

# Retention and Disposal Policy – Accessible Version

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## Key messages

This policy outlines the ICO's approach to retention and disposal of information. This policy covers:

- Retention periods
- ROT and weeding
- Reviewing information
- Destruction of information
- Permanent preservation
- Legal holds



# Does this policy relate to me?

This policy relates to all ICO staff.

## Table of contents

1. Introduction	4
2. Roles and Responsibilities	4
3. Retention Periods	6
4. Retention and Disposal Schedule	7
5. Weeding	8
6. Reviewing Information	9
7. Destruction	11
8. Permanent Preservation	12
9. Legal Holds	12
Feedback on this document	13
Version history	14
Annexes	26
Annex A – Ongoing Inquiries	26
Annex B - Retention Schedule	27
1. Communications Activities	27
2. Corporate Communications and Marketing	28
3. Corporate Functions	33
4. Corporate Governance	37
5. Finance	40
6. Human Resources	41
7. Legal	47
8. Regulatory – Registration and Casework	50
9. Regulatory – Investigations	54



10.	Regulatory – Assurance	58
11.	Regulatory – Internal Activities	64
12.	Stakeholder Engagement	66
13.	Organisation Wide	71
14.	Transfer to The National Archives (For permanent preservation)	73



#### 1. Introduction

- 1.1. A general overview of our approach to records management is outlined in our <u>Information Management Policy</u>. The aim of the Retention and Disposal Policy is to outline the ICO's approach to managing the retention and secure disposal of our information in line with our business requirements and legal obligations.
- 1.2. There are various pieces of legislation which outline retention requirements. These include, but are not limited to:
  - Freedom of Information Act 2000 including the Code of Practice Section 46 (FOIA)
  - The UK General Data Protection Regulations (the UK GDPR)
  - Data Protection Act 2018 (DPA 18)
  - Public Records Act 1958
  - Limitation Act 1980
  - Inquiries Act 2005
- 1.3. The requirements outlined in this policy have been developed to provide a consistent approach to the retention and disposal of corporate information. This policy applies to all physical and digital information, regardless of storage location.

#### Back to Top

## 2. Roles and Responsibilities

2.1. All ICO staff are responsible for managing the information they create and receive as part of their normal daily business activities



- and should familiarise themselves with the <u>Retention and Disposal</u> <u>Schedule</u>.
- 2.2. Specific records management responsibilities are also allocated to individual staff members and various committees and boards across our corporate structure, as detailed in our <u>Information Risk</u> <u>Management Network</u>. The following roles have additional responsibilities around retention and disposal:
- 2.2.1 **Information Asset Owners (IAOs)**. IAOs ensure that all assets under their control are following retention schedule rules. They have ownership of the assets and are therefore responsible for ensuring adherence to the Retention and Disposal Schedule. IAOs are responsible for authorising the destruction of information when required.
- 2.2.2 **Information Asset Managers (IAMs)**. IAMs assist the IAOs in their role and are operationally responsible for the upkeep of information assets, including adherence to the Retention and Disposal Schedule.
- 2.2.3. Local Information Management Officers (LIMOs). LIMOs monitor compliance with the retention schedule, whilst encouraging and working with staff to ensure ongoing conformity. Alongside this, the LIMO reports to the IAM and IAO on compliance with the schedule within their team. They also need to implement any changes required to the schedule in accordance with ICO procedure and work to improve compliance with the schedule where needed.
- 2.2.4. **Local Asset Administrator (LAAs).** LAAs work with staff directly to ensure the retention schedule is adhered to, undertaking some work disposing of information and recording disposal where needed. The LIMO is likely to



- delegate instructions to the LAA to assist in improving compliance with the schedule.
- 2.3. More information about the responsibilities of individuals in the Information Risk Management Network can be found in our Roles and Responsibilities guidance.

#### 3. Retention Periods

- 3.1. Our retention periods are driven by legislation, business need, or both. If there is no legally defined retention period for corporate information it is the responsibility of the relevant IAO(s) to determine an appropriate retention period. The Information Management team must agree the proposed retention period to ensure:
  - Retention triggers are clear and consistent
  - Retention periods are not excessively long and are consistent with the rest of the schedule
  - The correct retention source has been identified
  - IAO approval has been obtained for any new entries with an action of 'destroy'.
- 3.2. We assign clearly defined retention periods to our information to ensure it is kept for the appropriate length of time. Each retention period has three elements:
  - Trigger the action which begins the retention period (e.g., 'End of Financial Year' or 'End of Employment')
  - Retention period the length of time the information will be kept



- Action either 'review' or 'destroy'.
  - If the action is 'review' the information must be reviewed to ensure it is no longer required before destruction. Outcomes of a review may be – dispose, mark for permanent preservation, or temporary extension to review again at a future date.
  - If the action is 'destroy', this means the information can be destroyed without being reviewed in line with ICO procedure. IAO approval is not needed prior to destruction if the action is 'destroy.'

## 4. Retention and Disposal Schedule

- 4.1. Our Retention and Disposal Schedule sets out our retention periods.

  Information **must** be kept for the length of time defined in the

  Schedule unless there is a legal requirement to destroy it sooner.
- 4.2. The Schedule is arranged by function, rather than by directorate. By following a functional approach we can ensure that the Schedule will not need to change in the event of organisational restructures and that information held by multiple directorates is only captured on the Schedule once.
- 4.3. Any proposed additions or changes to retention periods must be captured on the Request an update to the Retention Schedule form and sent through to the Information Management and Compliance team. Significant changes may need to be signed off by the relevant IAO(s).
- 4.4. The Schedule is reviewed on an annual basis by the Information

  Management and Compliance team with input from the Information



Risk Management Network. Any queries about the Schedule should be raised with the Information Management and Compliance team.

#### Back to Top

## 5. Weeding

- 5.1. Not all information we create has long-term value. Our Retention and Disposal Schedule does not include redundant, obsolete or trivial (ROT) information. This should be destroyed periodically by each directorate as part of routine housekeeping. Approval or signoff to delete ROT information is not required.
- 5.2. 'Weeding' does not apply to corporate records included in the Schedule, which should only be destroyed when they have reached the end of their retention period.
- 5.3. Information should be weeded for two reasons:
  - To ensure that we are not wasting money or space (either digital or physical) by storing ROT information.
  - To make the process of reviewing and appraising records easier.
     Sifting through low-value records makes this process more time-consuming.
- 5.4. Below are common examples of information which are usually of limited value once they are no longer in use and can be weeded through housekeeping. This should not be seen as an exhaustive list.

**Drafts** - Draft documents lose value and can become obsolete once a final version has been published. However, on some occasions where significant changes or deviations have taken place, a draft may be retained to show how the final decision was made.



**Emails** - Outlook has an automated retention policy that retains emails for 12 months. It is important that information assets are saved to shared spaces, to provide evidence of decisions made or action taken. Once a conversation has reached a significant point, any earlier emails from this chain can be deleted.

**Duplicates** – We should not retain any duplications. Duplications can lead to multiple versions of information which can cause confusion.

**Research Material** – Whether developing policy or preparing to give advice, research material may be created or collected such as notes or copies of guidance from external organisations. The value of this information decreases once the final version has been created.

**Limited Long Term Operational Value** – Some information may be of importance for only a short period of time and then become redundant. This information should be weeded as soon as it is no longer required.

- 5.5. Weeding should be done on a regular basis to ensure that clutter does not build up over time. It is up to each team to decide a reasonable schedule for housekeeping, based on their resources and the amount of information they generate. IAOs should encourage weeding on a regular basis.
- 5.6. Weeding should cover all information the directorate stores, paper or digital, regardless of the system it is held on. This includes personal drives and desktops.

#### Back to Top

## 6. Reviewing Information

6.1. When information has reached the end of its retention period it may need to be reviewed to ensure that it is no longer required.

