to be maintained under this section with respect to a child are retained for at least two years after the discharge of the child. R.R.O. 1990, Reg. 262, s. 48 (5).		2 years after discharge of child

2018	Day Nurseries Act Regulations	67. (1) Every band or approved corporation claiming payment under the Act shall annually	Required	Not specified
	(General), R.R.O. 1990, Reg. 262, s. 67	before a date fixed by a Director in each year prepare and submit to a Director, on a form		
	, s. 69 , s. 70 .	approved by the Minister, an estimate of the costs and revenue and of the amount the Minister is		
		to pay for the next fiscal year. O. Reg. 482/97, s. 4 (1); O. Reg. 501/00, s. 3 (1).		
		69. (1) An application for payment under section 9 of the Act for a building project shall be made		
		to the Minister on a form provided by the Minister. R.R.O. 1990, Reg. 262, s. 69 (1).		
		(2) An applicant who applies under subsection (1) shall file with the Minister two copies of a site		
		plan showing the location of the building or buildings, if any, on the site and, in the case of a		
		building project with one or more of the elements referred to in paragraph 1, 2, 5 or 7 of the definition of "building project" in section 1,		
		70. (1) No payment under section 9 of the Act shall be made for a building project except where		
		(a) the building project has been approved by the Minister;		
		(b) the approved cost has been determined; and		
		(c) the approvals of the Minister under section 6 of the Act, subsections 69 (2) and (3) and section		
		71 of this Regulation have been obtained. R.R.O. 1990, Reg. 262, s. 70 (1).		
		(2) An approval of a building project by the Minister referred to in subsection (1) expires on the		
		first anniversary of the date upon which the approval is given unless the building project has been		
		commenced before such anniversary date. R.R.O. 1990, Reg. 262, s. 70 (2).		•
	,	73. Every municipality, band or approved corporation that receives a payment under this	Required	Not specified
		Regulation shall keep and maintain a current inventory of all furnishings and equipment acquired		
		by it and the inventory shall set forth each addition to or removal from inventory and the reasons		
		therefor and shall be prepared in such manner as a Director may require. R.R.O. 1990, Reg. 262, s.		
		73.		

		64. (1) Every operator, except an approved corporation, shall keep financial records for each day	Required	6 years
	(General, R.R.O. 1990, Reg. 262, s. 64	nursery or private-home day care agency operated by the operator and shall retain such financial records for at least six years from the time of their making. R.R.O. 1990, Reg. 262, s. 64 (1).		
	•	(2) The financial records referred to in subsection (1) shall show at least the,		
		(a) assets;		
		(b) liabilities;		
		(c) income;		
		(d) expenses; and		
		(e) accumulated surplus and deficit,		
		of the day nursery or private-home day care agency, as the case may be. R.R.O. 1990, Reg. 262, s. 64 (2).		
2021		Records relating to dental claims submitted for financial reimbursement.  Regulations: 12. Subject to the approval of the Lieutenant Governor in Council and with prior review by the Minister, the Council may make regulations,  (a) regulating and governing the prescribing, dispensing, compounding and selling of drugs by members in the course of engaging in the practice of dentistry and ancillary matters, including establishing requirements and setting prohibitions;  (b) requiring members to keep records respecting the prescribing, dispensing, compounding and	Required	Not specified
		selling of drugs and providing for the contents of those records; (c) requiring members to provide the College or the Minister with reports respecting the prescribing, dispensing, compounding and selling of drugs and providing for the contents of those reports. 2009, c. 26, s. 6 (2).		

2022 Development Charges Act, 1997	8. A development charge background study under section 10 of the Act shall set out the	Required	Not specified
Regulations (General), 0. Reg. 82/98,	following for each service to which the development charge relates:		
s. 8, s. 9, s. 10, s. 12, s. 14, s. 15, s. 17	1. The total of the estimated capital costs relating to the service.		
	2. The allocation of the costs referred to in paragraph 1 between costs that would benefit new		
	development and costs that would benefit existing development.		
	3. The total of the estimated capital costs relating to the service that will be incurred during the		
	term of the proposed development charge by-law.		
	4. The allocation of the costs referred to in paragraph 3 between costs that would benefit new		
	development and costs that would benefit existing development.		
	5. The estimated and actual value of credits that are being carried forward relating to the service.		
	9. (1) Notice of the public meeting of the council is required		
	10. (1) This section applies to the notices relating to the passage of a development charge by-law		
	that the clerk of a municipality is required to give under section 13 of the Act.		
	12. (1) The information described in subsection (2) is prescribed as information to be included in		
	the statement of the treasurer of a municipality under section 43 of the Act. The information is in		
	addition to the opening and closing balance for the previous year and the transactions relating to		
	the year.		
	14. (1) A municipality shall prepare a pamphlet for each development charge by-law in force		
	15. (1) A notice required under paragraph 1 of subsection 64 (1) of the Act shall be given by the		
	clerk of the municipality.		
	Transition Rules for Credits under Section 14 of the Old Act: 17. There are rules to apply with		
	respect to credits given or required to be given		

2023 Development Charges Act, 1997, c.	10. (1) Before passing a development charge by-law, the council shall complete a development	Required	
27, s. IO, s. 15 , s. 20, s. 23, s. 42 , s.	charge background study.		
43, s. 46, s. 47, s. 48, s. 56	15. (1) If the clerk of the municipality receives a notice of appeal on or before the last day for		
	appealing a development charge by-law, the clerk shall compile a record that includes,		
	(a) a copy of the by-law certified by the clerk;		
	(b) a copy of the development charge background study;		
	(c) an affidavit or declaration certifying that notice of the passing of the by-law and of the last		
	day for appealing it was given in accordance with this Act; and		
	(d) the original or a true copy of all written submissions and material received in respect of the		
•	by-law before it was passed. 20.		
	(1) A person required to pay a development charge, or the person's agent, may complain to the		
	council of the municipality imposing the development charge not later than 90 days after the day		
	the development charge, or any part of it, is payable. 23. (1)		
	If a notice of appeal under subsection 22 (1) is filed with the clerk of the municipality on or before		
	the last day for appealing a decision, the clerk shall compile a record that includes,		
	(a) a copy of the development charge by-law certified by the clerk;		
	(b) the original or a true copy of the complaint and all written submissions and material received		•
	in support of the complaint;		
	(c) a copy of the council's decision certified by the clerk; and		
	(d) an affidavit or declaration certifying that notice of the council's decision and of the last day		
	for appealing it was given in accordance with this Act		
	42. A municipality that has passed a development charge by-law may register the by-law or a		
	certified copy of it against the land to which it applies 43. (1) The treasurer of a municipality shall		
	each year on or before such date as the council of the municipality may direct, give the council a		
	financial statement relating to development charge by-laws and reserve funds established under		
	section 33. 46. (1) The clerk of a municipality that has entered into a front-ending agreement		
	shall give written notice of an agreement and of the last day for filing an objection to the		
	agreement, which shall be the day that is 40 days after the day the agreement is made.		
2024 Developmental Services Act, R.S.O.	2. (1) The Minister may establish, operate and maintain one or more facilities and may furnish	Required	
1990, c.D.11, s.2.	such services and assistance as he or she considers necessary upon such terms and conditions as		
	the Minister sees fit.		

1	Education Act Regulations, 0. Reg. 20/98, s. 12 , s. 14, s. 15 .	12. (1) This section applies to the notices relating to the passage of an education development charge by-law that the secretary of a board is required to give under section 257.64 of the Act personal service, fax or mail to every owner of land in the area to which the by-law applies or publication in a newspaper.  14. (1) This section applies to the notices relating to a proposed by-law amending an education development charge by-law that a board is required to give under section 257.72 of the Act.  15. (1) This section applies to the notices relating to the passage of a by-law amending an education development charge by-law that the secretary of a board is required to give under section 257.73 of the Act.	Required	
	Emergency Management and Civil Protection Act, R.S.O. 1990, c.E.9, s.10	3. (1) Every municipality shall formulate an emergency plan governing the provision of necessary services during an emergency and the procedures under and the manner in which employees of the municipality and other persons will respond to the emergency and the council of the municipality shall by by-law adopt the emergency plan. 2002, c. 14, s. 5 (1).  10. Except for plans respecting continuity of operations or services, an emergency plan formulated under section 3, 6 or 8 shall be made available to the public for inspection and copying during ordinary business hours at an office of the municipality, ministry or branch of government, as the case may be. R.S.O. 1990, c. E.9, s. 10; 2009, c. 33, Sched. 9, s. 4.	Required	
	Employer Health Tax Act, R.S.O. 1990, c. E.11, s. 5.	5. (1) Every taxpayer who is liable to pay tax under this Act for a year shall deliver to the Minister, on or before the prescribed date applicable to that taxpayer, a return in a form approved by the Minister setting out the amount of tax payable for the year under this Act, the amount or amounts on which the tax was calculated and such other information as may be required by the Minister for the purposes of this Act.  Records and books of account:  12. (1) Every person who is or was an employer with a permanent establishment in Ontario shall keep records and books of account in Ontario or at such other place as may be approved by the Minister. 1994, c. 8, s. 13 (1); 2004, c. 16, Sched. D, Table; 2009, c. 18, Sched. 11, s. 3.  (4) Every person required by this section to keep records and books of account shall, until permission for their disposal is given by the Minister, retain each such record and book of account and every primary source document required to support and verify the entries and information in the records and books of account.	Required	Not specified

2028 Employment Standards Act, 2000	Information about employees:	Required	Not specified
Regulations, O.Reg 287/01, s.3	3. (1) The following is the information about each employee that the owner or manager of		
	premises shall give for the purposes of subsection 77 (1) of the Act:		
	1. The employee's job classification or job description.		
	2. The wage rate actually paid to the employee.		
	3. A description of any benefits provided to the employee, including the cost of each benefit and		
	the benefit period to which the cost relates.		
	4. The number of hours that the employee works in a regular work day and in a regular work		
	week.		
	5. The date on which the provider hired the employee.		
	6. Any period of employment attributed to the provider under section 10 of the Act.		
	7. The number of weeks that the employee worked at the premises during the 26 weeks before		
	the request date.		
	8. A statement indicating whether either of the following subparagraphs applies to the employee:		
	i. The employee's work, before the request date, included providing building services at the		
	premises, but the employee did not perform his or her job duties primarily at those premises		
	during the 13 weeks before the request date.		
	ii. The employee's work included providing building services at the premises, but the employee		
	was not actively at work immediately before the request date, and did not perform his or her job		
	duties primarily at the premises during the most recent 13 weeks of active employment		
		1	

2029	Employment Standards Act, 2000,	Retention of employee records:	Required	Termination of
2029	S.O. 2000, c.41, s.15	(5) The employer shall retain or arrange for some other person to retain the records of the information required under this section for the following periods:  1. For information referred to in paragraph 1 or 3 of subsection (1), three years after the employee ceased to be employed by the employer.  2. For information referred to in paragraph 2 of subsection (1), the earlier of, i. three years after the employee's 18th birthday, or ii. three years after the employee ceased to be employed by the employer.  3. For information referred to in paragraph 4 of subsection (1) or in subsection (3), three years after the day or week to which the information relates.  4. For information referred to in paragraph 5 of subsection (1), three years after the information	kequirea	employee + 3 years
	Employment Standards Act, 2000, S.O. 2000, c.41, s.15	was given to the employee. see 2029 above.	Required	Termination of employee + 3 years
2031		An Act to establish a federal environmental assessment process. Includes Regulations respecting studies or projects conducted by Canada Port Authority, Crown Corporations involved in the Provision of Commercial Loans, Federal Authorities, Infrastructure Projects, Projects Outside Canada. The projects and classes of projects that are set out in the schedule are prescribed projects and classes of projects for which a comprehensive study is required. The Regulations establish Timelines for Comprehensive Studies. Environmental impact statement guidelines remain valid for a period of three years beginning on the day on which the Agency provides them to the proponent.		3 years for Environmental impact statement guidelines
	Environmental Assessment Act, R.S.O. 1990, c. E.18, s. 5	The purpose of this Act is the betterment of the people of the whole or any part of Ontario by providing for the protection, conservation and wise management in Ontario of the environment. Every proponent who wishes to proceed with an undertaking shall apply to the Minister for approval to do so. A document may be destroyed by or under the authority of the Minister when it has been completely recorded or copied and the recording or copy is retained for the purpose of inspection under this section. c.36 (6).		

2033	Environmental Protect Act	Every person who conducts a test to determine if there is a leak in refrigeration equipment that	Requirement	2 years
	Regulations 0. Reg 189/94 as	uses a refrigerant shall place a notice on the equipment at the end of the test. In the case of a		
	amended, s. 7, s.17	test conducted on refrigeration equipment in a motor vehicle, the required notice may be affixed		
		to the frame or edge of the door nearest to the driver's seat. A copy of each notice shall be kept		
		for a period of two years from the date of its issuance.		
2034	Environmental Protection Act	A person who is required under this Regulation to prepare a report of a waste audit or a waste	Requirement	At least 5 years after
	Regulations , 0. Reg. 102/94, s. 5	reduction work plan shall retain a copy of the report or plan for at least five years after it was prepared.		date prepared
		A person who is required under this Regulation to prepare a report of a waste audit or a waste		
		reduction work plan shall submit to the Director, on request, the required report or plan, within		
		seven days of the Director requesting them.		700000000000000000000000000000000000000
2035	Environmental Protection Act	The holder of an environmental compliance approval or the applicant for an environmental	Requirement	2 years
	Regulations , 0. Reg. 232/98, s. 5, s. 6	compliance approval to which a landfilling site is or will be subject shall notify the Director in		
	, s. 8, s. 9 , s. 10	writing within 30 days after any change in his, her or its identity or status or any change in		
		ownership of the site or ownership of property rights in the contaminant attenuation zone. A		
		person shall not establish a new landfilling site or increase the total waste disposal volume of an		
		existing landfilling site unless a written report has been prepared in accordance with this section.		
		This includes geologic and hydrogeologic conditions reports, surface water conditions of the site		
		and surface water protection for the site and the design for the ground water protection features.		
		The owner and the operator of a landfilling site shall ensure that daily records of site operations		
		are made during the operation of the site and that the records are retained for at least two years		
		after they are made. (s. 20). The owner and the operator of a landfilling site shall ensure that,		
		within three months after each anniversary of the date on which waste was first accepted at the		
		site, an annual report is prepared respecting the operation of the landfilling site, including a		
		summary of results from monitoring programs; and all of the reports are retained until at least		
		two years after the site is closed. (s. 21)		
2036	Environmental Protection Act	A municipality that is required to establish a blue box waste management system or a leaf and	Requirement	At least 2 years afte
	Regulations, O.Reg. 101/94, s. IO, s.	yard waste system shall submit an annual report on the operation of the system to the Director		the event to which
	15, s. 23	on or before June 1 in every year. An operating plan, an Emergency response plan and a		the information
		Contingency plan shall be kept at the site.		relates. (s.27)