Information that has an action of 'destroy' on the Schedule can be



- disposed of securely without a review and without IAO approval. Where possible, automated retention rules should be built into corporate systems.
- 6.2. Where a review is required, the IAO assisted by the IAM and LIMOs should consider the relevant information and decide whether it can be destroyed. If a high volume of information is being reviewed at once then this should be conducted at a macro level, i.e., not document by document. If information is marked for permanent preservation or subject to a legal hold it may be necessary to review every document.
- 6.3. Information should only be retained beyond its retention period in limited circumstances. When conducting a review, the following factors should be taken into account:
  - Is the information required to fulfil statutory or regulatory requirements?
  - Is the information relevant to ongoing litigation or subject to a legal hold?
  - Is the information the subject of an information request or related to information recently disclosed in a response?
  - Is retention required to evidence events in the case of a dispute?
  - Does the information fall under the selection criteria for permanent preservation and transfer to The National Archives (TNA)? See <u>section 14 of this policy</u> for more detail on permanent preservation.
  - Is the information required for a Public Inquiry?
  - Is there another demonstrable business need for retaining the information?



- 6.4. If the information is deemed to still be required, an extension of two years is given, the information needs to be reviewed again at the end of the extension. The only exception to this is where the information has been marked for permanent preservation (see section 14).
- 6.5. The retention period must not be extended indefinitely. You should contact the Information Management and Compliance team if you still intend to keep the information after applying the two-year extension period.

#### 7. Destruction

- 7.1. When records are no longer required by the organisation and do not have archival value they should be securely destroyed.
- 7.2. If the action on the retention schedule is 'review', destruction of records should not proceed without approval from the relevant IAO. A record containing what has been destroyed, when it was destroyed and the individual who authorised the destruction should be created. You can use our <u>template Record of Destruction</u> to record this information (please note that this link is only accessible to ICO staff).
- 7.3. If the action on the retention schedule is 'destroy', a Record of Destruction does not need to be created.
- 7.4. Records should be destroyed with the level of security required by the confidentiality of their contents. For example, if records containing special category data or protectively marked papers have been shredded, the shredded paper should be handled securely and not dumped. Records awaiting destruction must be stored securely.



- 7.5. Paper records should be placed into the confidential waste bins and documents stored on electronic systems should be deleted, including back-ups. Deletions should be carried out by someone with appropriate access to the system from which they are being deleted. Digital documents should be deleted and not overwritten.
- 7.6. When information is destroyed, all copies of the information should be destroyed at the same time (both digital and physical). Information cannot be considered to have been completely destroyed unless all copies have been destroyed as well.

#### 8. Permanent Preservation

- 8.1. Documents should be selected for permanent preservation if they meet the criteria specified in <u>section 14 of the Retention Schedule in Annex B.</u>
- 8.2. Documents which have been marked for permanent preservation must not be destroyed. Any information which is selected for preservation should be clearly marked to ensure it is not destroyed accidentally.

#### Back to Top

## 9. Legal Holds

9.1. As a public authority the ICO is responsible for ensuring that any information under a legal hold is identified. A legal hold is the process of preserving all forms of information relevant to legal proceedings. If a legal hold is in place there is a freeze on the destruction of any relevant material held by the organisation.



- 9.2. A legal hold might be required if information relates to a Public Inquiry or if it pertains to any litigation that the ICO is involved with, such as an FOI Complaint which is subject to appeal. If you are unsure whether information in your possession falls under a legal hold, contact the Information Management and Compliance team for advice.
- 9.3. When information falls under a legal hold it should be clearly marked as such so it is not accidentally included in any scheduled destruction.
- 9.4. Under the Inquiry Rules 2006, those responsible for public records have a duty to make arrangements for the selection of all information they hold which contains, or may contain, content as identified in relation to an investigation. <a href="Appendix A">Appendix A</a> shows the Public Inquiries that are currently open in the UK, or due to be opened soon.
- 9.5. Following the closure of the Inquiry, the information should be reviewed to determine how long it needs to be retained.

#### Feedback on this document

If you have any feedback on this document, please fill in <a href="this feedback">this feedback</a> form.

#### Back to Top



# Version history

Version	Changes made	Date	Made by
3.1	First Draft	20/01/19	Stuart Ashton
		20/01/18	
4.0	Final Version	24/05/18	Stuart Ashton
4.1	Final Version, updated	14/08/18	Lesley Owen-
	with minor amendments		Edwards
4.2	Update to Retention	05/11/2019	Steven
	Schedule – Assurance and		Johnston
	Customer Contact (Breach		
	Reports)		
4.3	Added general annual	19/11/2019	Ben Cudbertson
	leave information to HR		
	section		
4.4	Split 'Live Chat	27/11/2019	Ben Cudbertson
	Transcriptions' into		
	'GCI/Touchpoint' and		
	'Goss' transcriptions.		
	Changes retention of		
	GCI/Touchpoint		
	transcriptions from 2		
	years to 90 days.		
4.5	Update to live chat	06/01/2020	Steven
	transcript retention period.		Johnston
	Amended from 90 to 100		
	days.		



Version	Changes made	Date	Made by
4.6	Removal of 'text	03/02/2020	Steven
	messages' entry in		Johnston
	schedule		
5.0	Annual review and	07/04/2020	Steven
	schedule updates.		Johnston
5.1	Addition to HR (Security	21/05/2020	Jennifer
	Clearance		Matthews
	Correspondence,		
	Declaration of outside		
	interests)		
5.2	Addition of Data Protection	16/06/2020	Ben Cudbertson
	Fee Information – Paper		
	records. Changed the		
	trigger for Data Protection		
	Fee Information –		
	Electronic Records from		
	'lapsed payment' to		
	'lapsed registration.'		
5.3	Addition of Webinar and	24/06/2020	Steven
	live event recordings		Johnston
5.4	Added Case Study to	13/10/2020	Ben Cudbertson
	Comms section		
5.5	Changed Maternity,	20/10/2020	Ben Cudbertson
	Paternity, Adoption and		
	Sick Leave retention		
	period from 3 years to 4		
	years and changed trigger		



Version	Changes made	Date	Made by
	from 'end of financial year		
	after return' to 'end of		
	financial year'.		
5.6	Added digital direct debit	13/01/2021	Ben Cudbertson
	scans		
5.7	Added car sharing	19/02/2021	Ben Cudbertson
	information		
5.8	Changed Internal	02/03/2021	Tiffany Higgins
	Guidance and LTT to date		
	withdrawn from Creation.		
5.9	Added - Digital Mailroom	04/03/2021	Jen Matthews
	instruction DP Fees scans		
5.10	Schedule under review -	11/03/2021	Jen Matthews
	Updated: Legal Basis,		
	Roles and Responsibility,		
	IMS contact, Weeding		
6.0	Changes (including 2-year	06/04/2021	Jen Matthews
	extension) confirmed		
6.1	Directorate name change	04/06/2021	Steven
	throughout to Digital, IT		Johnston
	and Business Services.		
	Amendments to include		
	this directorates IAO at		
	2.1, 2.2, 2.3, 2.4, 2.5,		
	2.9, 8.1, 8.16, 10.2, 10.3,		
	10.4. Name change from		
	GCI to Nasstar at 1.8.		