2037	Environmental Protection Act, R.S.O.	The purpose of this Act is to provide for the protection and conservation of the natural		
	1990, c. E.19, s. 3 8	environment. When the Director, upon reasonable and probable grounds, is of the opinion that a		
		source of contaminant is discharging into the natural environment any contaminant that		
		constitutes, or the amount, concentration or level of which constitutes, an immediate danger to		
		human life, the health of any persons, or to property, the Director may issue a stop order.		
2038	Environmental Protection Act, R.S.O.	The Director by a written order may require a person who owns or owned or who has or had		
	1990, c. E.19, s. 18, s. 92	management or control of an undertaking or property to have available at all times equipment,		
		material and personnel specified in the order. To obtain, construct and install or modify the		
		devices, equipment and facilities specified in the order at the locations and in the manner		
		specified in the order and to implement procedures.		
		Every person having control of a pollutant that is spilled and every person who spills or causes or		
		permits a spill of a pollutant shall notify any municipality within the boundaries of which the spill		
		occurred. Every person required by this Act or the regulations to retain a record shall make it		
		available to a provincial officer for inspection upon his or her request.		
2039	Expropriations Act, R.S.O. 1990, c.	Where a proposed expropriation has been approved under this Act or under the Ontario Energy		
	E.26, s. 9 , s. 10	Board Act, 1998, the expropriating authority shall register, within three months after the granting		
		of the approval, in the proper land registry office a plan of the land signed by the expropriating		
		authority and by an Ontario land surveyor, and thereupon the land vests in the expropriating		
		authority. Where a plan has been registered and no agreement as to compensation has been		
		made with the owner, the expropriating authority may serve the owner, and registered owner,		
		within thirty days after the date of registration of the plan, with a notice of expropriation of the		
		owner's land but failure to serve the notice does not invalidate the expropriation. Where a plan		
		has been registered, the registered owner may elect, by notice in writing served upon the		
		expropriating authority, within thirty days after the owner was served with the notice to have the		•
		compensation to which the owner is entitled assessed. Where lands are found to be no longer	***************************************	
	Table and the state of the stat	required by the expropriating authority the owners should be given first chance to repurchase the		
		lands.		
		(s.42)		
2040	Family Benefits Act Regulations	Refers to the application process for receiving Family Benefits and the accompanying		
	(General), R.R. 0. 1990, Reg. 3 66, s.	documentation required and the determination of family income.		
	17, s. 18, s. 38			

2041	Fire Protection and Prevention Act, 1997 Regulations O. Reg. 388/97	Fire Code - written records shall be kept of tests and corrective measures for two years after they are made, and the records shall be available upon request to the Chief Fire Official.  If the time interval between tests exceeds 2 years, the written records shall be kept for the period of the test interval plus one year.  In addition facilities regulated by or under the Developmental Services Act, written records shall be kept of inspections for two years after they are made, and the records shall be available upon request to the Chief Fire Official.		2 years
	Reg. 464, s. 9, s. 13	A record of the quantities of fuel imported, purchased or otherwise received from suppliers including inventories that have been used in the operation of auxiliary equipment of a motor vehicle and with respect to which a refund has been or may be claimed; and the tax collectable and payable, shall be retained. A person required to maintain records, invoices, books of account or other documents may dispose of those records if the person first obtains the Minister's authorization to do so. A period of seven years has expired since the end of the calendar year to which the records relate.	Requirement	7 years
			Requirement	7 years

2044	Health Insurance Act, R.S.O. 1990, c. H.6, s. 17	Physicians, practitioners and health facilities shall prepare accounts for their insured services in such form as the General Manager may require. The accounts must meet the prescribed requirements. The physician, practitioner, health facility or, in the case of a patient who is billed directly, the patient must submit an account for an insured service to the General Manager within such time after the service is performed as may be prescribed. When submitted, the account must be in the required form and meet the prescribed requirements.		
2045	Health Protection Act, R.S.O. 1990, c. H. 7, s. 16	Every person who operates a food premise shall keep such records in respect of the manufacturing, processing, preparation, storage, handling, display, transportation and sale, or offering for sale of food on or in the food premise and the distribution of food from the food premise as are prescribed by the regulations, and shall keep the records in such form, with such detail and for such length of time as are prescribed by the regulations.		
2046	Health Protection and Promotion Act Regulations, R.R.O. 1990, Reg. 569	Regulations respecting the reporting of diseases. A report with respect to the person to whom the finding was made, be made within twenty-four hours of the making of the finding. Any report made under the Act that is referred to in this Regulation shall be forwarded to the Ministry using the integrated Public Health Information System (iPHIS), or any other method specified by the Ministry.		
i	Highway Traffic Act Regulations, R.R.O. 1990	Regulations for Safety Inspections and Standards for vehicles including certificates/stickers. An annual inspection sticker is valid until the end of the twelfth month after the month of inspection indicated on the sticker.	Requirement	1 year
	Homemakers and Nurses Services Act Regulations, R.R.O. 1990	Homemakers or Nurses are required to be trained and should receive a course of instruction. A grant for the training can be applied for from the Minister of Health and Long-Term Care. A municipality or council who pays fees for the services of homemakers or nurses shall complete an application for reimbursement and submit it to the Director not later than the 20th day of the month following the month for which the application is made and complete a statement of the amount paid for each recipient and retain the statement in his or her files. The Director may inspect and audit the books, accounts and vouchers of the municipality or council and those of the Designated Service Coordinators who provide homemaking services.		

the Aged and Rest Homes	The municipality, municipalities or board maintaining and operating a home shall ensure that		20 years for resident
ions, R.R.O. 1990	there are sufficient qualified administrative staff to manage and administer the home. The	٠	records; 6 years
	Administrator is responsible for keeping the records, completing the forms and making the		after closed for
	returns required by the Act and this Regulation, and maintaining the confidentiality of all records		financial records; 2
	and protecting the privacy and rights of the residents. The written records shall be retained along		years after for fire
	with the other records of the resident for at least twenty years after the last entry in the records		inspection reports.
	with respect to the resident or, where the resident dies, for at least five years after the death of		
•	the resident. The books of account and ledgers of the home are audited annually. Each book of		
	account and ledger shall be retained by the home for at least six years from the date of the last		
	entry in the book or ledger. The administrator shall keep a separate book of account for a Trust		
	Account that shall be retained for at least six years from the date the trust account is closed or		
	becomes inactive. Fire inspection records shall be retained for at least two years.		
hts Code Regulations , 0.	A landlord may request credit references and rental history information, or either of them, from a		
3, s. 1	prospective tenant and may request from a prospective tenant authorization to conduct credit		
	checks on the prospective tenant.		
Act, R.S.O. 1990	CHAPTER I.8 23 (1), 26 (1)		
	The Superintendent shall keep the following books and records: A register of all licences issued		
	under this Act. A record of all securities deposited by each insurer with the Superintendent. The		
	books and records required by this section to be kept, shall be open to inspection at such times		
	and upon payment of such fees as may be established by the Minister. Official documents as		
	evidence - "official document" means a certificate, licence, order, decision, direction, inquiry or		
	notice under this Act. A true copy certified by the Superintendent is admissible in evidence to the		
	same extent as and has the same evidentiary value as the document or thing of which it is a copy.		
	Records are subject to audit if considered necessary.		
1	hts Code Regulations , 0. 8, s. 1 Act, R.S.O. 1990	Administrator is responsible for keeping the records, completing the forms and making the returns required by the Act and this Regulation, and maintaining the confidentiality of all records and protecting the privacy and rights of the residents. The written records shall be retained along with the other records of the resident for at least twenty years after the last entry in the records with respect to the resident or, where the resident dies, for at least five years after the death of the resident. The books of account and ledgers of the home are audited annually. Each book of account and ledger shall be retained by the home for at least six years from the date of the last entry in the book or ledger. The administrator shall keep a separate book of account for a Trust Account that shall be retained for at least six years from the date the trust account is closed or becomes inactive. Fire inspection records shall be retained for at least two years.  Al andlord may request credit references and rental history information, or either of them, from a prospective tenant and may request from a prospective tenant authorization to conduct credit checks on the prospective tenant.  CHAPTER I.8 23 (1), 26 (1)  The Superintendent shall keep the following books and records: A register of all licences issued under this Act. A record of all securities deposited by each insurer with the Superintendent. The books and records required by this section to be kept, shall be open to inspection at such times and upon payment of such fees as may be established by the Minister. Official documents as evidence - "official document" means a certificate, licence, order, decision, direction, inquiry or notice under this Act. A true copy certified by the Superintendent or thing of which it is a copy.	Administrator is responsible for keeping the records, completing the forms and making the returns required by the Act and this Regulation, and maintaining the confidentiality of all records and protecting the privacy and rights of the residents. The written records shall be retained along with the other records of the resident for at least twenty years after the last entry in the records with respect to the resident or, where the resident dies, for at least five years after the death of the resident. The books of account and ledgers of the home are audited annually. Each book of account and ledger shall be retained by the home for at least six years from the date of the last entry in the book or ledger. The administrator shall keep a separate book of account for a Trust Account that shall be retained for at least six years from the date the trust account is closed or becomes inactive. Fire inspection records shall be retained for at least two years.  Attraction of the prospective tenant and may request from a prospective tenant authorization to conduct credit checks on the prospective tenant.  CHAPTER I.8 23 (1), 26 (1)  The Superintendent shall keep the following books and records: A register of all licences issued under this Act. A record of all securities deposited by each insurer with the Superintendent. The books and records required by this section to be kept, shall be open to inspection at such times and upon payment of such fees as may be established by the Minister. Official documents as evidence - "official document" means a certificate, licence, order, decision, direction, inquiry or notice under this Act. A true copy certified by the Superintendent is admissible in evidence to the same extent as and has the same evidentiary value as the document or thing of which it is a copy.

2052	Labour Act (Fair Wages and Hours of	Regulate the wages and hours of labour for construction workers engaged in projects funded by		
	Labour Regulations), C.R.C. 1978, c.	the Government of Canada. Every contract shall include a provision that the contractor shall post		
	1015, s. 14; as am; SOR/99-362, s. 6	and keep posted in a conspicuous place on the premises where work is being carried out or on		
		premises occupied or used by workers engaged in or carrying out the work a copy of the schedule		
		of wage rates applicable under the contract, a copy of the contractual provisions requiring the		
		payment of fair wages, and a copy of any change in wages to be paid under the contract; keep		
		books and records showing the names, addresses, classifications of employment and work of all		
		workers employed under a contract and the rate of wages to be paid, wages paid and daily hours		
		worked by the workers; and permit, at all reasonable times, an inspector to inspect their books,		
		records and premises and provide an inspector with access to the contractor's premises for that		
		purpose.		
		purpose.		
2053	Labour Relations Act, 1995, S.O.	Each party to a collective agreement shall file one copy with the Minister of Labour.		
	1995, c.l, Sched. A, s.90			
2054	Limitations Act, 2002 S.O. 2002,	This Act applies to claims pursued in court proceedings. A proceeding shall not be commenced in	Requirement	2 years for most
	chapter 24 Schedule B	respect of a claim after the second anniversary of the day on which the claim was discovered.		claims; 15 years for
		The limitation period of 2 years does not apply to Minors or Incapable persons. However, the		minors or incapable
		ultimate limitation period for claims is 15 years after the act or omission on which the claim is		persons.
		based took place. There is no limitation period for a few exceptions stated in this Act under s. 16		
		(1). A limitation period may be suspended or extended by an agreement made on or after		
		October 19, 2006.		
2055	Ministry of Community and Social	From time to time the Lieutenant Governor in Council or the Minister may direct payment of		
	Services Act, R.S.0. 1990, c.M.20,	grants and contributions for consultation, research and evaluation services with respect to		
	s.11, s.12.	programs of social services, community services and social planning and for the provision,		•
		encouragement and development of credit counselling services and other social or community		
		services. Agreements may be made with organizations, municipalities or other persons or		
		corporations respecting the provision of social services and community services including items,		
		facilities and personnel.		
2056	Ministry of Community and Social	An inspection of any book, record or account respecting the grant may be made by the Ministry		
	Services Act, R.S.O. 1990, c. M.20, s. 9	of Community and Social Services and may require a recipient of a grant to prepare and submit a		
		financial statement.		

2057	Ministry of Community and Social Services, Provincial/Municipal Integration of Able Bodied Sole Support Parents on Family Benefits Agreement	A plan to reform Ontario's social assistance programs is currently in place. A report by Ontario's social assistance review commission published in October 2012 called for the merger of Ontario Works (OW) and the Ontario Disability Support Program (ODSP) into a single program to be delivered locally by municipalities.  The sole-support parent's supplement, would be available through social assistance. http://www.thestar.com/news/canada/2012/10/24/ontario_commission_calls_for_integrated_w elfare_program_to_include_the_disabled_and_remove_barriers_to_work.html The Ontario Works Act sets out policies and prodecures for benefit applicants who are sole support parents. http://www1.toronto.ca/wps/portal/contentonly?vgnextoid=ec4564445c780410VgnVCM10000071d60f89RCRD&vgnextchannel=c7c5dac365280410VgnVCM10000071d60f89RCRD Families First is a program for sole support parents who receive Ontario Works Assistance. A collaboration of Ontario Works in Peel, Peel Children's Services, and Peel Health. http://www.peelregion.ca/ow/ourservices/community-program/families-first.htm#3	
2058	Ministry of Environment, Waste Management Improvement Program Agreement	The Ontario Ministry of the Environment's newly-proposed Bill 91 would see Waste Diversion Ontario (WDO) replaced by a new overseer body that has the power to enforce a new individual producer responsibility (IPR) regime. The legislative changes, if passed, would be part of the new Waste Reduction Act, 2013. The changes would give the new body, called the Waste Reduction Authority, the ability to issue fines for non-compliance.  Bill 91 was introduced at the Ontario Legislature on June 6, 2013. The role of municipalities will be set out in the Act including the need for an agreement between producers and municipalities.	
2059	Ministry of Health, Respite Care Operators Agreement, s. 7		
2060	Ministry Ontario Works Directive 49.0	Conerns Information Sharing Agreements (Ontario Works Policy Directive 11.5) - The Minister may enter into an agreement with a band or person. An agreement under this section shall provide for the ownership, collection, use, disclosure and safeguarding of privacy of personal information and for a person's access to his or her own personal information, subject to the prescribed conditions.	

Municipal Act, 2001 Regulations, 0.	8. (1) If a municipality has an investment in a security prescribed under this Regulation, the	Requirement	Not specified
Reg. 438/97, s. 8	council of the municipality shall require the treasurer of the municipality to prepare and provide		
	to the council, each year or more frequently as specified by the council, an investment report.		
	(2) The investment report referred to in subsection (1) shall contain,		
	(a) a statement about the performance of the portfolio of investments of the municipality during		
	the period covered by the report;		
	(b) a description of the estimated proportion of the total investments of a municipality that are		
	invested in its own long-term and short-term securities to the total investment of the		
	municipality and a description of the change, if any, in that estimated proportion since the		
	previous year's report;	!	
	(c) a statement by the treasurer as to whether or not, in his or her opinion, all investments were		
	made in accordance with the investment policies and goals adopted by the municipality;		
	(d) a record of the date of each transaction in or disposal of its own securities, including a		
	statement of the purchase and sale price of each security; and		
	(e) such other information that the council may require or that, in the opinion of the treasurer,		
	should be included.		
	(3) Upon disposition of any investment made under paragraph 9 of section 2, the council of the		NAME OF THE PARTY
	municipality shall require the treasurer of the municipality to prepare and provide to the council a		
	report detailing the proposed use of funds realized in the disposition.		
	report detailing the proposed use of funds realized in the disposition.		

2062 Municipal Act, 2001 S.O. 2001,	Retention of records - 254. (1) A municipality shall retain and preserve the records of the	
Chapter 25	municipality and its local boards in a secure and accessible manner and, if a local board is a local	
	board of more than one municipality, the affected municipalities are jointly responsible for	
	complying with this subsection. (3) If a municipality or a local board has a duty to retain and	•
	preserve records under this section, the municipality or local board may enter into an agreement	
	for archival services with respect to the records. (4) Records transferred to a person pursuant to	
	an agreement under subsection (3) remain, for the purposes of the Municipal Freedom of	
	Information and Protection of Privacy Act, under the ownership and control of the municipality.	
	<b>255.</b> (1) Except as otherwise provided, a record of a municipality or local board may only be	
	destroyed in accordance with this section. (2) Despite section 254, a record of a municipality or a	
	local board may be destroyed if a retention period for the record has been established under this	
	section and, (a) the retention period has expired; or (b) the record is a copy of the original record.	
	(3) A municipality may, subject to the approval of the municipal auditor, establish retention	
	periods during which the records of the municipality and local boards of the municipality must be	
	retained and preserved in accordance with section 254.	
	228. (1) A municipality shall appoint a clerk whose duty it is (a) to record, without note or	
	comment, all resolutions, decisions and other proceedings of the council; (b) if required by any	
	member present at a vote, to record the name and vote of every member voting on any matter	
	or question; (c) to keep the originals or copies of all by-laws and of all minutes of the proceedings	
	of the council <b>286.</b> (1) A municipality shall appoint a treasurer who is responsible for	
	handling all of the financial affairs of the municipality on behalf of and in the manner directed by	
	the council of the municipality, including, (d) maintaining accurate records and accounts of the	
	financial affairs of the municipality	

2063 Municipal Conflict of Interest Act,	5. (1) Where a member, either on his or her own behalf or while acting for, by, with or through	Requirement	Not specified
R.S.O. 1990, c. M.50, s. 6	another, has any pecuniary interest, direct or indirect, in any matter and is present at a meeting		·
	of the council or local board at which the matter is the subject of consideration, the member,		
·	(a) shall, prior to any consideration of the matter at the meeting, disclose the interest and the		
	general nature thereof;		
	(b) shall not take part in the discussion of, or vote on any question in respect of the matter; and		
	(c) shall not attempt in any way whether before, during or after the meeting to influence the		
	voting on any such question.		
	(2) Where the meeting referred to in subsection (1) is not open to the public, in addition to		
	complying with the requirements of that subsection, the member shall forthwith leave the		
	meeting or the part of the meeting during which the matter is under consideration.		
	(3) Where the interest of a member has not been disclosed as required by subsection (1) by		
	reason of the member's absence from the meeting referred to therein, the member shall disclose		
	the interest and otherwise comply with subsection (1) at the first meeting of the council or local		
	board, as the case may be, attended by the member after the meeting referred to in subsection		
	(1).		
	6. (1) Every declaration of interest and the general nature thereof made under section 5 shall,		
	where the meeting is open to the public, be recorded in the minutes of the meeting by the clerk		
	of the municipality or secretary of the committee or local board, as the case may be.		
	(2) Every declaration of interest made under section 5, but not the general nature of that		
	interest, shall, where the meeting is not open to the public, be recorded in the minutes of the		
	next meeting that is open to the public.		
		1	

2064 Municipal Freedom of information	Municipal Freedom of Information and Protection of Privacy Act, R.S.O. 1990, c. M.56, s. 4, 5, 6, 7,	Requirement	Not specified
and Protection of Privacy Act, R.S.O. 1990			
2065 Nursing Homes Act, R.S.O. 1990	The Nursing Homes Act R.S.O. 1990, c. N.7 was repealed on July 1, 2010 when the Long-Term Care Homes Act, 2007 was enacted.  Records - (3) Where the licensee's licence is revoked and the revocation becomes final or where the nursing home is otherwise being operated without a licence, the licensee and the administrator shall hand over to the Minister, or a person designated by the Minister, all the records that are in their possession or control and that pertain to the residents of the nursing home. R.S.O. 1990, c. N.7, s. 19.	Requirement	Not specified

2066	Occupational Health and Safety Act	ASBESTOS ON CONSTRUCTION PROJECTS AND IN BUILDINGS AND REPAIR OPERATIONS 10. (1)	Requirement	Not specified
	Regulation , O.Reg 278/05, s.10 , s.21	An owner shall comply with subsections (2), (3), (4), (5) and (6) before,		
		(a) requesting tenders for the demolition, alteration or repair of all or part of machinery,		
		equipment, or a building, aircraft, locomotive, railway car, vehicle or ship;		
		(b) arranging or contracting for any work described in clause (a), if no tenders are requested.		
		The owner shall have an examination carried out in accordance with section 3 to establish		
		whether any material that is likely to be handled, dealt with, disturbed or removed, whether		
		friable or non-friable, is asbestos-containing material. Whether an examination is required under		
		subsection (2) or not, the owner shall have a report prepared, stating whether the material is or is not asbestos-containing material.		
		Asbestos work report		
		21. (1) The employer of a worker working in a Type 2 operation or a Type 3 operation shall		
		complete an asbestos work report in a form obtained from the Ministry for each such worker,		
		(a) at least once in each 12-month period; and		
		(b) immediately on the termination of the employment of the worker. O. Reg. 278/05, s. 21 (1).		
		(2) As soon as the asbestos work report is completed, the employer shall,		
		(a) forward it to the Provincial Physician, Ministry of Labour, and		
		(b) give a copy to the worker. O. Reg. 278/05, s. 21 (2).		
2067	Occupational Health and Safety Act	WINDOW CLEANING 5. (1) When a person engaged in window cleaning is killed or critically		Not specified
	Regulationa, R.R.O. 1990, Reg. 859, s.	injured, the written report required by section 51 must be completed.		
	5, s. 6	When an accident involves the collapse or failure of a temporary or permanent support or		
		structure that was designed by a professional engineer, the employer shall add to the report		
		required by section 51 of the Act or to the notice required by section 52 of the Act a written		
		opinion given by a professional engineer stating the cause of the collapse or failure, to be filed		
		within fourteen days after the report or notice is filed		

2068	Occupational Health and Safety Act	HEALTH CARE AND RESIDENTIAL FACILITIES - Ventilation		Not specified
	Regulations , 0. Reg 67/93 as amended, s.19	19. (1) General indoor ventilation adequate to protect the health and safety of a worker shall be provided by natural or mechanical means.		
	,	(2) A mechanical ventilation system shall be inspected every six months to ensure it is in good condition.		
		(3) The inspection referred to in subsection (2) shall be carried out by a person who is qualified by training and experience to make such an inspection.		
		(4) The person carrying out the inspection shall file a report on the inspection with the employer and with the joint health and safety committee or health and safety representative, if any.  (5) A mechanical ventilation system,		
		(a) shall be serviced and have maintenance work performed on it as frequently as recommended by the manufacturer; and		
		(b) shall be serviced, have maintenance work performed on it or be repaired when a report referred to in subsection (4) indicates it is necessary to ensure the system is maintained in good condition		
	Occupational Health and Safety Act		Requirement	Not specified
	Regulations , 0. Reg. 213/91, s. 12	a report under subsection 51 (1) of the Act or a notice under section 52 or 53 of the Act is given, if the occurrence involves a failure of all or part of,		
		(a) temporary or permanent works; (b) a structure;	·	
		<ul><li>(c) an excavation wall or similar earthwork for which a professional engineer has given a written opinion that the stability of the wall is such that no worker will be endangered by it; or</li><li>(d) a crane or similar hoisting device.</li></ul>		
		(2) A constructor or employer who submits a report under subsection 51 (1) of the Act (notice of death or injury) or gives a notice under section 52 or 53 of the Act (notice of accident, etc.) shall also provide, within 14 days after the occurrence, a professional engineer's written opinion stating the cause of the occurrence.		
		also provide, within 14 days after the occurrence, a professional engineer's written opinion		

2070	Occupational Health and Safety Act	CONSTRUCTION PROJECTS - 145. (1) The owner of an elevating work platform shall maintain it	Inspection	Not specified
	Regulations , 0. Reg. 213/91, s. 145 ,	such that the safety factors of the original design are maintained.	Reports - Life of	
	s. 152	(2) The owner of an elevating work platform shall keep a permanent record of all inspections,	Equipment	
		tests, repairs, modifications and maintenance performed on it. ).		
		(3) The permanent record required by subsection (2),		
		(a) shall be kept up-to-date;		
		(b) shall include complete records from the more recent of,		
		(i) the date of purchase, or		
		(ii) the date this Regulation is filed; and		
		(c) shall include the signature and name of the person who performed the inspection, test, repair,		
		modification or maintenance.		
		152. (1) The owner of a crane or similar hoisting device shall keep a permanent record of all		
		inspections of, tests of, repairs to, modifications to and maintenance of the crane or similar		
	i .	hoisting device.		
		(2) The owner of a crane or similar hoisting device shall prepare a log book for it for use at a		
		project that shall include the record referred to in subsection (1) covering the period that is the		
		greater of,		,
		(a) the immediately preceding twelve months; and		
		(b) the period the crane or similar hoisting device is on the project.		
		(3) The log book shall be kept with the crane or similar hoisting device.		
		(4) The owner of a crane or similar hoisting device shall retain and make available to the		
		constructor on request copies of all log books and records for the crane or similar hoisting device.		
2071	Occupational Health and Safety Act	CONSTRUCTION PROJECTS - 6063. Revoked: O. Reg. 628/05, s. 2.		
	Regulations , 0. Reg. 213/91, s. 60			

2072	Occupational Health and Safety Act	HEALTH CARE AND RESIDENTIAL FACILITIES - Equipment - 60. (1) An autoclave or sterilization	Equipment Removal
	Regulations , 0. Reg. 67 /93, s. 60, s.	machine shall,	+ 1 year
	79	(a) if the sterilant used in it is ethylene oxide or another hazardous chemical, be vented to the	
		outdoors;	
		(b) be operated by a worker qualified by training and experience to do so;	
		(c) have its operating and emergency instructions posted adjacent to it;	
		(d) be maintained on a regular basis and be inspected at least once every three months;	
		(e) be tested when first put into service and annually thereafter by a person qualified by training	
		and experience to do so and a record of the test shall be kept; and	
		(f) have a pressure relief valve set at a pressure not exceeding that for which it was designed and	
		intended.	
		(2) After its operation or use, an autoclave or sterilization machine shall not be opened until its	a de accione de la constante de
		pressure has returned to atmospheric pressure	
		79. (1) Lifting equipment shall be thoroughly examined by a competent person to determine its	
		capability of handling the maximum load as rated,	
		(a) before being used for the first time; and	
		(b) thereafter as often as necessary but not less frequently than recommended by the	
		manufacturer and, in any case, at least once a year.	
	THE THE THE THE THE THE THE THE THE THE	(2) A permanent record shall be kept of each examination conducted under subsection (1) for as	
	news	long as the equipment remains on the premises and for one year after the equipment is removed	
-		and the record shall be signed by the person who conducted it.	

2073	Occupational Health and Safety Act	INDUSTRIAL ESTABLISHMENTS - Notice of Accident - 6. Where a report or permanent record is	Permanent
	Regulations , R.R.O. 1990, Reg. 851,	prescribed to be kept, it shall be kept for,	
	ss. 6 & 51	(a) a period of at least one year; or	
		(b) such longer period as is necessary to ensure that at least the two most recent reports or	
		records are kept.	
		51. (1) A lifting device shall,	
		(a) be so constructed, of such strength and be equipped with suitable ropes, chains, slings and	
		other fittings so as to adequately ensure the safety of all workers;	
		(b) be thoroughly examined by a competent person to determine its capability of handling the	
		maximum load as rated,	
		(i) prior to being used for the first time, and	
		(ii) thereafter as often as necessary but not less frequently than recommended by the	
		manufacturer and in any case, at least once a year,	
		and a permanent record shall be kept, signed by the competent person doing the examination	
2074	Occupational Health and Safety Act	4. The employer shall keep on file all records or reports that are required to be kept under this	Not specified
	Regulations, 0. Reg. 67 /93, ss. 4-6	Regulation for a period of at least one year or such longer period as is necessary to ensure that	
		the two most recent reports or records are on file. 5. If a worker is killed or critically injured at a	
		facility If an accident, explosion or fire causes injury to a worker If an accident, explosion or fire at	
		a facility causes injury requiring medical attention but does not disable a worker from performing	
		his or her usual work, the employer shall keep a record of that occurrence. The record kept by the	
		employer under subsection (3) for inspection by an inspector shall be notice to a Director. 6. If	
		an occurrence involves the collapse or failure of a temporary or permanent structure that was	
		designed by a professional engineer or architect, the employer shall, within fourteen days after	
		the occurrence, supplement the notice or report required by section 51 or 52 of the Act with the	
		written opinion of a professional engineer as to the cause of the collapse or failure.	
2075	Occupational Health and Safety Act	4343.19 Revoked: O. Reg. 97/11, s. 1.	
	Regulations, 0. Reg. 67/93, s. 43		İ

2076	Occupational Health and Safety Act	WORKPLACE HAZARDOUS MATERIALS INFORMATION SYSTEM (WHMIS) - 17. (1) An employer	Requirement	Not specified
	Regulations, R.R.O. 1990, Reg. 860, s.	who receives a controlled product from a supplier for use at a workplace shall obtain a supplier		
	17	material safety data sheet for the controlled product.		
}		(2) A supplier material safety data sheet for a controlled product shall contain the same		
		information as the material safety data sheet, if any, that the supplier is required in the		
		circumstances to transmit to a purchaser of the controlled product under paragraph 13 (a) of the		
		Hazardous Products Act (Canada).		**
		(3) When a supplier material safety data sheet obtained under subsection (1) is three years old,		
		the employer shall, if possible, obtain from the supplier an unexpired supplier material safety		
		data sheet if any of the controlled product remains in the workplace.		
		(4) An employer who is unable to obtain a material safety data sheet as referred to in subsection		
		(3) shall add all new hazard information for the controlled product to the existing supplier		
		material safety data sheet on the basis of the ingredients disclosed in it.		
		(5) An employer may provide a material safety data sheet in a different format from that of the		
		supplier material safety data sheet for the controlled product or containing additional hazard		
		information,		
		a) if the material safety data sheet provided by the employer, subject to subsection 40 (6) of the		
		Act, contains no less content than the supplier material safety data sheet; and		
		(b) if the supplier material safety data sheet is available at the workplace and the employer-		
		provided material safety data sheet indicates that fact.		
		(6) If a supplier is exempted by subsection 9 (1) or section 10 of the Controlled Products		
		Regulations (Canada) from providing a material safety data sheet for a controlled product, an		
		employer is exempted from obtaining one from the supplier.		
2077	Occupational Health and Safety Act	INDUSTRIAL ESTABLISHMENTS - 6. Where, under section 5 or 51, a report or permanent record		Last inspection +
	Regulations, R.R.O. 1990, Reg. 851,	is prescribed to be kept, it shall be kept for,		years
	ss. 6 & 68	(a) a period of at least one year; or		
		(b) such longer period as is necessary to ensure that at least the two most recent reports or		
		records are kept.		
		6771. Revoked: O. Reg. 629/05, s. 4.		