Version	Changes made	Date	Made by
	Addition of 10.12.		
	Retention period for 3.9		
	changed.		
6.2	Addition to HR section	09/08/2021	Tiffany Higgins
	(MHFA Application Details		
	and details of MHFA		
	attendance to training)		
6.3	Addition of 2.10 and 2.11.	23/08/2021	Steven
			Johnston
6.4	Addition of 3.15, 3.16 and	25/08/2021	Steven
	6.21.		Johnston
6.5	Addition of 2.12 and 2.13.	08/09/2021	Tiffany Higgins
6.6	Removal of 1.9	22/09/2021	Tiffany Higgins
7.0	Major update of Retention	28/09/2021	Ben Cudbertson
	and Disposal Policy		
	following review. Amended		
	retention periods for HPI		
	inquiries (8.5-8.7)		
7.1	Change to retention period	04/10/2021	Ben Cudbertson
	for communications with		
	journalists (2.7) -		
	increased from 12 months		
	to 3 years		
7.2	Updated job titles for IAOs	11/10/2021	Ben Cudbertson
7.3	Addition of 6.22.	01/12/2021	Steven
			Johnston
7.4	Addition of 2.14.	02/12/2021	Ben Cudbertson



Version	Changes made	Date	Made by
7.5	Change of IAO at 3.7.	03/12/2021	Steven
			Johnston
7.6	Addition of 11.13 – Staff	10/01/2022	Simon Lochery
	photographs		
7.7	Addition of 1.9 Chatbot	13/01/2022	Steven
	transcripts		Johnston
7.8	Addition of 6.23 – audio	14/02/2022	Simon Lochery
	recordings		
7.9	Addition of 2.15 – Staff	26/04/2022	Steven
	pulse surveys		Johnston
7.10	Updated section 4.2 –	15/05/2022	Ben Cudbertson
	clarified that template is		
	only accessible to ICO		
	staff		
7.11	Added section 8.25	10/06/2022	Ben Cudbertson
7.12	Amendment to trigger and	19/07/2022	Simon Lochery
	additional IAO in section		
	8.8.		
7.13	FOI and Transparency	02/09/2022	Steven
	directorate added to 10.4.		Johnston
8.0	Appendix B updated	08/09/2022	Ben Cudbertson
	following annual review of		
	retention schedule by		
	LIMOs. Divided regulatory		
	section into 3. Updated		
	TNA section following		
	changes to selection		



Version	Changes made	Date	Made by
	criteria. No changes made		
	to policy content. Updated		
	Covid Inquiry entry for		
	Appendix A.		
8.1	Added contracts and offer	23/09/2022	Ben Cudbertson
	letters to 6.12. Added		
0.2	6.24-6.26.	20/00/2022	0: 1
8.2	Minor changes to sections	30/09/2022	Simon Lochery
	6 and 8 of the policy and		
	section 14 of the retention		
	schedule, to clarify		
	reference to permanent		
	preservation and the criteria.		
8.3	Added sections 8.16-8.18	24/10/2022	Ben Cudbertson
8.4			
0.4	Added entry for 'breach report – no further action'	31/10/2022	Simon Lochery
	to section 8.8 of Retention		
	Schedule		
8.5	Retention schedule:	11/11/2022	Simon Lochery
0.5	Cases relating to Section	11/11/2022	Simon Lochery
	159 moved from 14.3 to		
	8.4. External consultation		
	responses at 12.6 – action		
	changed to review.		
	External consultation		
	responses at 14.6 – added		



Version	Changes made	Date	Made by
	word 'significant' for		
	clarity.		
8.6	Updated Regulatory –	08/12/2022	Ben Cudbertson
	Assurance entries		
	following review		
8.7	Retention schedule:	21/12/2022	Simon Lochery
	Entry for 'Training		
	materials moved from HR		
	section to Organisation		
	wide section.		
	Added sections 10.5 and		
	10.6		
8.8	Added in section 8.21 -	05/01/2023	Ben Cudbertson
	NIS Register		
8.9	Retention schedule:	25/01/2023	Simon Lochery
	Entries 8.2 and 8.3		
	amended to include EIR,		
	INSPIRE and RPSI		
	complaints.		
8.10	Retention schedule:	07/02/2023	Simon Lochery
	Entry added for 'Team		
	administration' at section		
	13.4		
9.0	Annual review. Removed	17/02/2023	Ben Cudbertson
	mention of DCMS as our		
	sponsor department		
	following recent		



Version	Changes made	Date	Made by
	government restructure.		
	Section 3.1. updated in		
	Retention Policy to clarify		
	Information Management		
	team's involvement in		
	determining retention		
	periods. Updates to		
	sections 3.2, 6.1, and 7.1		
	in the Retention Policy		
	clarifying when IAO		
	approval is needed before		
	destruction of information.		
	Removed IICSA from		
	Annex A following closure		
	of Inquiry.		
9.1	Updated retention period	22/02/2023	Ben Cudbertson
	for 12.9 'Consultations:		
	SME feedback.'		
9.2	Retention schedule:	06/03/2023	Simon Lochery
	Added new entry at 9.10		
	and updated the entry		
	now at 9.9.		
	Updated IAO column for		
	11.1.		
	Added new entry at 8.22		
	and updated entry 8.17.		



Version	Changes made	Date	Made by
9.3	Added entry for 3.20	20/03/2023	Ben Cudbertson
	'Website Analytics Data'.		
9.4	Retention period for 6.9	14/04/2023	Steven
	successsful recruitment		Johnston
	candidate information		
	changed from 6 months to		
	2 years from date		
	employment ceases.		
9.5	Added 12.10	20/04/2023	Ben Cudbertson
	'Consultations: FOI and		
	EIR Upstream Feedback		
	Group'		
9.6	Added 6.26 'Reasonable	25/04/2023	Ben Cudbertson
	Adjustments Information'		
9.7	Retention schedule	23/06/2023	Simon Lochery
	amended: Addition of		
	Director of International to		
	IAO sections and removal		
	of specific entries for		
	adequacy assessments in		
	section 10.		
9.8	Added 2.15, Slido event	11/08/2023	Ben Cudbertson
	data		
9.9	Added 8.23 to Annex B -	07/08/2023	Steven
	retention schedule.		Johnston
9.10	Descriptions for 12.2 and	09/08/2023	Steven
	12.3 of Annex B changed		Johnston



Version	Changes made	Date	Made by
	as a result of requests for clarification.		
9.11	Section 7 of policy	17/08/2023	Simon Lochery
	updated to clarify when a		
	record of destruction		
	needs creating.		
9.12	Retention period in 9.3	16/09/2023	Ben Cudbertson
	changed from 2 years to 3		
	years		
9.13	Change to 12.5, privacy	20/10/2023	Steven
	changed to protection.		Johnston
	Annex B part 14 actions		
	changed from prepare for		
	transfer to consider for		
	transfer. CLI retention		
	period at 1.9 of Annex B		
	changed from 100 days to		
	90 days.		
9.14	Added 9.12 to Annexe B -	02/11/2023	Simon Lochery
	retention schedule		
9.15	Annex B - retention	20/12/2023	Simon Lochery
	schedule:		
	Amended retention period		
	for 1.6 Instant messages.		
	Added 3.21.		
	Added 8.24.		



Version	Changes made	Date	Made by
	Amended retention period		
	and retention source for		
	13.6 Procedures and		
	13.8 Corporate Polices.		
10.0	Annual review completed.	21/02/2024	Simon Lochery
	No changes.		
10.1	Change of retention period	16/05/2024	Steven
	from 12 months to 6 years		Johnston
	for 10.24, 10.27 and		
	10.29 in Annex B.		
10.2	Annex B - retention	10/06/2024	Simon Lochery
	schedule:		
	Entry added at 9.13 for		
	cookie compliance tool.		
	Director of Economic		
	Analysis added as IAO in		
	entry 11.1.		
10.3	Annex B - retention	29/07/2024	Simon Lochery
	schedule:		
	Reference to 'Slido Event		
	Data' removed from 2.15		
	and new entry for 'Sido		
	data' added at 13.14		
10.4	Annex B – retention	02/09/2024	Simon Lochery
	schedule:		



Version	Changes made	Date	Made by
	Entry added at 3.22 for		
	user design		
	documentation		
10.5	Annex B - retention	25/09/2024	Caroline
	schedule: Entry added at		Browne
	11.2 for resources for staff.		
10.6	Annex B – retention	06/11/2024	Simon Lochery
	schedule: Entry added at		
	3.23 for scan data for office		
	roll call report		



## Annexes

# Annex A – Ongoing Inquiries

Public Inquiry	Information to be retained
Scottish Child Abuse Inquiry	Any material including reports,
	reviews, briefings, minutes, notes
	and correspondence relating to the
	care of children in public or private
	care.
Undercover Policing Inquiry	Any material relating to
	undercover police operations
	conducted by English and Welsh
	police forces in England and Wales
	since 1968 in particular the
	collusion of the police in the
	blacklisting of trade union
	members.
Upcoming Covid-19 Inquiry	All information relating to Covid to
	be preserved until further guidance
	issued



### Annex B - Retention Schedule

**Note:** For a complete list of our permanent preservation criteria see <u>section 14</u> of this schedule.

#### 1. Communications Activities

**IAO:** These are generic documents which sit within all departments for filling similar roles. Therefore, there isn't a specific Information Asset Owner for this set of information, each owner's departments will have their own versions of these documents for which they will be the owner.