2078 Occupational Health and Safety Act	WINDOW CLEANING - 39. (1) Every owner of a building where a suspended scaffold, boatswain's Requ	quirement	Not specified
Regulations, R.R.O. 1990, Reg. 859,	chair or similar single-point suspension equipment is to be used for window cleaning shall prepare		
ss. 39 & 40 , s. 41	a sketch or sketches showing all anchor points and related structures on the building that are		
	suitable and adequate for the attachment of the suspended scaffold, boatswain's chair or similar		
	single-point suspension equipment and the lifeline. 40. (1) Every owner of a building where sill		
	work is done shall prepare a sketch or sketches showing all anchor points and related structures		
	on the building that are suitable and adequate for the attachment of a lifeline for a worker who		
	performs the sill work. 41. (5) A building owner shall keep a record of the inspections of any		
	anchor points and any permanently-installed suspended scaffold at a building in a log book to be		
· ·	maintained and retained as long as the anchor points and suspended scaffold are used, showing,		
	(a) the date on which each inspection is made;		
	(b) the name and signature of the person making the inspection; and		
	(c) any modifications or repairs made to an anchor point or a suspended scaffold, including the		
	date they are made and the name and signature of the person making the modifications or	ĺ	
	repairs.		

2079 Occupational Health and Safety Act,	12. (1) For workplaces to which the insurance plan established under the Workplace Safety and	Requirement	Not specified
R.S. 0. 1990, c. 0.1, s. 12, s. 51, s. 52	Insurance Act, 1997 applies, the Workplace Safety and Insurance Board, upon the request of an		
	employer, a worker, committee, health and safety representative or trade union, shall send to		
	the employer, and to the worker, committee, health and safety representative or trade union		
	requesting the information an annual summary of data relating to the employer in respect of the		
	number of work accident fatalities, the number of lost work day cases, the number of lost work		
	days, the number of non-fatal cases that required medical aid without lost work days, the		
	incidence of occupational illnesses, the number of occupational injuries, and such other data as		
	the Board may consider necessary or advisable. 51. (1) Where a person is killed or critically		
	injured from any cause at a workplace, the constructor, if any, and the employer shall notify an		
	inspector, and the committee, health and safety representative and trade union, if any,		
	immediately of the occurrence by telephone or other direct means and the employer shall, within		
	forty-eight hours after the occurrence, send to a Director a written report of the circumstances of		
	the occurrence containing such information and particulars as the regulations prescribe. 52. (1) If		
	a person is disabled from performing his or her usual work or requires medical attention because		
	of an accident, explosion, fire or incident of workplace violence at a workplace, but no person		
	dies or is critically injured because of that occurrence, the employer shall, within four days of the		
	occurrence, give written notice of the occurrence containing the prescribed information and		
	particulars to the following:		
	1. The committee, the health and safety representative and the trade union, if any.		
	2. The Director, if an inspector requires notification of the Director		

2080	Occupational Health and Safety Act,	26. (1)An employer shall,	Requirement	Not specified
	R.S.O. 1990, c. 0.1, s. 26, s. 30	(c) keep and maintain accurate records of the handling, storage, use and disposal of biological, chemical or physical agents as prescribed; (d) accurately keep and maintain and make available to the worker affected such records of the exposure of a worker to biological, chemical or physical agents as may be prescribed; (f) monitor at such time or times or at such interval or intervals the levels of biological, chemical or physical agents in a workplace and keep and post accurate records thereof as prescribed; (h) establish a medical surveillance program for the benefit of workers as prescribed; (i) provide for safety-related medical examinations and tests for workers as prescribed; (k) where so prescribed, provide a worker with written instructions as to the measures and procedures to be taken for the protection of a worker; and (l) carry out such training programs for workers, supervisors and committee members as may be prescribed.  30. (1) Before beginning a project, the owner shall determine whether any designated substances are present at the project site and shall prepare a list of all designated substances that are present at the site.(2) If any work on a project is tendered, the person issuing the tenders shall include, as part of the tendering information, a copy of the list referred to in subsection (1).		
2081	Occupational Health and Safety Act, R.S.O. 1990, c. 0.1, s. 29	Plans of workplaces (3) Where so prescribed, an owner or employer shall, (a) not begin any construction, development, reconstruction, alteration, addition or installation to or in a workplace until the drawings, layout and specifications thereof and any alterations thereto have been filed with the Ministry for review by an engineer of the Ministry for compliance with this Act and the regulations; and (b) keep a copy of the drawings as reviewed in a convenient location at or near the workplace and such drawings shall be produced by the owner or employer upon the request of an inspector for his or her examination and inspection.	Requirement	Not specified

2082 Occupational Health and Safety Act,	Powers of inspector 54. (1) An inspector may	Requirement	Not specified
R.S.O. 1990, c. 0.1, s. 54	(c) require the production of any drawings, specifications, licence, document, record or report,		
	and inspect, examine and copy the same;		
	(d) upon giving a receipt therefor, remove any drawings, specifications, licence, document, record		-
	or report inspected or examined for the purpose of making copies thereof or extracts therefrom,		
	and upon making copies thereof or extracts therefrom, shall promptly return the same to the		
	person who produced or furnished them;		
	(e) conduct or take tests of any equipment, machine, device, article, thing, material or biological,		
	chemical or physical agent in or about a workplace and for such purposes, take and carry away		
	such samples as may be necessary;	7777	
	(f) require in writing an employer to cause any tests described in clause (e) to be conducted or		
	taken, at the expense of the employer, by a person possessing such special expert or professional		
	knowledge or qualifications as are specified by the inspector and to provide, at the expense of the		
	employer, a report or assessment by that person		
2083 Occupational Health and Safety Act,	9. (2) A joint health and safety committee is required, at a workplace at which twenty or more	Requirement	Not specified
R.S.O. 1990, c. 0.1, s. 9	workers are regularly employed. A committee shall maintain and keep minutes of its		
	proceedings, conduct inspections, certifications, recommendations, responses, prepare		
	inspection reports, testing strategies.		İ

2084	Occupational Health and Safety Act,	7. (1) Before any worker enters a confined space, the employer shall ensure that an adequate	Requirement	Current year + 2
	R.S.O. 1990, Confined Space	written plan, including procedures for the control of hazards identified in the assessment, has		years
	Regulation 632/05	been developed and implemented by a competent person for the confined space. (1) Every		
		worker who enters a confined space or who performs related work shall be given adequate		
		training for safe work practices for working in confined spaces and for performing related work,		
	·	including training in the recognition of hazards associated with confined spaces. (5) The employer		
		shall maintain up-to-date written records showing who provided and who received training under		
		this section, the nature of the training and the date when it was provided.		
		21. (1) In the case of a workplace that is not a project, the employer shall retain every		
		assessment, plan, co-ordination document under section 4, record of training under subsection 8		
		(5) or 9 (2), entry permit under section 10, record of an inspection under subsection 12 (2) and		
		record of a test under section 18, including records of each sample, for the longer of the following periods:		
	•	1. One year after the document is created.		
		2. The period that is necessary to ensure that at least the two most recent records of each kind		
		that relate to a particular confined space are retained. O. Reg. 95/11, s. 10.		
2085	Ontario Disability Support Program	The Freedom of Information and Protection of Privacy Act and the Municipal	Requirement	Case closed + 1 ye
	(ODSP) Bulletin 005-2001 Ontario	Freedom of Information and Protection of Privacy Act, requires that personal		
	Works Bulletin 2001-08	information used by an institution shall be retained for at least one year after		
		it is used. For unfounded allegations, this means one year after the		
		completion of an assessment or investigation (including police, crown and trial		
		activities, where applicable).	-	

2086	Ontario Disability Support Program	APPLICATIONS FOR INCOME SUPPORT - 12. (1) A person is not eligible for income support if the	Requirement	Not specified
	Act, 1997 Regulations, 0. Reg. 222/98,	person fails to provide the information the Director requires to determine initial or ongoing		
	s. 12, s. 14, s. 15	eligibility for income support. 14. (1) An application for income support shall be made to the		
		Director in the form and manner approved by the Director. (2) The Director may require an		
		applicant to provide information necessary to determine and verify the applicant's eligibility for		
		income support. 16. (3) The application is not complete until the application and all		
		accompanying forms, agreements and consents have been completed and signed and have been		
		provided, together with any required verification of information, to the Director. (5) An		
		application referred to in subsection 14 (1) that has not been completed within 90 days after a		
		request under paragraph 1 of section 47 has been made shall be deemed to be withdrawn unless		
		the Director approves a greater period of time for its completion		
2087	Ontario Disability Support Program	54. For the purpose of carrying out an investigation (5) If an eligibility review officer makes a	Requirement	Not specified
	Act, 1997 Regulations, 0. Reg. 222/98,	demand, the person having custody of the things shall produce them to the officer. On issuing a		
	s. 54	written receipt, the officer may remove the things that are produced and may,		
		(a) review or copy any of them; or		
		(b) bring them before a justice of the peace, in which case section 159 of the Provincial Offences		
		Act applies, or deal with them in accordance with the applicable provisions of the Criminal Code (Canada).		
		(7) Except where clause (6) (b) applies, the officer shall review or copy things with reasonable		
		dispatch and shall forthwith after doing so return the things to the person who produced them.		
		(8) A copy certified by an officer as a copy made under clause (6) (a) is admissible in evidence to		
		the same extent, and has the same evidentiary value, as the thing copied		
2088	Ontario Disability Support Program	EMPLOYMENT SUPPORTS - 1. (1) An application for employment supports must be made on a	Requirement	Not specified
	Act, 1997 Regulations, 0. Reg. 223/98,	form approved by the Director.		
	s. 1			

2089	Ontario Disability Support Program	Application for income support - 10. (1) An application for income support shall be made in the	Requirement	Not specified
	Act, 1997, c. 25, Sch. B, s. 10 , s. 16 , s.	prescribed manner and shall contain the prescribed information. (2) Despite any decision of the		
	19 (notice of decision), s. 24, s. 34, 39	Director, the Tribunal or a court, a further application for income support may be made by an		
		applicant or recipient upon new or other evidence or if material circumstances have changed. 16.		
		(1) The Director may give a recipient notice in writing of a decision determining that an		
	-	overpayment exists and, if the Director does, the notice shall set out the amount of the		
		overpayment and the prescribed information concerning the decision. 19. The Director shall give		
		notice to the applicant or recipient of a decision that may be appealed and the notice shall advise		
		the applicant or recipient that he or she may request an internal review of it.		
		24. If there is a delivery agent under section 39, the delivery agent shall notify the Director of the		
		prescribed appeals to the Tribunal and the Tribunal shall add the Director as a party, on his or her		
		request. 34. An application for employment supports shall be made to the service co-ordinator		
		for the geographic area in which the person applying resides. Agreement for delivery of income		
		support. 39. (1) The Minister may enter into an agreement with a municipality, a band as defined	***	
		under the Indian Act (Canada), a district social services administration board or a person providing		
		that the municipality, band, board or person shall exercise those powers and duties of the		
		Director relating to income support or financial assistance under section 49 that are specified in		
		the agreement. (7) An agreement under this section shall provide for the ownership, collection,		
		use, disclosure and safeguarding of privacy of personal information and for a person's access to		
		his or her personal information subject to the prescribed conditions.		
2090	Ontario Disability Support Program	see above.		Not specified
	Act, 1997, c. 25, Sch. B, s. 10, s. 16, s.			
	19, s. 24, s. 34			

2004	Contania Barreia - I Barreia Bar			
2091	Ontario Municipal Board Act	Rules of Procedure. An application by a municipality for an order authorizing the issue of		
		debentures or the raising of money beyond the current term of council shall be accompanied by a		
	8.02, s. 11.03 , 31.01	completed submission form. Where an application is made to the Ontario Municipal Board under		
		the Planning Act, a submission form related to the particular application shall be completed and		
		filed with the Board. A notice of motion shall identify the moving party; set out the time and		
		place for the hearing of the motion; state the precise relief sought; specify the grounds to be		
		argued, including a reference to any statutory provision or rule, if any, to be relied on; be		
		accompanied by an affidavit of a person having knowledge, or information and belief; list the		
		documents to be used at the hearing of the motion;		
		state whether the moving party will seek leave of the Board to adduce oral evidence at the		
		hearing of the motion and identify the nature of the evidence; identify the names and addresses		
		of all parties, other than the moving party, and of any other person to whom the Board has		
		directed notice be given; and identify by name, address and telephone number the moving		
		party's solicitor or the moving party.		
		A party who requires the attendance of a person as a witness at a hearing may serve the person		
		with a summons to witness requiring him or her to attend the hearing at the time and place		
	·	stated in the summons, and the summons may also require the person to produce at the hearing		
		the documents or other things in his or her possession, control or power relating to the matters		
·		in question in the application or motion that are specified in the summons.		
2092	Ontario Registry Act, R.S.O. 1990,	Title search period. A person dealing with land shall not be required to show that the person is		
	c.R.20, s.112(1)	lawfully entitled to the land as owner thereof through a good and sufficient chain of title during a		l
	, , ,	period greater than the forty years immediately preceding the day of such dealing, except in		l
		respect of a claim referred to in subsection 113 (5). A claim of the Crown reserved by letters		•
		patent, of the Crown in unpatented land or in land for which letters patent have been issued, but		!
		which has reverted to the Crown by forfeiture or cancellation of letters patent, or in land that has		ļ
		otherwise reverted to the Crown, of the Crown or a municipality in a public highway or lane, of a		1
		person to an unregistered right of way, easement or other right that the person is openly		l
		enjoying and using; a claim arising under any Act; or a claim of a corporation authorized to		l
		construct or operate a railway, including a street railway or incline railway, in respect of lands		l
				!
		acquired by the corporation after the 1st day of July, 1930, and owned or used for the purposes		
		of a right of way for railway lines, or abutting such right of way.		