		Retention Trigger	Retain For	Action	Retention Source
1.1	Staff Mailboxes and	Creation	12 months	Destroy	Business Need
	Outlook				
1.2	Physical Correspondence	Once Scanned	See Digital	Destroy	Business Need
			Mailroom		
			Retention		
			and Disposal		
			Schedule		
1.3	Internal Email Mailboxes	Creation	12 months	Destroy	Business Need
1.4	Customer Email Boxes	Creation	12 months	Destroy	Business Need



		Retention Trigger	Retain For	Action	Retention Source
1.5	External Email Mailboxes	Creation	12 months	Destroy	Business Need
1.6	Instant Messages	Creation	Between 7 and 15 days	Destroy	Business Need
1.7	Nasstar and Touchpoint Live Chat Transcriptions	Creation	100 days	Destroy	Business Need
1.8	Chatbot transcripts	Creation	12 Months	Destroy	Business Need
1.9	Calling Line Identification	Creation	90 Days	Destroy	Business Need
1.10	Your Data Matters Pledge	Creation	Email Address:  1 month  Name and  Organisation:  12 months	Destroy	Business Need

## 2. Corporate Communications and Marketing

			Retention Trigger	Retain For	Action	Retention Source	IAO
2	2.1	Market Research Reports,	Last Action	6 years	Review	Business Need	Director of
		Press Releases,					Corporate



		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
	Campaigns and Projects,					Planning, Risk and
	Informer, and Image					Governance,
	Banks					Director of Digital,
						IT and Business
						Services
2.2	Staff Events and Briefings,	Last Action	3 years	Review	Business Need	Director of
	Public Engagement and					Corporate
	Political Monitoring					Planning, Risk and
						Governance,
						Director of Digital,
						IT and Business
						Services
2.3	Conference Delegate Lists	Last Action	400 days	Destroy	Business Need	Director of
						Corporate
						Planning, Risk and
						Governance,
						Director of Digital,



		Retention	Retain	Action	<b>Retention Source</b>	IAO
		Trigger	For			
						IT and Business
						Services
2.4	Webinar and Live Event	Webinar	12 months	Destroy	Business Need	Director of
	Registration	Completed				Corporate
						Planning, Risk and
						Governance,
						Director of Digital,
						IT and Business
						Services
2.5	Webinar and Live Event	Event completed	12 months	Destroy	Business Need	Director of
	Recordings					Corporate
						Planning, Risk and
						Governance,
						Director of Digital,
						IT and Business
						Services



		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
2.6	Journalist Information	Request of the	Instant	Destroy	Business Need	Director of
		Journalist to	once			Corporate
		remove their	requested			Planning, Risk and
		information				Governance
2.7	Communications with	Creation	3 years	Destroy	Business Need	Director of
	Journalists					Communications
2.8	Case Study	Publication date	3 years	Review	Business Need	Director of
						Communications,
						Director of Digital,
						IT and Business
						Services
2.9	E-newsletter contact	Last Action (ICO	6 months	Destroy	Business Need	Director of
	profile	stops sending its				Communications.
		e-newsletter)				
2.10	E-newsletter analytics	Last Action	2 years	Destroy	Business Need	Director of
						Communications.



		Retention	Retain	Action	<b>Retention Source</b>	IAO
		Trigger	For			
2.11	Records of emails to main	Creation	18 months	Destroy	Business Need	Director of Digital,
	contacts of DP Fees					IT and Customer
	Register					Services
2.12	Email the Register –	Completion of	12 months	Destroy	Business Need	Director of Digital,
	suppression list	emailing main				IT and Customer
		contacts of DP				Services
		Fees Register				
2.13	Customer Experience	Survey Closure	30 days	Destroy	Business Need	Director of Public
	Survey contact					Advice and Data
	information					Protection
						Complaints
2.14	Staff Pulse Surveys	Survey Closure	12 months	Destroy	Business Need	Executive Director
						of Strategic
						Change and
						Transformation.



## **3. Corporate Functions**

		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
3.1	Health and Safety	Last Action	6 years	Review	The National Archives	Director of Finance
	Inspections, Property				Retention Scheduling:	
	Management and Asset				Departmental Accounts,	
	Records				Health and Safety at	
					Work Act 1974 and	
					supporting Regulations,	
					Limitation Act 1980	
3.2	Documents relating to IT	End of System	12	Review	Business Need	Director of Digital, IT
	systems integral to their	Life	months			and Business Services
	running and long-term					
	use					
3.3	Information Management	Last Action	3 years	Review	Business Need	Director of Digital, IT
	and Compliance Records					and Business Services
3.4	Information detailing	Last Action	6 years	Review	The National Archives	Director of Digital, IT
	what has been sent to the				Information Management	and Business Services
					Guidance	



		Retention	Retain	Action	<b>Retention Source</b>	IAO
		Trigger	For			
	National Archives (not					
	transferred)					
3.5	IT Infrastructure	Last Action	3 years	Review	Business Need	Director of Digital, IT
						and Business Services
3.6	Information Security	Last Action	6 years	Review	Business Need	Director of Corporate
						Planning, Risk and
						Governance, Director
						of Digital, IT and
						Business Services
3.7	Information Requests	Case Closed	2 years	Destroy	Business Need	Director of Corporate
	(Including MP request not					Planning, Risk and
	dealt with directly by the					Governance
	Commissioner)					
3.8	Projects and Corporate	Last Action	3 years	Review	Business Need	Exec Director
	Programmes					Strategic Change and
						Transformation



		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
3.9	Building Reports, Risk	Last Action	3 years	Review	Limitation Act 1980	Director of Finance
	Assets, Helpdesk and					
	Security Reports					
3.10	IT Back ups	Last Action	Up to 12	Destroy	Business Need	Director of Digital, IT
			months			and Business Services
3.11	System Audit Logs	Last Action	12	Destroy	Business Need	Director of Digital, IT
			months			and Business Services
3.12	Casework Performance	Last Action	2 years	Destroy	Business Need	Director of Digital, IT
	Management Information					and Business Services
3.13	CCTV	Last Action	1 month	Destroy	ICO CCTV Policy	Director of Finance
3.14	Reception Sign in Book	End of Year	2 years	Destroy	Business Need	Director of Finance
3.15	Google Analytics Reports	Last Action	38	Destroy	Business Need	Director of Digital, IT
			months			and Business
						Services, Director of
						Corporate Planning,
						Risk and Governance



		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
3.16	IT incident management	Last Action	3 years	Review	Business Need	Director of Digital, IT
	reports from 3 <sup>rd</sup> parties					and Business Services
3.17	IT helpdesk incident	Last Action	3 years	Review	Business Need	Director of Digital, IT
	reports, service requests					and Business Services
	and knowledge base					
3.18	Mobile device information	Creation	90 days	Destroy	Business Need	Director of Digital, IT
	for visitor Wi-Fi use					and Business Services
3.19	Service Adjustments	Last Contact	2 years	Destroy	Business Need	Director of Public
						Advice and DP
						Complaints
3.20	Website Analytics Data	End of	30 days	Destroy	Business Need	Director of Digital, IT
		Contract				and Business Services
3.21	Website user testing	Creation	2 years	Review	Business Need	Director of Digital, IT
	volunteer database					and Business Services
3.22	User design	Last action	3 years	Review	Business Need	Director of Digital and
	documentation					IT



		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
3.23	Scan data for office roll	Creation	Up to 7	Destroy	Business Need	Director of Finance
	call report		days			

## 4. Corporate Governance

		Retention	Retain	Action	<b>Retention Source</b>	IAO
		Trigger	For			
4.1	Memorandum of	End of	6 years	Destroy	Business Need	Director of Corporate
	Understanding	Understanding				Planning, Risk and
						Governance, Director
						of International
4.2	Internal Committees and	Minutes Agreed	6 years	Review	Business Need	Director of Corporate
	Groups minutes					Planning, Risk and
						Governance
4.3	Commissioner's	End of	6 years	Review	Business Need	Director of Corporate
	Delegated Authority,	Commissioner's				Planning, Risk and
	Briefings, Decision Notes	Term				Governance
	and Legal Advice					



		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
4.4	Corporate Governance	Last Action	3 years	Review	Business Need	Director of Corporate
	Support					Planning, Risk and
						Governance
4.5	Organisation wide	Superseded	3 years	Review	Business Need	Director of Corporate
	Corporate Plans, Business					Planning, Risk and
	Continuity, Risk					Governance
	Management and					
	Strategies					
4.6	Elected Members	End of	3 years	Review	Business Need	Director of Governance
	Correspondences to the	Commissioner's				Transition
	Commissioner	Term				
4.7	Corporate Roles and	Superseded	6 years	Review	Business Need	Director of Corporate
	Responsibilities					Planning, Risk and
						Governance



		Retention	Retain	Action	<b>Retention Source</b>	IAO
		Trigger	For			
4.8	ICO Annual Report	Report	6 years	Review	Business Need	Director of Corporate
	Drafting Documents	Published				Planning, Risk and
						Governance
4.9	Non-Financial External	End of audit	6 years	Review	Business Need	Director of Corporate
	Audit Documents					Planning, Risk and
						Governance
4.10	Incidents and	Investigation	6 years	Review	Business Need	Director of Corporate
	Investigations into the	Closed				Planning, Risk and
	ICO – no legal matter					Governance
	arising					
4.11	Directorate Business	End of financial	7 years	Destroy	Business Need	Director of Corporate
	Plans, Corporate and	year				Planning, Risk and
	Other Scorecards and					Governance
	Related Performance					
	Measures					



## 5. Finance

		Retention	Retain For	Action	Retention Source	IAO
		Trigger				
5.1	Financial Information	End of	6 years	Destroy	HM Treasury	Director of Finance
		Financial Year			guidelines, National	
					Audit Office advice,	
					Companies Act	
					2006	
5.2	Payroll Capita Reports	End of	6 years	Destroy	HM Treasury	Director of Finance
		Financial Year			guidelines, National	
					Audit Office advice,	
					Companies Act	
					2006	



#### 6. Human Resources

		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
6.1	Employee Files and	End of	6 years	Destroy	The National Archives	Director of People
	Personal Development	Employment			Retention Scheduling:	and Workforce
	Records				Employee Personnel	Planning
					Records and CPID	
6.2	Disciplinary and	Last Action	6 years	Destroy	Limitation Act 1980	Director of People
	Grievance, Examination					and Workforce
	and Testing, Accident, and					Planning
	Ill Health					
6.3	Job Descriptions and	Last Action	6 years	Destroy	Limitation Act 1980	Director of People
	Terms and Conditions					and Workforce
						Planning
6.4	Political Declarations	Superseded	6 years	Destroy	The National Archives	Director of People
		or End of			Retention Scheduling:	and Workforce
		Employment			Employee Personnel	Planning
					Records and CPID	



		Retention	Retain	Action	<b>Retention Source</b>	IAO
		Trigger	For			
6.5	Industrial Relations	Last Action	6 years	Destroy	Limitation Act 1980	Director of People
						and Workforce
						Planning
6.6	Payroll Sheets	End of	6 years	Destroy	HM Treasury	Director of People
		Financial			guidelines, National	and Workforce
		Year			Audit Office advice,	Planning
					Companies Act 2006	
6.7	General Annual Leave	End of	3 years	Destroy	The National Archives	Director of People
	Information	Financial			Retention Scheduling:	and Workforce
		Year			Employee Personnel	Planning
					Records	
6.8	Maternity, Paternity,	End of	4 years	Destroy	Statutory Sick Pay	Director of People
	Adoption and Sick Leave	Financial			(General)	and Workforce
		Year			Regulations 1982	Planning
					Statutory Maternity	
					Pay	



		Retention	Retain	Action	<b>Retention Source</b>	IAO
		Trigger	For			
					(General) Regulations	
					1986	
					Statutory Paternity	
					and	
					Statutory Adoption	
					Pay	
					(Administration)	
					Regulations	
					2002	
6.9	Successful Recruitment	End of	2 Years	Destroy	The National Archives	Director of People
	Candidate Information	Employment			Retention Scheduling:	and Workforce
	(including third party				Employee Personnel	Planning
	referee details provided by				Records and CPID	
	the applicant)					
6.10	Unsuccessful Recruitment	Last Action	6 months	Destroy	Limitation Act 1980	Director of People
	Candidate Information					and Workforce
	(including third party					Planning



		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
	referee details provided by					
	the applicant)					
6.11	Staff Pension, Pay History,	From DOB	100 years	Destroy	The National Archives	Director of People
	Contracts, Offer Letters,				Retention Scheduling:	and Workforce
	and Termination Reasons				Employee Personnel	Planning
					Records	
6.12	Health Surveillance	Last Action	40 years	Destroy	Health and Safety at	Director of People
					Work Act 1974	and Workforce
						Planning
6.13	Third party emergency	End of	Immediate	Destroy	Business Need	Director of People
	contact details provided by	Employment				and Workforce
	the staff member					Planning
6.14	Equality and Diversity	Last Action	6 years	Review	Public Sector Equality	Director of People
	Published Information				Duty	and Workforce
						Planning



		Retention	Retain	Action	<b>Retention Source</b>	IAO
		Trigger	For			
6.15	Marriage Certificate and	From DOB	100 years	Destroy	The National Archives	Director of People
	Documents relating to				Retention Scheduling:	and Workforce
	Civil Registration				Employee Personnel	Planning
					Records	
6.16	Medical and Self	End of	4 years	Destroy	The National Archives	Director of People
	Certificates – unrelated to	absence			Retention Scheduling:	and Workforce
	industrial injury				Employee Personnel	Planning
					Records	
6.17	Security Clearance	End of	6 years	Destroy	Business Need	Director of People
	Correspondence	Security				and Workforce
		Clearance				Planning
6.18	Secondary Employment	Superseded	6 years	Destroy	Business Need	Director of People
	and Outside Interests	or End of				and Workforce
	Declaration	Employment				Planning
6.19	Mental Health First Aiders	Acceptance	3 years	Destroy	Business Need	Director of People
	Application Form and	to MHFA				and Workforce
		Scheme				Planning



		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
	Details of Attendance to					
	MHFA Training					
6.20	TMP profiles	Last Action	1 year	Destroy	Business Need	Director of People and Workforce Planning
6.21	Responses to recruitment	Last Action	6 months	Destroy	Business Need	Director of People
	process feedback surveys					and Workforce
						Planning
6.22	Audio recordings of staff	Created	12 months	Review	Business Need	Director of People
	interviews for National					and Workforce
	Apprenticeship Week					Planning
6.23	Career Banding	Career	6 years	Destroy	Business Need	Director of People
	assessment	Banding				Services
	documentation	Window				
		closes				
6.24	Recruitment folders	Last action	6 years	Review	Business Need	Director of People
						Services



		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
6.25	Bupa log	Last action	5 years	Destroy	Business Need	Director of People
						Services
6.26	Reasonable Adjustments	End of	6 years	Destroy	Limitation Act 1980	Director of People
	Information	Employment				Services

## 7. Legal

		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
7.1	Legal Advice	Last Action	6 years	Review	Limitation Act 1980	Director of Legal
						Services
						(Regulatory
						Enforcement),
						Director of Legal
						Services
						(Regulatory Advice
						and Commercial),



		Retention	Retain	Action	<b>Retention Source</b>	IAO
		Trigger	For			
						Director of
						International
7.2	Enforcement Legal Cases	Case Closed	6 years	Review	Business Need	Director of Legal
						Services
						(Regulatory
						Enforcement)
7.3	Contracts	End of	6 years	Review	The National Archives	Director of Legal
		Contract			Retention Scheduling:	Services
					Contractual Records	(Regulatory Advice
						and Commercial)
7.4	Unsuccessful Tenders	Last Action	400 Days	Review	The National Archives	Director of People
					Retention Scheduling:	and Workforce
					Contractual Records	Planning
7.5	Building Contracts and	End of	12 years	Review	Limitation Act 1980	Director of Legal
	Leases	Contract				Services
						(Regulatory Advice
						and Commercial)