2093	Ontario Water Resources Act	Regulations regarding Water Works and Sewage Works.	Manuals - 2 years
	Regulations, 0. Reg. 435/93, s. 4, s. 9,	The owner of a facility shall file an application with the Director for classification of the facility.	until superseded;
	s. 16, s. 17, s. 18, s. 19 , s. 20	The owner shall ensure that the certificate is conspicuously displayed at the facility or at premises	Logs and other
		from which the operations of the facility are managed. The owner of a facility shall ensure that a	records - at least 2
		copy of the licence of every licensed operator who is employed in the facility is conspicuously	years
		displayed at the operator's workplace or at premises from which the operations of the facility are	
		managed. The owner of a facility shall ensure that operators and maintenance personnel in the	
		facility have ready access to comprehensive operations and maintenance manuals that contain	
		plans, drawings and process descriptions sufficient for the safe and efficient operation of the	
		facility. The owner shall ensure that the manuals are reviewed and updated at least once every	
		two years. The owner of a facility shall ensure that every operator employed in the facility is given	
		at least forty hours of training every year. The training may include, for example, training in new	
		or revised operating procedures, reviews of existing operating procedures, safety training and	
		studies of information and technical skills related to environmental subjects. The owner shall	
		ensure that records are maintained of the training given. The owner shall submit copies or	
		summaries of the records to the Director when requested. The owner shall ensure that logs and	
		other record-keeping mechanisms are accessible in the facility for at least two years after the last	
		entry.	

2094	Ontario Water Resources Act, R.S.O.	Measures to alleviate effects of impairment of quality of water. Where it is in the public interest		
	1990, c. 0.40, s. 32	to do so, the Director, may require a person who owns, manages or has control of a sewage		
		works, water works or other facility which may discharge material into a water or watercourse		
		that may impair the quality of the water, to do any one or more of the following: To have		
		available at all times, the equipment, material and personnel at the locations specified in the		
		order to prevent, reduce or alleviate any impairment of the quality of the water or the effects of		
		any impairment of the quality of the water.		
		To obtain, construct and install or modify the devices, equipment and facilities specified in the		
		order at the locations and in the manner specified. To implement the procedures specified in the		
		order. To take all steps necessary to ensure that the procedures specified in the order will be		Ì
		implemented in the event that a water or watercourse becomes impaired or may become		
		impaired. To monitor and record the quality and quantity of any water and to report to the		
		Director. To study and to report to the Director measures to control the discharge into a water or		
		watercourse of a material the effects of the discharge into a water or watercourse of a material,		
		the water or watercourse into which a material may be discharged.		
2095	Ontario Water Resources Act, R.S.O.	No person shall use, operate, establish, alter, extend or replace new or existing sewage works	Requirement	6 years following the
	i ·		Requirement	
	1990, c. 0.40, ss. 52, 53 & 60	except under and in accordance with an environmental compliance approval.	Requirement	date of repeal
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the	nequirement	
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the Environmental Protection Act was in force immediately before the repeal of Part VIII of that Act,	nequirement	
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the Environmental Protection Act was in force immediately before the repeal of Part VIII of that Act, the party administering the agreement shall keep all records in their possession or under their	nequirement	
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the Environmental Protection Act was in force immediately before the repeal of Part VIII of that Act, the party administering the agreement shall keep all records in their possession or under their control for a period of 6 years from the date of the repeal or as otherwise prescribed under	Requirement	
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the Environmental Protection Act was in force immediately before the repeal of Part VIII of that Act, the party administering the agreement shall keep all records in their possession or under their control for a period of 6 years from the date of the repeal or as otherwise prescribed under subsection (11); on the written request of the Director, deliver a record or certified copy of a	nequirement	
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the Environmental Protection Act was in force immediately before the repeal of Part VIII of that Act, the party administering the agreement shall keep all records in their possession or under their control for a period of 6 years from the date of the repeal or as otherwise prescribed under subsection (11); on the written request of the Director, deliver a record or certified copy of a record; a certificate as to the service of any document relating to Part VIII; a certificate as to the	nequirement	
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the Environmental Protection Act was in force immediately before the repeal of Part VIII of that Act, the party administering the agreement shall keep all records in their possession or under their control for a period of 6 years from the date of the repeal or as otherwise prescribed under subsection (11); on the written request of the Director, deliver a record or certified copy of a record; a certificate as to the service of any document relating to Part VIII; a certificate as to the custody of any document relating to Part VIII; a certificate as to whether or not any document	Requirement	- I
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the Environmental Protection Act was in force immediately before the repeal of Part VIII of that Act, the party administering the agreement shall keep all records in their possession or under their control for a period of 6 years from the date of the repeal or as otherwise prescribed under subsection (11); on the written request of the Director, deliver a record or certified copy of a record; a certificate as to the service of any document relating to Part VIII; a certificate as to the custody of any document relating to Part VIII; a certified copy of	Requirement	•
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the Environmental Protection Act was in force immediately before the repeal of Part VIII of that Act, the party administering the agreement shall keep all records in their possession or under their control for a period of 6 years from the date of the repeal or as otherwise prescribed under subsection (11); on the written request of the Director, deliver a record or certified copy of a record; a certificate as to the service of any document relating to Part VIII; a certificate as to the custody of any document relating to Part VIII; a certificate as to whether or not any document relating to Part VIII as specified in the request was received or issued. A record, certified copy of a record or a certificate that is or relates to an approval, certificate, consent, licence, notice,	Requirement	- I
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the Environmental Protection Act was in force immediately before the repeal of Part VIII of that Act, the party administering the agreement shall keep all records in their possession or under their control for a period of 6 years from the date of the repeal or as otherwise prescribed under subsection (11); on the written request of the Director, deliver a record or certified copy of a record; a certificate as to the service of any document relating to Part VIII; a certificate as to the custody of any document relating to Part VIII; a certificate as to whether or not any document relating to Part VIII as specified in the request was received or issued. A record, certified copy of a record or a certificate that is or relates to an approval, certificate, consent, licence, notice, permit, order or return under Part VIII of the Environmental Protection Act shall be deemed to be	Requirement	- I
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the Environmental Protection Act was in force immediately before the repeal of Part VIII of that Act, the party administering the agreement shall keep all records in their possession or under their control for a period of 6 years from the date of the repeal or as otherwise prescribed under subsection (11); on the written request of the Director, deliver a record or certified copy of a record; a certificate as to the service of any document relating to Part VIII; a certificate as to the custody of any document relating to Part VIII; a certificate as to whether or not any document relating to Part VIII as specified in the request was received or issued. A record, certified copy of a record or a certificate that is or relates to an approval, certificate, consent, licence, notice, permit, order or return under Part VIII of the Environmental Protection Act shall be deemed to be an official document signed by an employee in the Ministry.	Requirement	•
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the Environmental Protection Act was in force immediately before the repeal of Part VIII of that Act, the party administering the agreement shall keep all records in their possession or under their control for a period of 6 years from the date of the repeal or as otherwise prescribed under subsection (11); on the written request of the Director, deliver a record or certified copy of a record; a certificate as to the service of any document relating to Part VIII; a certificate as to whether or not any document relating to Part VIII as specified in the request was received or issued. A record, certified copy of a record or a certificate that is or relates to an approval, certificate, consent, licence, notice, permit, order or return under Part VIII of the Environmental Protection Act shall be deemed to be an official document signed by an employee in the Ministry.  The owner of sewage works shall make returns on the matters and within the time specified by	Requirement	•
	i ·	except under and in accordance with an environmental compliance approval.  Appeals to Tribunal following refusal of approval - If an agreement under section 81 of the Environmental Protection Act was in force immediately before the repeal of Part VIII of that Act, the party administering the agreement shall keep all records in their possession or under their control for a period of 6 years from the date of the repeal or as otherwise prescribed under subsection (11); on the written request of the Director, deliver a record or certified copy of a record; a certificate as to the service of any document relating to Part VIII; a certificate as to the custody of any document relating to Part VIII; a certificate as to whether or not any document relating to Part VIII as specified in the request was received or issued. A record, certified copy of a record or a certificate that is or relates to an approval, certificate, consent, licence, notice, permit, order or return under Part VIII of the Environmental Protection Act shall be deemed to be an official document signed by an employee in the Ministry.	nequilement	•

2096	Ontario Works Act, 1997 Regulations	These regulations set out the procedures for determining a person's eligibility for income		
	(General), 0. Reg. 134/98, s. 14 s. 17,	assistance including information required from an employer. Includes the eligibility of a member		
	s. 18, s. 19	of a benefit unit. Information needed may include a benefit unit's budgetary requirements,		
		attendance and progress in an education or training program, employment and proposed		
		employment assistance activities and their status in Canada.		
2097	Ontario Works Act, 1997 Regulations	A delivery agent may pay or provide one or more of the benefits to or on behalf of a person in the		
	(General), 0. Reg. 134/98, s. 59	amount determined by the administrator. The benefits are the following:		
		dental services, one or more prosthetic appliances, including eye-glasses, vocational training and		
		retraining, travel and transportation, cost of moving, funeral and burial and costs of transporting		
		a deceased person. Any other special service, item or payment authorized by the Director.		
		An application for discretionary benefits shall be in the form and manner approved by the		
		Director and shall be made to the administrator for the geographic area where the applicant		
		resides. Beneficiaries under the Family Benefits Act and children on whose behalf financial		
		assistance is provided under section 49 of the Ontario Disability Support Program Act, 1997 are		
		prescribed classes for the purpose of clause 8 (c) of the Ontario Works Act, 1997. Children on		
		behalf of whom temporary care assistance is provided. Ontario or a delivery agent is entitled to		
		recover amounts paid from the persons or organizations liable for the payment of those costs.		
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2098 Ontario Works Act, 1997 Regulations An eligibility review officer may enter any place that the officer believes contains evidence (General), O. Reg. 134/98, s. 65 relevant to determining a person's eligibility for payments. They may inquire into all financial transactions, records and other matters that are relevant to the investigation; and demand the production for inspection of anything described in clause (b). An officer shall not, without the consent of the occupier, exercise a power to enter a place that is being used as a dwelling except under the authority of a search warrant. An officer shall exercise the powers only during business hours. A demand shall be in writing and shall include a statement of the nature of the things required. If an officer makes a demand, the person having custody of the things shall produce them to the officer. On issuing a written receipt, the officer may remove the things that are produced and may, review or copy any of them; or bring them before a justice of the peace, in which case section 159 of the Provincial Offences Act applies, or deal with them in accordance with the applicable provisions of the Criminal Code (Canada). A copy certified by an officer as a copy is admissible in evidence to the same extent, and has the same evidentiary value as the thing copied. For the purpose of carrying out an investigation, an officer may use a data storage, processing or retrieval device or system in order to produce a record in readable form. An officer may require information or material from a person who is the subject of an investigation or from any person who the officer has reason to believe can provide information or material relevant to the investigation. For the purposes of the Act and the regulations, a family support worker may enter into an agreement on behalf of the delivery agent with a person who has a legal obligation to provide support to a member of the benefit unit under an agreement or a court order or judgment regarding the recovery of income assistance paid for the benefit of that member from that person; assist a member of the benefit unit or the delivery agent with legal proceedings or in completing an agreement providing for support of a member of a benefit unit, including a domestic contract or a paternity agreement, and register any such agreement with the Family Responsibility Office; complete supporting documentation including directions regarding payment of funds; and collect, use and disclose personal information necessary to carry out his or her duties under this section, in accordance with any agreements entered into under section 71, 72 or 73 of the Act.

2099	Ontario Works Act, 1997 Regulations,	An administrator shall complete a monthly application for payment of a subsidy by Ontario with		
	0. Reg. 135/98, s. 2, s. 3	respect to assistance paid in a month and shall forward it to the Director before the 20th day of		
		the month next following. An administrator shall complete an annual application for payment of a		
		subsidy by Ontario with respect to the cost of administration. An administrator shall complete a		
		quarterly report with respect to the costs. An administrator shall complete a separate statement		
		of account for each recipient to whom or on whose behalf assistance has been paid during each		
		month and retain the statement in the administrator's files. The Director may require an		
		administrator to provide them with whatever information as to the contents of the information		
		that is considered necessary; require an inspection and audit of the books and accounts of the		
	·	delivery agent. An administrator shall provide the Director with such information and evidence as		
		may be required with respect to an applicant or recipient to determine whether or not they are		
		eligible for assistance.		
2100	Pay Equity Act, R.S.O. 1990, c. P.7, s.	Documents, to be known as pay equity plans, shall be prepared in accordance with this Part to		
	13	provide for pay equity for the female job classes in each establishment of every employer. Every		
		employer who prepares and implements a pay equity plan shall be deemed not to be in		
		contravention of subsection 7 (1) with respect to those employees covered by the plan or plans		
		that apply to the employees but only with respect to those compensation practices that existed		
	1	immediately before the effective date.		
2101		This regulation concerns Minor Variance Applications and The Committee of Adjustment.		
		Includes information and material to be provided by an applicant, notice given to the municipality		
		and applicant before a hearing and the posting and publication of an application prior to		
		approval.		
2102	Planning Act, R.S.O. 1990, c. P.13, s.	This Act concerns decisions made by the Municipal Board regarding planning matters. If all		
	51	appeals are withdrawn and the time for appealing a decision has expired or if all appeals are	,	
		withdrawn, the secretary of the Municipal Board shall notify the approval authority and the		
		decision of the approval authority shall be deemed to have been made on the day after the day		
		all appeals have been withdrawn.	• • • • • • • • • • • • • • • • • • •	