		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
7.6	Non-disclosure	Last Action	2 years	Review	Business Need	Director of Legal
	agreements					Services
						(Regulatory Advice
						and Commercial)
7.7	Trademark documents	Last Action	6 years	Review	Business Need	Director of Legal
						Services
						(Regulatory Advice
						and Commercial)
7.8	Case summaries and	Last Action	6 years	Review	Business Need	Director of Legal
	background documents					Services
						(Regulatory Advice
						and Commercial)



		Retention	Retain	Action	Retention Source	IAO
		Trigger	For			
7.9	Non-Property Licenses	End of	3 years	Review	Business Need	Director of Legal
		license				Services
						(Regulatory Advice
						and Commercial)

# 8. Regulatory – Registration and Casework

		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
8.1	Appeals Information	Case Closed	6 years	Review	Limitation Act	Director of Legal Services
	Tribunal				1980	(Regulatory Enforcement)
8.2	Data Protection and FOI	Case Closed	2 years	Destroy	Business Need	Director of Public Advice
	Complaints (including EIR,					and DP Complaints,
	INSPIRE and RPSI					Director of FOI and
	complaints)					Transparency
8.3	Data Protection and FOI	Case Closed	6 months	Destroy	Business Need	Director of Public Advice
	Complaints (including EIR,					and DP Complaints,



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
	INSPIRE and RPSI					Director of FOI and
	complaints)					Transparency
	Physical items (items					
	which cannot be scanned					
	or returned)					
8.4	Cases relating to Section	Case Closed	6 years	Destroy	Limitation Act	Director of Public Advice
	159 of the Consumer					and DP Complaints
	Credit Act					
8.5	Data Protection Fee	Lapsed	2 years	Destroy	Business Need	Director of Digital, IT and
	Information – Electronic	registration				Business Services
	Records					
8.6	Data Protection Fee	Date of	2 years	Destroy	Business Need	Director of Digital, IT and
	Information – Paper	payment				Business Services
	Records					



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
8.7	Data Protection Fee	Date	9 months	Destroy	Business Need	Director of Digital, IT and
	Information – Digital	Processed in				Business Services
	Mailroom Scan (copy of	digital				
	paper records)	mailroom				
8.8	Digital Scans of Direct	Date of	6 years	Review	Business Need	Director of Finance
	Debit Mandates	payment				
8.9	Breach Report – no further	Case Closed	2 years	Destroy	Business Need	Director of Digital, IT and
	action					Business Services
8.10	Breach Report - informal	Case closed	2 years	Destroy	Business Need	Director of Digital, IT and
	action taken - advice					Business Services
	provided					
8.11	Breach Report – where	Case Closed	6 Years	Review	Limitation Act	Director of Digital, IT and
	action was taken				1980	Business Services
8.12	Payments and Penalties	Penalty	6 years	Destroy	Business Need	Director of Digital, IT and
	Referrals	Notice				Customer Services
		issued				



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
8.13	Gone Aways	Date	2 months	Destroy	Business Need	Director of Digital, IT and
		processed				Customer Services
8.14	Welsh Language	Last action	2 years	Review	Business Need	Director of Regulatory
	Complaints					Strategy
8.15	Welsh Language	Last action	6 years	Review	Business Need	Director of Regulatory
	Compliance					Strategy
8.16	Registrations issued with	Date of	2 years	Destroy	Business Need	Director of Digital, IT and
	Penalty Notice	issue				Customer Services
8.17	NIS correspondence	Last action	2 years	Destroy	Business Need	Director of Digital, IT and
						Customer Services
8.18	Non-Registration	Last action	2 years	Destroy	Business Need	Director of Digital, IT and
	Correspondence					Customer Services
8.19	Mailing Campaign	Last action	6 years	Destroy	Business Need	Director of Digital, IT and
	Database and Trackers					Customer Services
8.20	DP Fees - Auditor's	End of audit	2 years	Destroy	Business Need	Director of Digital, IT and
	Checks					Customer Services



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
8.21	NIS Register	Last action	6 years	Review	Business Need	Director of Digital, IT and
						Customer Services
8.22	NIS and eIDAS casework	Case Closed	6 years	Review	Business Need	Director of Digital, IT and
						Customer Services
8.23	Website Subject Access	Last Action	14 days	Destroy	Business Need	Director of Public Advice &
	Request Service					DP Complaints
8.24	Website Privacy Notice	Creation	Until	Destroy	Business Need	Director of Digital, IT and
	Generator Service		midnight			Customer Services
			on day			
			created			

## 9. Regulatory - Investigations

		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
9.1	All Criminal Enforcement	Case Closed	6 years	Review	Limitation Act	Director of Investigations,
	Cases				1980	Director of High Priority



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
						Investigations and
						Intelligence
				<u> </u>		
9.2	Civil Enforcement case	Case Closed	6 years	Review	Limitation Act	Director of Investigations,
	where action was taken				1980	Director of High Priority
						Investigations and
						Intelligence
9.3	Civil Enforcement Case	Case Closed	3 years	Destroy	Business Need	Director of Investigations,
	where no action taken					Director of High Priority
						Investigations and
						Intelligence
9.4	HPI inquiry where	Inquiry	6 years	Review	Limitation Act	Director of High Priority
	regulatory action was	Closed			1980	Investigations and
	taken					Intelligence



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
9.5	HPI inquiry where no	Inquiry	6 years	Review	Business Need	Director of High Priority
	regulatory action was	Closed				Investigations and
	taken					Intelligence
9.6	HPI scoping activity that is	Scoping	2 years	Destroy	Business Need	Director of High Priority
	not progressed to an	activity				Investigations and
	inquiry	ceased				Intelligence
9.7	Gathered Intelligence	Date	6 years	Review	Business Need	Director of Investigations,
		intelligence				Director of High Priority
		logged				Investigations and
						Intelligence
9.8	Communications Data	Document	5 Years	Review	Home Office:	Director of Investigations,
		created			Communications	Director of High Priority
					Data Code of	Investigations and
					Practice	Intelligence
9.9	Financial Investigation and	Case Closed	6 years	Review	Limitation Act	Director of Investigations
	Recovery Cases (not				1980	
	including Scotland)					



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
9.10	Financial Investigation and	Case Closed	5 years	Review	Prescription and	Director of Investigations
	Recovery Cases (including				Limitation	
	Scotland)				(Scotland) Act	
					1973	
9.11	NICC Management	Creation	5 years	Review	Business Need	Director of Investigations
9.12	PECR concerns processed	Date	6 years	Destroy	Business Need	Director of Investigations,
	in the website reporting	concern				Director of Strategy and
	tools (including nuisance	received				Planning
	calls and messages, SPAM,					
	and cookies)					
9.13	Cookie compliance tool	Creation	6 years	Review	Business Need	Director of Investigations,
	data					Director of PACE



#### **10.** Regulatory – Assurance

		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
10.1	Audit, Advisory, and	Completion of	6 years	Review	Limitation Act	Director of Regulatory
	Engagement Reports	engagement			1980	Assurance
	under DPA98					
10.2	Audits and supporting	Completion of	6 years	Review	Limitation Act	Director of Regulatory
	documents and evidence	engagement			1980	Assurance
	under DPA18					
10.3	HPI audit reports and	Inquiry Closed	6 years	Review	Limitation Act	Director of Regulatory
	supporting documents				1980	Assurance
	where regulatory action					
	was taken					
10.4	HPI audit reports and	Inquiry Closed	6 years	Review	Business Need	Director of Regulatory
	supporting documents					Assurance
	where no regulatory					
	action was taken					



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
10.5	Audit research	Last action	6 years	Review	Business Need	Director of Regulatory
						Assurance
10.6	Assurance departmental	Last action	6 years	Review	Business Need	Director of Regulatory
	project documentation					Assurance
10.7	Assurance owned	Last action	6 years	Destroy	Limitation Act	Director of Regulatory
	documentation for				1980	Assurance
	interorganisational work					
10.8	IPA audits and	Case Closed	6 years	Review	Business Need	Director of Regulatory
	supporting audit					Assurance
	documents					
10.9	IPA related documents	Document	6 years	Review	Business Need	Director of Regulatory
	and correspondence	created				Assurance
10.10	NIS related	Document	6 years	Review	Business Need	Director of Regulatory
	documentation	created				Assurance, Director of
						Digital, IT and Business
						Services



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
10.11	Legacy ICO DRIPA audits	Last action	6 years	Destroy	Business Need	Director of Regulatory
	and supporting					Assurance
	documentation					
10.12	Trust Service Providers -	Failure or	6 years	Destroy	Business Need	Director of Regulatory
	Applications for qualified	abandonment				Assurance
	status	of the				
		application				
10.13	Qualified Trust Service	Completion of	6 years	Destroy	Business Need	Director of Regulatory
	Providers	Qualified Trust				Assurance
		Service				
		Provider				
		status				
		termination				
10.14	eIDAS security incidents	Closure of the	6 years	Review	Business Need	Director of Regulatory
		incident				Assurance



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
10.15	EU BCRs authorised	Termination of	6 years	Destroy	Business Need	Director of Regulatory
	under DPA98 -	the BCR				Assurance
	terminated					
10.16	EU BCRs authorised	Transfer of the	6 years	Review	Business Need	Director of Regulatory
	under DPA98 and GDPR -	BCR				Assurance
	transferred to a new EU					
	Supervisory Authority					
10.17	Applications for EU BCRs	Brexit grace	3 years	Destroy	Business Need	Director of Regulatory
	under GDPR that remain	period end				Assurance
	relevant for applications					
	for UK BCR approval					
10.18	EU BCRs under GDPR	Last action	3 years	Review	Business Need	Director of Regulatory
	being processed for UK					Assurance
	BCRs approval under					
	transitional regulations					
	ı	I	1	1		ı



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
10.19	Applications for UK BCRs	Failure or	6 years	Destroy	Business Need	Director of Regulatory
		abandonment				Assurance
		of the				
		application				
10.20	Approved UK BCRs	Termination or	6 years	Destroy	Limitation Act	Director of Regulatory
		superseding of			1980	Assurance
		the UK BCR				
10.21	DPA 2018 notifications,	Date received	6 years	Review	Business Need	Director of Regulatory
	under Section 75 and 77					Assurance
10.22	UK GDPR and EU GDPR	Date received	6 years	Review	Business Need	Director of Regulatory
	Article 49 notifications					Assurance
10.23	Administrative	ICO approval	6 years	Review	Business Need	Director of Regulatory
	Arrangements relating to	granted				Assurance
	Public Authority					
	notifications					
10.24	Certification schemes -	Last action	6 years	Destroy	Business Need	Director of Regulatory
	under development					Assurance



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
10.25	Certification schemes -	Certification	6 years	Destroy	Business Need	Director of Regulatory
	approved	scheme				Assurance
		discontinued				
10.26	Certification bodies -	Date the	6 years	Destroy	Business Need	Director of Regulatory
	engagement	certification				Assurance
		bodies stops				
		using the				
		certification				
		scheme				
10.27	Codes of conduct	Last action	6 years	Destroy	Business Need	Director of Regulatory
	documentation – under					Assurance
	development					
10.28	Codes of conduct -	Code of	6 years	Destroy	Business Need	Director of Regulatory
	Approved	conduct				Assurance
		superseded or				
		retired				



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
10.29	Monitoring bodies –	Last action	6 years	Destroy	Business Need	Director of Regulatory
	under development					Assurance
10.30	Monitoring bodies -	Date of the	6 years	Destroy	Business Need	Director of Regulatory
	Approved	end of an				Assurance
		organisation				
		being a				
		monitoring				
		body				

#### 11. Regulatory - Internal Activities

		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
11.1	Information created in	Last Action	6 years	Review	Business Need	Director of Regulatory
	relation to new policies,					Strategy, Director of
	guidelines, and research.					Regulatory Futures,
	This information has been					Director of Legislative
	created internally to guide					Reform, Director of



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
	decision making. This					Technology and
	relates to any final drafts					Innovation Service,
	and significant supporting					Director of High Priority
	information					Investigations and
						Intelligence and Director
						of Regulatory Assurance,
						Director of Regulatory
						Design, Director of FOI
						and Transparency,
						Director of International,
						Director of Economic
						Analysis
11.2	Resources for staff to help	Creation	4 years	Destrory	Business Need	
	them with their role, such					
	as completing research for					Director of Strategy and Planning
	policies or guidelines eg					9
	journals, online					



	Retention	Retain	Action	Retention	IAO
	Trigger	For		Source	
subscriptions and					
internally produced					
resources					

## 12. Stakeholder Engagement

		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
12.1	First Line Advice Services	Case Closed	2 years	Destroy	Business Need	Director of Digital, IT
						and Business Services,
						Director of Regulatory
						Strategy, Director of
						Public Advice and DP
						Complaints
12.2	Significant engagement	Last Action	6 years	Review	Business Need	Director of Regulatory
	with stakeholders: This					Strategy, Director of
	will typically include our					Regulatory Futures,
	advice and engagement					Director of Legislative



	Retention	Retain	Action	Retention	IAO
	Trigger	For		Source	
with larger organisations,					Reform, Director of
government departments					Technology and
and our international					Innovation Service,
work where its impact car	n				Director of International
be widespread.					Regulatory Co-
					operation, Director of
					Investigations, Director
					of High Priority
					Investigations and
					Intelligence, Director of
					Regulatory Assurance,
					Director of Public Advice
					and DP Complaints,
					Director of FOI and
					Transparency, Director
					of Digital, IT and
					Business Services,



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
						Director of Governance
						Transition, Director of
						Regulatory Design
12.3	Less significant	Last Action	3 years	Review	Business Need	Director of Regulatory
	engagement with					Strategy, Director of
	stakeholders: This will					Regulatory Futures,
	typically include our					Director of Legislative
	advice and engagement					Reform, Director of
	with smaller organisations					Technology and
	where its impact is					Innovation Service,
	unlikely to be widespread.					Director of
						Investigations, Director
						of High Priority
						Investigations and
						Intelligence, Director of
						Regulatory Assurance,
						Director of Public Advice



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
						and DP Complaints,
						Director of FOI and
						Transparency, Director
						of Digital, IT and
						Business Services,
						Director of Regulatory
						Design
12.4	Guidance for External Use	Superseded	6 years	Review	Business Need	Director of Regulatory
						Strategy, Director of
						Regulatory Futures,
						Director of Legislative
						Reform, Director of
						Technology and
						Innovation Service,
						Director of Regulatory
						Assurance, Director of
						Digital, IT and Business



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
						Services, Director of
						FOI and Transparency,
						Director of Regulatory
						Design, Director of
						International
12.5	Data Protection Impact	Last	6 years	Review	Business Need	Director of Technology
	Assessments	Communication				and Innovation Service
12.6	Consultations: The ICO	Policy	As soon as	Review	Business Need	Director of Regulatory
	gathers information	Published	policy			Strategy, Director of
	externally through an		published			Regulatory Futures,
	open consultation in					Director of Legislative
	relation to a policy they					Reform, Director of
	are developing					Technology and
						Innovation Service,
						Director of Regulatory



		Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
						Assurance, Director of
						Regulatory Design
12.7	Sandbox – key	Last Action	7 years	Review	Business Need	Director of Technology
	documents					and Innovation
12.8	Sandbox – supporting	Last Action	1 year	Review	Business Need	Director of Technology
	documents					and Innovation
12.9	Consultations: SME	Last response	2 years	Destroy	Business Need	Director of Digital, IT
	feedback					and Business Services
12.10	Consultations: FOI and	Last response	2 years	Destroy	Business Need	Director of FOI and
	EIR Upstream Feedback					Transparency
	Group					

#### 13. Organisation Wide

**IAO:** These are generic documents which sit within all departments fulfilling similar roles. Therefore, there isn't a specific Information Asset Owner for this set of information, each owner's departments will have their own versions of these documents for which they will be the owner.