2103 Police Services Act, R.S.O. 1990, c.	The municipal police services board shall submit operating and capital estimates to the municipal	
P.15, s. 39	council that will show the amounts that will be required to maintain the police force and provide	
	it with equipment and facilities; and to pay the expenses of the board's operation other than the	
	remuneration of board members. The format of the estimates, the period that they cover and	
	the timetable for their submission shall be as determined by the council. If the board is not	
	satisfied that the budget established for it by the council is sufficient to maintain an adequate	
	number of police officers or other employees of the police force or to provide the police force	
	with adequate equipment or facilities, the board may request an appeal through the Ontario	
	Civilian Police Commission.	
2104 Public Sector Salary Disclosure Act,	The purpose of this Act is to assure the public disclosure of the salary and benefits paid in respect	
1996, c. l, Sch. A, s. 3	of employment in the public sector to employees who are paid a salary of \$100,000 or more in a	•
	year. The Management Board of Cabinet may require evidence that the funding received from	
	the Government of Ontario in a year is less than 10 per cent of the body's gross revenues for the	
	year. Not later than March 31 of each year every employer shall make available for inspection by	
	the public without charge a written record of the amount of salary and benefits paid in the	
	previous year by the employer to an employee paid at least \$100,000 as salary. An employer	
	shall allow the public to inspect it at a suitable location on the employer's premises at any time	
	during the employer's normal working hours throughout the period beginning on March 31 and	
	ending on December 31 of the same year.	
2105 Public Vehicles Act Regulations	Every licensee shall ensure that a chartered trip report is completed for each trip that the licensee	
(General), R.R.O. 1990, Reg. 982, ss.	operates and that a copy is given to the driver of each public vehicle involved in the chartered trip	
11 & 24	to be carried on the trip.	
	A report must be signed by or on behalf of the licensee. A licensee shall keep a record of the	
	hours of labour of all drivers and the vehicles driven during those hours; the operation of each	
	public vehicle, showing each trip on which it is operated; and every chartered or special trip	
	operated by the licensee, including a copy of every chartered trip report and shall make the	
•	records available at any reasonable time within one year for inspection by an officer of the	
	Ministry.	
		· ·

2106	Real Property Limitations Act, R.S.O.	No entry, distress, or action shall be made or brought on behalf of Her Majesty against any		
	1990, c.L.15, s.3(1), s.4	person for the recovery of or respecting any land or rent, or of land or for or concerning any		
		revenues, rents, issues or profits, but within sixty years next after the right to make such entry or		
		distress or to bring such action has first accrued to Her Majesty. No person shall make an entry or		
		distress, or bring an action to recover any land or rent, but within ten years next after the time at		
		which the right to make such entry or distress, or to bring such action, first accrued to some		
		person through whom the person making or bringing it claims, or if the right did not accrue to any		
		person through whom that person claims, then within ten years next after the time at which the		
		right to make such entry or distress, or to bring such action, first accrued to the person making or		
		bringing it.		
2107	Residential Tenancies Act, 2006, S.O.	This Act applies with respect to rental units in residential complexes. Includes the landlords right		
	2006, c.17, s.10,s.12, s.29), s.78	to collect income information about a prospective tenant. The information that should be	· ]	
		included in a tenancy agreement, the payment of rent, any breaches in a landlord's obligations		
		towards the tenant including harassment, illegally entering the rental unit, etc. the criteria for		
		evicting a tenant.		
		No application for settlement may be made more than one year after the day the alleged conduct		
		giving rise to the application occurred.		
2108	Retail Business Holidays Act	Tourism Criteria. This Regulation sets out the tourism criteria that must be met before a		
2100	Regulations, O.Reg. 711/91, s. 6	municipality may pass an exempting by-law. An application for an exemption shall contain the		
		following: a description of the area or the retail business establishment for which the exemption		
		is sought. The justification, in relation to the seasonal nature of the tourist attraction, for the time		
		period sought in the exemption. Information establishing that the tourism criteria set out in this		
		Regulation are met. An application in respect of a retail business establishment shall be made		
		only by that retail business establishment.		
2109	Smoke-Free Ontario Act S.O. 1994, c.	Concerns the sale and promotion of tobacco in Ontario including health warnings and sales via		
	10	vending machines. Also prohibition, restrictions, convictions, inspections and inspection of		
		records including drawings, specifications or floor plans for an enclosed workplace.		
2110	Social Housing Reform Act, 2000,	The Minister of Municipal Affairs and Housing may incorporate corporations with share capital		
3220	Chapter 27, s 23 (I) authority to	under the Business Corporations Act as local housing corporations, to perform the duties and		
	incorporate, s(2) status.	exercise the powers of local housing corporations under this Act. This Act also includes		
		· ·	1	
		information on Transfer of Documents and Disclosure of Records including archival documents to		

2111 Social Housing Reform Act, 2000,	This section prescribes records a service manager must keep and the lengths of time they must be Requ	uirement 7 years	5
Ontario Regulation 368/01.	kept. The service manager must keep a record received by the service manager from the		
	Minister for at least seven years after the record is received. If the record is an agreement it must	Ì	
	be kept for at least seven years after the agreement is terminated or expires. If the service		
	manager has or had a duty to pay a subsidy for a housing project records must be kept for at least		
	five years after the date on which the duty to pay the subsidy is terminated. This includes an		
	operating agreement, construction contract, ground lease, contract with a development		
	consultant or architect or any title document relating to the development or construction of the		
	housing project (a drawing, plan or technical specification).		
	If the service manager enters into an agreement under section 16 of the Act, the service manager		
	must keep a copy of the agreement, together with all records related to the implementation or		
	administration of the agreement, for at least five years after the agreement is terminated or		
	expires.		
	The service manager must keep the following for at least seven years after the notice is given: a		
	copy of the notice. any record relied upon by the service manager to determine the existence of		
	the situation, any record used in the preparation of the notice, any record related to the		
	rectification of the situation.		
	The service manager must keep a copy of each annual report and every document used in the		
	preparation of the report for at least seven years after it is given to the Minister.	****	
	If responsibility for a housing project is transferred to the service manager they must keep a	İ	
	record that relates to the housing project for at least seven years after the record is created or		
	received by the service manager. If more than one subsection in this section applies with respect		
	to a record, the record shall be kept long enough to satisfy all the subsections that apply.		
2112 Technical Standards and Safety Act	No person shall operate or use or permit a boiler, pressure vessel, fitting or piping to be operated		
Regulations O.Reg 220/0 l, s.5	or used unless a valid certificate of inspection has been issued in respect of the boiler, pressure		
	vessel, fitting or piping.		

2113 Technical	Standards and Safety Act	If this Regulation, including the code adoption document, requires a laboratory or organization to	Requirement	Logbooks - at least
Regulation	ns, 0. Reg 209/01 as	carry out an engineering test on or a certification of an elevating device component, the person		years
	s.20 , s.33, s.34, s.3 7	who carries out the test or certification shall file the test or certification document with the		
		director. Where maintenance is carried out on equipment such as an elevator, it should be done		
		in accordance with requirements for periodic inspection set out in the code adoption document.		
		The inspection and tests required shall be carried out at intervals as long as the interval between		
		the inspections or tests is not longer than 12 months. No inspection or test is required for an		
		elevating device if the operational reliability of the device is proven through type testing and		
		certification. Where the		
		ownership of an elevating device changes, the records shall be transferred to the new owner. A		
		record of inspections and tests shall be kept in the log book. Every owner of an elevating device		
		and every contractor shall maintain a log book for each elevating device that they own or		
		maintain, and the log book shall contain up-to-date data on all maintenance functions required to		
		be recorded in the log book by the applicable code or standard referred to in the code adoption		
		document; and such other data as are required to be kept by this Regulation. The log book shall		
		be kept for a period of at least five years from the date of the last entry in the log book. The log		
		book data shall be readily available at the location of the elevating device to an inspector,		
		maintenance mechanic and other persons designated by the owner. A list of persons to be called		
		in case of an equipment or power failure, an accident or any other emergency involving the		
		elevating device is readily available at the location of the installation.		
		A copy of the registered design submissions and general instructions for maintenance of the		
		elevating device is readily available to an inspector and contractor; and on the transfer of		
		ownership of an elevating device, a copy of the registered design submission and the instructions		
		from maintenance are delivered to the new owner.		
2114 Workplace	e Safety and Insurance Act,	First Aid Requirements. Every employer shall keep a record of all circumstances respecting an		
	ulations, R.R.O. 1990, Reg.	accident as described by the injured worker, the date and time of its occurrence, the names of		
1101, s. 5	_	witnesses, the nature and exact location of the injuries to the worker and the date, time and		
		nature of each first aid treatment given.		

2115 Wor	rkplace Safety and Insurance Act,	Every Schedule 1 and Schedule 2 employer shall register with the Board within 10 days after	· ·
	· ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	becoming such an employer. When registering, a Schedule 1 employer shall give the Board a	
		statement setting out the total estimated wages that workers are expected to earn during the	1
		current year. When registering and at such other times as the Board may require, a Schedule 1	
		employer shall give the Board such information as it may require to assign the employer to a	
		class, subclass or group and such other information as the Board may request. When registering	
		and at such other times as the Board may require, a Schedule 2 employer shall give the Board	
		such information as it may require to determine the amount of any payment to the Board that	
		may be required under the insurance plan and such other information as the Board may request.	
		A Schedule 1 employer shall keep accurate records of all wages paid to the employer's workers	
		and shall keep the records in Ontario. The employer shall produce the records referred to in	
-		subsection (1) when the Board or any of its officers requires the employer to do so.	
			***************************************
2116 Wor	rkplace Safety and Insurance Act,	Every year a Schedule 1 employer shall give the Board a statement setting out the total wages	
1991	7, c. 16, Sch. A, s. 78	earned during the preceding year by all workers and such other information as the Board may	
		request. The statement must also set out the total estimated wages that workers are expected to	
		earn during the current year. If the statement is made by a employer of a municipal volunteer fire	
		brigade, of a volunteer ambulance brigade or of auxiliary members of a police force, it shall set	4
		out, the number of members of the brigade or auxiliary members of the police force; and the	
		amount of earnings to be attributed to each member for the purposes of the insurance plan. If an	
		employer does not submit a statement to the Board, the Board may determine the amount of	
		premiums that should have been paid by the employer, and if it is later ascertained that the	
		amount of the premium is less than the actual amount of the premium that should have been	
		paid, the employer is liable to pay to the Board the difference. The Board may require an	
		employer who fails to submit a statement to pay interest at a rate determined by the Board. A	
		payment is in addition to any penalty imposed by a court for an offence under section 152.	
			1

211	Workplace Safety and Insurance Act,	This Act concerns the procedures that must be followed by an employer and an employee after		
	1997, Sch. A, c. 16, s. 21, s. 22, s. 37,	an employee has an accident in the workplace. An agreement between a worker and his or her		
	s. 47, s. 58	employer to waive or to forego any benefit to which the worker or his or her survivors are or may		
		become entitled under the insurance plan is void. An employer shall notify the Board within	İ	
		three days after learning of an accident to a worker if the accident necessitates health care or		
		results in the worker not being able to earn full wages. A worker shall file a claim as soon as		
		possible after the accident but in no case shall he or she file a claim more than six months after		
		the accident or, in the case of an occupational disease, after the worker learns that he or she		
awaaaa		suffers from the disease. A claim must be on a form approved by the Board and must be		
		accompanied by such information and documents as the Board may require. Includes		
		information on the disclosure of information, medical assessments, determination,		
		redetermination and the payment of claims. The worker is not entitled to request a		
		redetermination until 12 months have elapsed since the most recent determination by the Board		
		concerning the degree of his or her impairment.		

2118	Ministry of Attorney General, Provincial Offences Act, R.S.O. 1990,
	Provincial Offences Act, R.S.O. 1990,
	c. P.33

At the time of the POA transfer, the Province executed 52 Transfer Agreements with municipalities which included a Memorandum of Understanding (MOU) and a Local Side Agreement. The MOU outlines the obligations of the Municipal Partner and the Ministry of the Attorney General. Schedule 2 of the MOU states the retention of the charging document.

The Provincial Offences Act is the procedural legislation for administering and prosecuting provincial offences. These offences include charges under the Highway Traffic Act, the Compulsory Automobile Insurance Act, the Trespass to Property Act, the Liquor Licence Act, and other provincial legislation, municipal by-laws and minor federal offences. The P.O.A. governs all aspects of the legal prosecution process, from serving an Offence Notice to an accused person to conducting trials including sentencing and appeals. In June of 1999, the City of Brampton entered into a Memorandum of Understanding with the Ministry of the Attorney General, which transferred the responsibility for the administration and prosecution for provincial offence charges to the City.

This transfer included the functions of Clerk of the Court for proceedings commenced under the Provincial Offences Act Part I (e.g traffic tickets), Part II (e.g. parking tickets) and Part III (e.g. summons') to the City.

The responsibility for prosecution of Part I, Part II and some Part III offences was also transferred to the City.

Once a matter has been completed all proceedings commenced under Parts I and III of the Act, the calendar year of the date of iudgment plus 2 additional years, except where there has been an accident or a charge of careless driving, the calendar year of the judgment plus 7 additional years.

For all proceedings commenced under Part II of the Act, the calendar year of the date of judgment plus 2 additional years. Any other record retention requirements prescribed by law.

Regional (1244) Citation #	Regulatory and Legislative Obligation Statute/ Regulation		Requirement/	Retention
			Best Practice	Timeframe
	Controlled Access Roads By-Jaw 59-77, s. 3		Required	
3001	Delegation of Authority By-law (PEEL)	BY-LAW NUMBER 16-2013 - A by-law to delegate to each lower-tier municipality the authority to pass a by-law establishing tax ratios and setting out a method by which the portion of Regional levies that will be raised in each lower-tier municipality can be determined.  BY-LAW 65-1997 - A by-law to withdraw from the land division committee, the authority of Council to give consent under the Planning Act, R.S.O. 1990 Chapter P.13, as amended; to delegate such authority to the City of Mississauga and the City of Brampton; to set conditions for such delegationBY-LAW NUMBER 66-1997 - A by-law to delegate the authority of Council to give consent under the Planning Act, R.S.O. 1990 Chapter P.13, as amended, to constitute and appoint a Land Division Committee, set conditions for such delegation, prescribe a tariff for fees for applications, to provide for remuneration to Committee members, and to prescribe procedures for governing the calling place and proceedings of Committee meetings.  BY-LAW NUMBER 70-1990 - A by-law to designate a head of the Regional Corporation for the purpose of the Municipal Freedom of Information and Protection of Privacy Act.  A by-law to delegate to each lower-tier municipality the authority to pass a by-law establishing tax ratios and setting out a method by which the portion of Regional levies that will be raised in each lower-tier municipality can be determined.	Required	

	A by-law to set out the duties of the Regional Clerk and to allow for the appointment of an Acting Regional Clerk. Includes functions assigned to the Regional Clerk in the Procedural By-law and other by-laws, keeping records of the proceedings of Council and its Committees, being in charge of the corporate seal, be the source of public record, and carry out any other function as the law may require. (Uses: Document Regional Council and Peel Living Board decisions and Committee recommendations, maintain a master record of all by-laws enacted by the Region, Peel Living and subsisting by-laws enacted by predecessor municipalities such as Peel County and townships,		
3003 Financial Control By-law 45-2004, s. 4, s. 8	planning & administration for Council & committee meetings.)  A by-law establishing financial controls related to the Current Budget, the Capital Budget and reserve management of the Regional Municipality of Peel. ) Not less frequently than semi-annually, the Treasurer shall provide Council with a Financial Report including a written status report on the Reserves and Reserve Funds.	Required	
3004 Gasoline Pumps By-law 218-77, s. 4	To regulate the erection of gasoline pumps adjacent to Regional Roads and monitor service station installations and upgrades. (Uses: all records relating to service stations and gasoline pumps, such as drawings, diagrams, applications for site and grading plan approval, correspondence and locations of underground tanks in relation to Regional roads.)	Required	T+5 (T= station closure)
3005 Land Division By-law 66-97, Sch. B, Part C, s. 6	A by-law to delegate the authority of Council to give consent under the Planning Act, R.S.O. 1990 Chapter P.13, as amended, to constitute and appoint a Land Division Committee, set conditions for such delegation, prescribe a tariff for fees for applications, to provide for remuneration to Committee members, and to prescribe procedures for governing the calling place and proceedings of Committee meetings	Required	T+50 (T=notice o decision)
3006 Peel Heart Health Network/Healthy at Heart Grant Agreement, s. 4.3	All records relating to health promotion. (Uses: Develop awareness in the community regarding the advantages of healthy life styles.)	Required	C+5

	Peel Living General By-law 1-95, s. 5.05	5.05 Secretary - The Secretary or designate shall attend and be the secretary of all meetings of the Board and meetings of Members, and shall enter or cause to be entered records kept for that purpose minutes of all proceedings thereat; the Secretary shall give or cause to be given, as and when instructed, all notices to the directors, members, auditors and members of the committees of the board; the Secretary shall be custodian of the corporate seal of the Corporation and of all books, papers, records, documents and other instruments belonging to the Corporation except when some other officer or agent has been appointed for that purpose; and the Secretary shall	Required	Archival
		have such other duties as the Board may prescribe. (Uses: Document Regional Council and Peel Living Board decisions and Committee recommendations.)		
	Peel Living General By-law 1-95, s. 5.06	5.06 Treasurer - The Treasurer shall keep proper accounting records in compliance with the Act, and, under the direction of the Board, shall control the deposit of money, the safe-keeping of securities and the disbursement of the funds of the Corporation; the Treasurer shall render to the Board whenever required an account of the financial position of the Corporation and all transactions made by the Treasurer of the Corporation; and the Treasurer shall have such other duties as the Board may prescribe. (Uses: All records relating to financial management)	Required	C+6
	Preservation and Destruction of Dcouments and Records. By-Law Number 68-98	The Manager of Corporate Records shall administer the retention schedule and shall ensure that the schedule complies with all relevant legal requirements for records retention and records destruction. When official records have been destroyed pursuant to this by-law, the Manager of Corporate Records shall obtain written confirmation of the destruction and shall ensure that all disposition notices and certificates of destruction are preserved.	Required	Not specified (preserved = permanent)
3010	Procedural By-law 54-1999	A by-law to govern the calling, place, and proceedings of the meetings of Council and its committees and the conduct of their members	Required	
3011	Purchasing By-law 62-2001	A report shall be submitted annually to Regional Council or a Committee thereof summarizing the particulars of the disposition of all surplus goods pursuant to this by-law. Where the purchase of goods and services has been authorized in accordance with this by-law all documents forming part of the purchase contract including any purchase order, form of agreement or contract or other terms and conditions shall be executed by the signing officers duly authorized.	Required	
3012	Real Property By-law 23-95, s. 12	12. A public register, which shall be available for inspection during regular office hours, shall be maintained and kept current, listing and describing the real property, owned and leased by The Regional Municipality of Peel, save and except those classes of property which may be exempt.	Required	Not specified

3013	Region of Peel Notice By-law 63-2003	A by-law to prescribe the form, manner, and the times for the provision of notice. Where a notice	Required	Not specified
		is required under the Act but is not provided for specifically in this by-law, a notice which would		
		substantially inform a reasonable person of the subject matter to which the notice relates, shall		
		be deemed to be adequate, and in compliance with this by-law.		
3014	Region of Peel's Smoke-free By-law	A municipal law enforcement officer, or public health inspector acting under the direction of the	Required	Not specified
	14-2003	Medical Officer of Health, may enter and inspect all buildings, structures or parts thereof that are		
		subject to this By-law Any person who contravenes any provisions of this By-law is guilty of an		
		offence and upon conviction is liable to a fine.		
		Every proprietor of a public place that purports to have a designated smoking room shall, within		
		60 days of the written request of a municipal law enforcement officer, produce to the Medical		
		Officer of Health a compliance report.		
3015	Retail Business Holidays By-law 18-	A by-law under subsection 4(9) of the Retail Business Holidays Act (the "Act"), to establish a	Required	Not specified
	1999	procedure to be followed by applicants for a by-law under subsection 4(1) of the Act permitting		
		retail business establishments to open on holidays for the purpose of maintaining or developing		
		tourism and for combining two or more applications, holding one public meeting with respect to		
		two or more applications, establishing fees for the processing of applications and limiting the		
		number of applications that will be considered in any year, and to repeal By-law Number 58-92.		
		s. 2 Exemption application s. 4 supporting documents to Planning Commissioner. s. 9 Report to		
		Planning Committee s. 11 Notice of public meeting		
3016	Sewage Works By-law 19-77	s. 8 - notice of non-payment, settlement of disputed account. (records relating to water customer	Required	
		accounts, such as collection notices, water billing inquiry computer reports, customer service		
		issues, and correspondence) s. 9 - submission for exemption from payment, appeal,		
		correspondence on activities of Appeals Committee, engineer's report, notice of Council decision.		
		(records relating to appeals of sanitary sewer charges such as applications and engineering		
		reports pertaining to sewer operations.)		
2645	S			
3017	Sewer Discharge By-law 90-90	A by-law to regulate the discharge of matter into the sanitary and storm sewage systems of the	Required	
		Regional Municipality and making provision for the establishment of sewer rates and charges,		
		pursuant to section 81 of The Regional Municipality of Peel Act, R.S.O. 1980, chapter 440 and to		
		repeal certain parts of By-law Number 9-75. s. 2 address of premises where water used, location		
		of water source, copy of AECB licence, approval to discharge, certificate of approval or order, s. 4		
	*	waste survey report, s. 6 compliance program submission, progress reports, s. 8 approval of		
		alternative device, s. 9 spill notification.		

3018	Tourism Exemptions By-law 58-92,	Tourism Exemptions By-law 58-92, Sch. A, s. 2 (application), s. 6 (supporting documents), s. 9	Required	
	Sch. A, s. 2, s. 6 , s. 9	(report to Planning Committee). Repealed by By-law 18-1999. See above - Retail Business		
		Holidays By-law 18-1999.		
3019	Waterworks By-law 9-73, s. 3.1, s. 7.3	By-Law 9-73 respecting the supply of water, the management and maintenance of the	Required	
		Waterworks System of the Regional Corporation and the establishment of water rates and		1
		charges. s. 3.1 (application for water service), s. 7.3 (water meter register).		T A STATE OF THE S

Citation #	Statute/ Regulation		Requirement/ Best Practice	Retention Timeframe
4000	CCTV - Property and Public Conveyance, SOP (2011)	Electronic Security Video Surveillance, more commonly referred to as Closed Circuit Television (CCTV) Surveillance System, has been in use for many years by many institutions to serve as a deterrent to criminal activity. CCTV consists of dedicated high-resolution cameras providing continuous recording and when required, real time surveillance.	Requirement	Video Surveillance: 72 hours CCTV Record: 1 Year
4001		These procedures were created to comply with Confined Space Regulation 632/05 of the Occupational Health and Safety Act, in conjunction with City of Brampton Policy #12.4.1, City of Brampton Policy 12.4.3 for Lock-out Procedures, and the City Of Brampton Confined Space Entry Standard Operation Procedure, and in recognition that Property Management staff, in the course of their duties, must enter confined spaces.	Requirement	1 (Maintain minimum of 2 most recent records related to the space)
4002	Security Control Telecommunications Recording, SOP (2012)	All telephone calls made to and from Security Control, to be recorded at all times.  Telecommunications equipment consists of hardwired (not wireless) desktop handsets capable of transmitting and receiving continual voice conversations.	Requirement	1 Year
4003		Radio Transmission equipment consists of portable and base station style professional grade radios that are capable of transmitting audio messages and receiving audio messages. The audible transmissions created by the Radio Transmission equipment on the frequencies licensed for use by Corporate Security Systems, will be recorded using digital recording equipment.	Requirement	1 Year

Citation #	Source		Requirement/ Best Practice	Retention Timeframe
5000	Closed Files - Retention and Disposition, Law Society of British Columbia, August 2006	Trust and non-trust books, records, and accounts	Best Practice	Rule 3-68 of the Law Society Rules states that trust and nontrust books, records, and accounts listed in Rules 3-60 to 3-62 must be retained for at least 10 years, the first three years of which must be at the lawyer's chief place of practice.
5001	Closed Files - Retention and Disposition, Law Society of British Columbia, August 2006	There is no universal agreement on how long files should be retained. The Law Society has not set any policy requirements or guidelines.	Best Practice	There is no universal agreement on how long files should be retained. The Law Society has not set any policy requirements or guidelines.

5002	Closed Files - Retention and	Negligence actions	Best Practice	Negligence actions
	Disposition, Law Society of British			can be brought long
	Columbia, August 2006			after the alleged
				negligence has
				occurred. Section
				3(5) of the
				Limitation Act,
				R.S.B.C. 1996, c. 266
				governs professional
				negligence actions,
				which must be
				brought within six
				years of the date
				when the right to
				bring the action
				arose. However,
			<u> </u>	under that Act
				several provisions
			1	operate to extend
				the six-year
				limitation period.
				Those which most
				concern lawyers are
				s. 6, which provides
				that the running of
				time is postponed
-				where the plaintiff is
				not aware of the

5003	Closed Files - Retention and	LAWYER'S PERSONAL RECORDS:	Best Practice	Diaries and time
	Disposition, Law Society of British	- Diaries and time records		records - Kept at
	Columbia, August 2006	- Trust accounting and disbursements		least as long as the
				files to which they
				refer are kept. Trust
				accounting and
			·	disbursements 10
		ŕ		years (Law Society
				Rules 3-60, 3-61, 3-
				62, 3-68, 3-80)
5004	Closed Files - Retention and	CORPORATE & COMMERCIAL:	Best Practice	6 years.
	Disposition, Law Society of British	- Securities		
	Columbia, August 2006	- Sale of assets and shares		
		- Private shares issued		
		- Share restructuring		
		- Amalgamations		
		- Bankruptcy		
		- Ordinary commercial agreements		
		- Receivership		
		- Indemnity agreements		
		- Partnerships		
		- Joint ventures		
5005	Closed Files - Retention and	CRIMINAL:	Best Practice	Prosecution &
	Disposition, Law Society of British	- Prosecution	•	defence - retention
	Columbia, August 2006	- Defence		of six years after
	•			completion of
				sentencing (and
				appeals if applicable)

5006 Closed Files - Retention and Disposition, Law Society of British Columbia, August 2006	LABOUR: - Collective bargaining - Hearings (labour relations board and arbitration)	Best Practice	Collective bargaining - 6 years after agreement is made; Hearings (labour relations board and arbitration) - 6 years after final decision.
5007 Closed Files - Retention and Disposition, Law Society of British Columbia, August 2006	LITIGATION: - Contract Action - Tort Claim (plaintiff)	Best Practice	Contract Action - 6 years after dismissal, or payment of judgement; Tort Claim (plaintiff) - 6 years after final judgement, dismissal or settlement. For cases involving minors; the trigger event is when the minor reaches the age of majority.

5008	Closed Files - Retention and	REAL PROPERTY:	Best Practice	Residential
	Disposition, Law Society of British	- Residential conveyance		conveyance - 10
	Columbia, August 2006	- Commercial conveyance		years after state of
		- Lease/ sub-lease/ lisence		title certificate
		- Foreclosure		received;
		- Receivership		commercial
		- Option to purchase/ right of first refusal		conveyance - 10
		- Easement/ Right of Way		years after closing;
		- Review of title		lease/ sub-lease/
		- Mortgage/ Debenture		lisence to occupy - 6
		- Subdivision/ single plan strata development		years after lease has
		- Phased strata development		expired; foreclosure
		- Building contract		- 6 years after order
		- Encroachment settlement		absolute or property
				sold; receivership - 6
				years after discharge
				or payment
				recieved; Option to
				purchase/ right of
				first refusal - 6 years
				after options expire;
				Easement/ Right of
				Way- 10 years after
				registration; review
				of title - 6 years from
				date of opinion;
				Mortgage/
				Debenture - 6 years
5009	· · · · · · · · · · · · · · · · · · ·	Financial statements, agreements, contracts and leases; investment/share capital information;	Best Practice	10 years
	conduct and related guidelines,	written opinions; tax files and assessment notices; detailed continuity schedules for such items as		
1		capital assets and future income.		
	Alberta, June 2006			

5010 File Retention, Law Society of Upper	- Actions against lawyers for negligence	Best Practice	The Limitations Act,
Canada, November 2005	- Actions for the recovery of financial loss caused by professional negligence		2002, S.O. 2002, c.
			24, Schedule B,
	·		however,
			significantly altered
			other aspects of the
			law of limitations in
			Ontario. Under
			section 4 of the new
			Act, a basic
			limitation period of
			two years is
			established. This
			new limitation
			period applies to
			actions against
			lawyers for
			negligence – actions
			upon the case – and
			to actions for the
			recovery of purely
		***************************************	financial loss caused
			by professional
			negligence. The
			commencement of
			this new limitation
			period is governed
			by certain

5011	File Retention, Law Society of Upper	Limitations Act, 2002 transitional rules Best	st Practice	The new Limitations
	Canada, November 2005			Act, 2002 contains
				transititional rules
				whereby it can be
				determined whether
				or not the old
				limitation period
				applies. Essentially, if
			ŀ	the act or omission
				giving rise to the
				possible claim took
				place before January
				1, 2004, and if no
			ŀ	proceeding in
			ŀ	relation thereto was
				commenced before
				January 1, 2004, it
			1	must be determined
			i i	whether the former
				limitation period
				expired before
				January 1, 2004. If it
				did, the action will
				be barred. If it did
				not, it must be
				determined
			1	whether, if the claim
			,	were to be based on

5012	File Retention, Law Society of Upper	Real Estate	Best Practice	In real estate
	Canada, November 2005			matters, the facts to
				support a cause of
				action may only be
				"discoverable" on
				sale, in some
				instances 20 or more
				years after the file is
				closed. Title search
				notes should be kept
				indefinitely.

5013	File Retention, Law Society of Upper	Representation of minors	Best Practice	Under the new
	Canada, November 2005			Limitations Act,
				2002, no limitation
				period runs during
				any time where the
				claimant is either an
				unrepresented
				minor (section 6) or
				is "incapable of
				commencing a
				proceeding in
				respect of the claim
				because of his or her
				physical, mental or
				psychological
				condition" and is
				"not represented by
				a litigation guardian
				in relation to the
	•			claim" (section 7).
				The client's age,
				therefore, was and
				will remain
				important in
				determining how
				long to keep
				documents relating
				to minor clients.