		Retention	Retain For	Action	Retention Source
		Trigger			
13.1	Significant Draft Versions: The draft	Last Action	3 years	Review	Business Need
	versions of policies, advice, and				
	guidelines for significant areas of				
	work				
13.2	Internal Audits	Creation	3 years	Destroy	Business Need
13.3	Internal Guidance and Lines to Take	Date Withdrawn	6 years	Destroy	Business Need
13.4	Team administration	Creation	3 years	Review	Business Need
13.5	Templates	Superseded	3 years	Review	Business Need
13.6	Procedures	Superseded	6 years	Review	Limitation Act 1980
13.7	Internal Team Meeting Minutes	Last Action	3 years	Review	Business Need
13.8	Corporate Policies	Superseded	6 years	Review	Limitation Act 1980
13.9	Department Logs and Registers	Last Action	12 months	Review	Business Need
13.10	Training Material	Superseded	6 years	Destroy	Limitation Act 1980
13.11	Management Information	End of Financial	6 years	Review	Business Need
		Year			



13.12	Car Sharing Information	Last Modified	12 months	Destroy	Business Need
13.13	Staff photographs	End of	Up to 12	Review	Business Need
		employment	months		
13.14	Slido data	End of meeting	Up to 12	Review	Business Need
		or event	months		

## 14. Transfer to The National Archives (For permanent preservation)

**Note:** You should consider your information against the following criteria to decide whether it needs to be permanently preserved. You should consider all of the criteria in this section as this isn't structured by team or directorate.

Where any of the criteria are met, the retention and disposal rules in parts 1 to 13 of this Retention Schedule are superseded and the information should be marked up accordingly and permanently preserved.



		Selection Criteria	Retention	Retain	Action	Retention	IAO
			Trigger	For		Source	
14.1	Constitution and	Correspondence with	Last action	20	Consider	The National	Director of
	Governance	our sponsor		years	for	Archives	Corporate
		department regarding			Transfer	Collection	Planning,
		the governance of the				Policy, Public	Risk and
		ICO				Records Act	Governance
		<ul> <li>Management</li> </ul>				1958	
		agreement with our					
		sponsor department					
		<ul> <li>Records showing</li> </ul>					
		changes to the high					
		level structure and					
		governance of the ICO					
		<ul> <li>Scheme of delegation</li> </ul>					
		and delegated					
		authorities					



		Selection Criteria	Retention	Retain	Action	Retention	IAO
			Trigger	For		Source	
14.2	Enquiries, advice	Cases attracting	Case closed	20	Consider	The National	All IAOs
	and complaint	significant media		years	for	Archives	responsible
	handling	attention			Transfer	Collection	for
		<ul> <li>Cases relating to a</li> </ul>				Policy, Public	casework
		public figure that				Records Act	
		generated significant				1958	
		contemporary interest					
		or controversy					
		<ul> <li>Cases that led to a</li> </ul>					
		change in the					
		interpretation of the					
		law					
		<ul> <li>Cases with outcomes</li> </ul>					
		that set a precedent					
		(pathfinder cases)					
		<ul> <li>An issue that affected</li> </ul>					
		a large number of					



	Selection Criteria	Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
	individuals and had a					
	significant impact on					
	them (damage or					
	distress)					
	• Upper Tribunal Appeals					
	Cases which proceeded					
	to High Court, Court of					
	Appeal, Supreme					
	Court, European Court					
	of Justice or					
	International Court					
	<ul> <li>Cases that resulted in</li> </ul>					
	the significant fine					
	being issued					
	<ul> <li>Cases which resulted</li> </ul>					
	in Judicial Reviews					



		Selection Criteria	Retention	Retain	Action	Retention	IAO
			Trigger	For		Source	
		High profile complaints					
		about the ICO handled					
		externally					
14.3	Investigations	Investigations resulting	Case closed	20	Consider	The National	All IAOs
	and regulatory	in regulatory action		years	for	Archives	responsible
	action	relating to breaches of			Transfer	Collection	for
		section 55 DPA 98,				Policy, Public	investigatio
		Section 170 of the DPA				Records Act	ns and
		18 and Section 77 of				1958	regulatory
		the FOIA.					action
		<ul> <li>High Profile</li> </ul>					
		Investigations					
		<ul> <li>Documents relating to</li> </ul>					
		significant civil claims					
		including					
		correspondence and					
		court documents					



		Selection Criteria	Retention	Retain	Action	Retention	IAO
			Trigger	For		Source	
		Legal advice relating to					
		significant					
		investigations and					
		enforcement action					
		taken by the ICO					
		High profile					
		engagement and					
		audits					
14.4	Management	Management Board	Last action	20	Consider	The National	Director of
	decisions	meeting agenda,		years	for	Archives	Corporate
		minutes and			Transfer	Collection	Planning,
		accompanying papers				Policy, Public	Risk and
		Executive Team				Records Act	Governance
		meeting agenda,				1958	
		minutes and					
		accompanying papers					



Selection Criteria	Retention	Retain	Action	Retention	IAO
	Trigger	For		Source	
Senior Leadership					
Team meeting agenda,					
minutes and					
accompanying papers					
<ul> <li>Meeting agenda,</li> </ul>					
minutes and					
accompanying					
documents from other					
high-level committees					
and panels such as the					
Regulatory Panel, the					
Nomination Committee					
and the Audit and Risk					
Committee					
Records of decisions					
that affect the way the					
ICO conducts its core					



Selection Criteria	Retention	Retain	Action	Retention	IAO
	Trigger	For		Source	
functions that have a					
discernible impact on					
policy or events, or					
where there is likely to					
be public interest (for					
example, decisions					
that set a precedent or					
had an impact on					
wider political					
developments)					
Office Wide Strategic					
Plans					
<ul> <li>Commissioner</li> </ul>					
correspondence,					
decisions, briefings,					
presentations, and					
engagements with					



Selection Criteria	Retention	Retain	Action	Retention	IAO
	Trigger	For		Source	
significant					
stakeholders and on					
issues of national					
significance					
<ul> <li>Senior posts holders</li> </ul>					
e.g., Deputy					
Commissioner or					
Deputy Chief					
Executive;					
correspondence,					
decisions, briefings,					
presentations, and					
engagements with					
significant					
stakeholders and on					
issues of national					
significance					



		Selection Criteria	Retention	Retain	Action	Retention	IAO
			Trigger	For		Source	
		Records of					
		programmes or project					
		boards facing					
		significant issues of					
		innovation, cost,					
		method of financing,					
		risk or impact					
14.5	Public	ICO Twitter account	N/A -	N/A	N/A	The National	Director of
	communications	<ul> <li>ICO YouTube account</li> </ul>	automaticall			Archives	Communica
	and published	<ul> <li>ICO Website</li> </ul>	y captured			Collection	tions
	guidance and		by TNA			Policy, Public	
	resources					Records Act	
						1958	
14.6	Stakeholder	Interactions with key	Last action	20	Consider	The National	All IAOs
	Engagement,	stakeholders in relation		years	for	Archives	responsible
	Policy research	to interpreting Data			Transfer	Collection	for
		Protection and				Policy, Public	stakeholder



	Selection Criteria	Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
and guidance	Freedom of				Records Act	engagemen
development	Information Act, Code				1958	t, policy
	of Practice relating to					and
	acts, legislative					guidance
	development, and					
	significant internal					
	advice					
	Advice or guidance					
	given to the					
	government relating to					
	the UK's adequacy					
	status following the					
	exit from the EU					
	Legal Advice to the					
	Commissioner (where					
	it is directly related to					



	Selection Criteria	Retention	Retain	Action	Retention	IAO
		Trigger	For		Source	
	information rights					
	policy)					
	Advice given to Central					
	Government					
	departments on the					
	development of					
	government policy and					
	legislation					
	<ul> <li>External responses to</li> </ul>					
	significant ICO					
	consultations					