5014	File Retention, Law Society of Upper	Assault or sexual assault	Best Practice	Special
	Canada, November 2005			discoverability
				provisions apply in
				the Limitations Act,
				2002 Act where the
				claim arises from an
				assault or sexual
				assault (see section
				10).

5015	Practice Advisory, Chartered	Injury, loss or damage	Best Practice	Effective January 1,
	Accountants of Ontario, Summer			2004, the
	2003			Limitations Act, 2002
				comes into force
				which replaces most
		· ·	[	existing limitations
				periods with two
				clear limits: a basic
				limitation period of
				two years which
				would start from the
				day the person finds
				out, or should have
				found out, about the
				injury, loss or
				damage he or she
				suffered and who
				caused it; and an
				ultimate limitation
				period of 15 years
				after which a claim
				may be barred,
				regardless of the
			l	plaintiff's state of
			1	knowledge.
				Accordingly,
			l i	members will be
				well served to
	Privacy Regulations Section 7(a) and			
	(b)		-	

5017	Canada Labour Standards	Section 24(4)(b)	3 Years
	Regulations, Section 24 (4) and (10)	Every employer shall keep for a period of at least three years after the expiration of the	
		employer's obligation under subsection 239.1(3) of the Act, the following information:	
		(b) a copy of any certificate of a qualified medical practitioner indicating that the employee is fit	
		to return to work	
5018	Occupational Health & Safety		
	Regulations, Section 15.11(a)		

on#	Source		Requirement/ Best Practice	Retention Timeframe
6000	MIDA 2001/002 - General Guidelines	Operating and Using Real Property Assets  •using real property in a manner consistent with the principle of sustainable dev contributing to protecting and preserving the environment.	Best Practice	2 Years
6001	MIDA 2001/002 - Section 2	Acquiring real property assets and related services mentions contracting for maintenance services of real property like snow removal and fire protection).	Best Practice	Not Specified
6002	MIDA 2001/002 - Section 3	Operating and Using Real Property Assets • Protection (From fall-out, nuclear blast, warning devices (sirens etc) includees preventative measures)	Best Practice	3 years
6003		Replacing, Transferring and Disposing of Real Property Assets Legal Documents A) Lease, rental, rights of way, easements and concessions - 3yrs after expiry of lease, concession, rights of way etc. B) Purchase, transfer, sale, etc original documents are transferred to new owner. CPC to retain copies until all operational and legal requirements have expired.  Lettings and Concessions, Rights of Way, Easements, Leases, etc., for Crown-owned Lands by Private COrporations or Persons or Privately-owned Lands by the Crown (excluding legal documents) - 3 yrs after expiry of lease, concession, right of wat etc. involved  Sale, Transfer, Expiry of Lease etc., (excluding legal documents) - 3 yrs after sale, transfer, expiry of lease etc.	Best Practice	3 years
6004	MIDA 98/001 - General Guidelines		Best Practice	5 years

6005	MIDA 98/001 - Section 1	Master Numerical Index Cards or Master Control Records	Best Practice	• 2 yrs after
		•Records Disposition Authority Files		superseded
				• 2 yrs after RDA
				files are superseded
				or amended by LAC
		•Records Inventory Files (including lists, indices and registers of files or records destroyed)		•10 yrs after files or
				records are
				destroyed
				• 2 yrs
6006	MIDA 98/001 - Section 1.2	1.2 Records Management	Best Practice	
		Master Numerical Index Cards or Master Control Records		• 2 yrs after
		•Records Inventory Files (including lists, indices and registers of files or records destroyed)		superseded
	·			•10 yrs after files or
				records are
				destroyed
6007	MIDA 98/001 - Section 1.5	Other Information Management Activities and Services	Best Practice	1 yr after
				superseded or
		Forms Management		obsolete
		A) Individual function files		

6008	MIDA 98/001 - Section 2.1	Security	Best Practice	
		• Breaches		•6 months
		Electronic Network Monitoring Logs		•2 yrs after last
		•Identification and Building-Pass cards		admin use.
				•2 yrs after expiry.
		Physical Security-buildings, contingency planning, equipment, grounds, guards, etc.		
		Routine correspondance		
		•Regulations and orders	1	•2 yrs or 1 yr after
		•Reliability Checks and Security Clearnaces - Individual Case Files		requirement ceases
				•5 yrs after
		Reliability Checks and Security Clearances - Visits and visitors		superseded or
		•Reports and returns - Inspections, surveys etc.		revoked.
				•2 yrs after ee
				leaves the institutio
				for which the
				clearance was
				undertaken.
				•1 yr
				•5 yrs
6009	MIDA 98/001 - Section 3	Contracts, Contract Demands, Purchase Orders, Tenders, Progress Reports, etc., related to	Best Practice	3 Years
	·	Routine correspondance	-	
		Contracts, Acceptance of Tender etc.		
		Case files re purchases, rentals, services etc.		
		Ledgers and registers		
6010	MIDA 99/004 - Section 2	2.6 Accounting and Control of Revenues	Best Practice	6 fiscal yrs
		Transfer Payments, grants and contributions		*
		Includes records documenting purely financial transactions related to transfer payments,	1	
		accounting and control of expenditures and/or revenues, payments verification, budgeting and		
		budgetary control of programs, transfer payments, grants and contributions.		

6011	MIDA 99/004 - Section 2.3	Accounts and accounting (Appropriations, Disbursements, etc.)	Best Practice	
		A) Records relating to Conducting Suspense Accounts (including ledgers and registers)		A) 1 fiscal yr after
				transfer to
		Allotments		appropriate count
		B) Includes ledgers and registers, and Vouchers (Transfer between Primaries)		
				B) 6 fiscal yrs
		Budgeting		
		C) Individual Budgets - Institutional		
		D) Individual Budgets - Branch or Division		C) 6 fiscal yrs
				D) 2 fiscal yrs
		Cash Accounting		
		E) Cash blotters, cash books, cash summaries, receipts, ledgers and registers and Wharfage Books		
		F) Cash Control		E) 6 fiscal yrs
				F) 1 fiscal yr
		G) Adjust, individual encumbrances, ledgers and registers (other than for Eskimo Loan or		
		Establishment), transfers (sub-allotment etc.)		G) 1 fiscal yr
		H) Eskimo Loan, Establishment (Ledgers and registers)		
				H) 6 fiscal yrs
6012	MIDA 99/004 - Section 2.5	Accounting and Control Expenditures	Best Practice	6 fiscal yrs follwing
		• Allowances		the fiscal yr in which
		Advances, requisitions, warrants, etc. concerning mileage, relocation, travel etc. (ind expense		the claim was settled
		claims)		
6013	MIDA 99/004 - Section 2.6	Accounting and Control of Revenues	Best Practice	
		Accounts Receivable (revenues)		
		A) Includes records relating to credit notes and refunds (for return of goods and containers etc.);		A) 6 fiscal yrs
		ledgers and registers (including refund and drawback ledgers for security deposits); vouchers		
		(bills, credits, official receipts, receipt forms, sales slips) from all sources including Accounts		
		Recoverble from concessions, claims, fees, rentals, etc. journal vouchers (loands and		B) 1 fiscal yr
		investments).		C) 3 fiscal yrs
		B) Legal payments made record (journal vouchers)		
		C) Loans and advances to employees (journal vouchers)		7

6014 MIDA 99/004 - Section 3.1	Expenditure Management System (budgeting, program planning, and resource allocation)	Best Practice	
	Includes decision-making, reporting and consultation processes involving three separate levels of		
	the executive offices: departments, central agencies, and the Cabinet with its committees,		
	together with Parliament and its Standing Committees.		
	Estimates		6 fiscal yrs
	•A) Individual Estimates - Institutional	,	• 2 fiscal yrs
	Individual Estimates - Directorate, Branch or Division		·
	Annual Reference Level Updates (ARLUs) - Includes plans for monitoring and controlling allocation		
	of resources within planning framework.		6 fiscal yrs afte
	•C) Individual ARLUs - Institutional		superseded
	•D) Individual ARLUs - Directorate, Branch or Division		• 2 fiscal yrs
			<b>'</b>
	Regulations and Orders		6 fiscal yrs
	•Individual Payments		<u>'</u>
6015 MIDA 99/004 - Section 3.2	Internal audit, program evaluation records, working files and other audit file documenting	Best Practice	3 years
	methodology, procedure, interdependent liaison, and interaction with central agencies.		
	External audits and/or program evaluations conducted by a central agency, common service		6 Years
	agency or by the Auditor General.		
	Capital Plans and Projects		2 Years (routine)
	Includes records related to contracts and contracting activities associated with Capital Plans and		
	Projects. Note: This does not include records documenting the policy development, planning, and		
	evaluation of major capital plans and projects		
6016 MIDA 2005/2006		Best Practice	100 yrs after the
	possible for a specific case, including: records of decisions appealed to a superior court by a		final court decisio
	judicial or quasi-jud body. Also records that document decisions made by a federal board, review		
	board, appeal board, admin tribunal, court, or other independent entity, responsible for		
	rendering judicial or quasi-judicial decisions and which are records of decisions considered to be		
	precedent setting or that have attained a high media profile (Human Rights Tribunal, National		
	Parole Board, Occ H&S Board etc.)		

6017	MIDA 98/005 - General Guidelines	Employee Assistance Program (EAP)	Best Practice	2 Years
		Includes records relating to all aspects of the EAP, including policies and directives, Code of Ethics,		
		assessments of the programme, contracts for outside services, advice, medical diagnosis,		
		referrals, training, monitoring (including statistics and summaries and audits)		
6018	MIDA 98/005 - Section 1	Recourse	Best Practice	2 yrs after the most
		A) Personal harassment - matters dealing with complaints of personal harassment		recent
		B) individual cases		administrative
				activity in relation to
				an ind. case.
6019	MIDA 98/005 - Section 4	Occupational H&S	Best Practice	2 Years (routine)
6020	MIDA 98/005 - Section 5	. 98/005 - Section 5 Disciplinary and Non-Disciplinary Demotion or Termination of Employment Be	Best Practice	Time limit specified
				in applicable
				collective
				agreements or a
				minimum of 2 yrs
				following the date of
				disciplinary actions,
				provided no further
				disciplinary action
				has been recorded in
				the meantime.
6021	MIDA 98/005 - Section 5.1	Collective Bargaining	Best Practice	1 year after expiry of
		Includes records on all aspects of negotiating collective agreements, their interpreation and		agreement
		administration, including certification, managerial or confidential positions or exclusions and		1.0.
		collective bargaining.		
6022	MIDA 98/005 - Section 5.2	Designation Process	Best Practice	2 years
0022	1011DA 36,003 - 3ection 3.2	Includes records relating to all aspects of the designation process, including departmental reviews	best Practice	2 years
		of positions, negotiations between departments and unions, referrals of positions in dispute to		
		the Designation Review Panel, and PSLRB decisions; and all supporting documentation, such as		
		notifications of positions to be designated and reviews and updates of designation records.		

6023 MIDA 98/005 - Section 6.7	Pay Administration	Best Practice	
	<ul> <li>Hours of work and overtime - regular, compressed and flexible hours of work, overtime</li> </ul>		•2 yrs (gen
	authorization, reports of overtime performed, time off etc.		guideline)
	•Income Tax - Statements of personal exemptions and deductions		
			•2 yrs after
	•Salaries and wages - Documentation concerning a specific employee		superseded
	Superannuation - individual cases		•2 yrs after expiry of
			fiscal yr
			•Place on the
			employee Personnel
			File
6024 MIDA 98/005 - Section 10	Employment Equity	Best Practice	2 yrs after the period
	•Workforce surveys, questionnaires, analyses and reviews of employment systems, employment		covered by the EE
	equity plans, employment equity activities and info provided to ee's.		Plan to which the
			records relate.

6025	MIDA 98/005 - Section 11	11.1 Work Force Adjustment (Early Retirement Incentive, Early Departure Incentive)	Best Practice	
ļ		Includes records relating to work force adjustment, such as docuemntation on Early Retirement		
ļ		Incentive, Early Departure Incentive and alternative placement;		
!				
		•Individual Cases		
		11.2 Termination of Employment Due to Alternative Delivery Situations		Employee File
		Includes documentation for the treatment, identification, termination of employment of		
		departmental employees affected by the transfer of any work, business or undertaking.		
		•Individual Cases		• Employee File
		11.3 Awards: Including Incentive Award Plan, Award Plan for Inventors and Innovators and		Award files, 2 yrs
		Scholarships		after last admin use,
				Financial files, 6 yrs
		•Individual Awards funded by the institution		and Precedent
				setting files, 15 yrs
		•Individual decorations, medals, investiture and outstanding achievement awards		
		•Rejected suggestions and nominations		•3 yrs
		Responses from institutions not directly responsible for funding		• 2 yrs
				• 2 yrs
6026	MIDA 99/003 - General Guidelines	General Guidelines for routine records	Best Practice	2 years
6027	MIDA 99/003 - Section 4	Operating Vehicles - Individual Vehicles	Best Practice	• 2 yrs
ļ		A) Log books		A•1 yr after disposal
1		B) Operating instructions		B• until disposal or
		C) Registering and licensing		transfer to new
		D) Routine Correspondance		owner
				C• until superseded
				or obsolete
				D• 3 yrs

6028	MIDA 99/003 - Section 5	•Inventorying and accounting for material assets (Stocktaking, creating and maintaining	Best Practice	• 1 yr after
		inventories, etc.)		superseded or
		Labelling material Assets (Cataloguing, identification, etc.,)		obsolete
			İ	<ul> <li>Until superseded or</li> </ul>
		•Loans (lending of material assets)	!	obsolete
		•Issue - General and scales of issue regarding the release of material pursuant to a properly	- I	• 1 yr after return or
		authorized requisition or instruction.		disposal of
				equipment

6029 N	IIDA 2001/002 - Section 3	Alterations and Repairs	Best Practice	3 yrs after
		Damages - Reports of Investigations into the Damage		completion or cancellation
		Development		3 yrs after inv.
		A) Ditching and drainage		completed
		B) Excavaction		
		C) Landscaping and Gardening		
				A) 2 yrs
		Fencing		B) 2 yrs
		Fires - Reports		C) 2 yrs
		D) Major		2 yrs
		E) Minor note: the institution determines the difference between major and minor (generally, however,		
		the value of the asset determines whether it is major or minor)		D) 5 yrs E) 2 yrs following
		Flood Control (Preventive measures and control of minor floods)		completing report t
		Maintenance (cleaning and janitorial services, re-decorating, garbage removal, recycling etc)		Commissioner
		Parking Areas; Recreation Areas; Roads, Streets, and Sidewalks (including snow removal)		
			·	3 yrs
				1 year
				2 yrs
6030 M	IIDA 99/004 - Section 1	External audits and/or program evaluations conducted by a central agency, common service agency or by the Auditor General.	Best Practice	6 Years