POLICY STATEMENT

Central Ohio Technical College (COTC) recognizes the need to effectively manage its dynamic, complex decentralized organization, while at the same time preserving its history. Therefore, COTC seeks to manage the retention and disposition of its records in order to:

1. document our management decisions
2. provide a historical reference of transactions and events
3. demonstrate regulatory compliance, especially with Ohio Revised Code and Federal laws
4. enhance our organization's operational efficiencies
5. provide litigation support
6. preserve the College’s institutional memory

Purpose of the Policy

The records management policy is established to provide for the preservation of College records of enduring administrative, legal, and historical value, and for achieving economy and efficiency in the creations, maintenance, use and disposition of these records in accordance with applicable State and Federal regulations.

Definitions

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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</thead>
<tbody>
<tr>
<td>Disposition</td>
<td>Final destruction or transfer to the archives</td>
</tr>
<tr>
<td>Document Imaging</td>
<td>The conversion of paper-based documents to digital images, making them readily accessible, thereby enhancing the business processes and workflows of college units.</td>
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<tr>
<td>Record</td>
<td>Any document, device, or item, regardless of physical form or characteristic, including an electronic record as defined in ORC 1306.01, created or received by or coming under the jurisdiction of any public office of the state or its political subdivisions, which serves to document the organization, functions, policies, decisions, procedures, operations, or other activities of the office.</td>
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<tr>
<td>Record Series</td>
<td>A group of related records filed and/or used together as a unit and therefore evaluated as a unit for retention and disposition purposes.</td>
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<tr>
<td>Retention Period</td>
<td>The length of time records should be kept in a certain location or form for administrative, legal, fiscal, historical, or other purposes.</td>
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<tr>
<td>Retention Schedule</td>
<td>Comprehensive list of record series, indicating for each the length of time the series is to be maintained and it’s disposition.</td>
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Policy Details

I. Authority

   A. Ohio Revised Code 149.33(B) empowers state-supported institutions of higher education to run their own records management programs stating, "The boards of trustees of state-supported institutions of higher
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Applies to: Faculty, staff, student employees, students, vendors and volunteers

education shall have full responsibility for establishing and administering a records program for their respective institutions. The boards shall apply efficient and economical management methods to the creation, utilization, maintenance, retention, preservation, and disposition of the records of their respective institutions."

B. Archives & Special Collections (Archives) of the John L. & Christine Warner Library oversees the management and disposition of COTC’s records common to many offices, as well as developing retention schedules for campus units with unique records. Archives provides for the selection, preservation and research use of records that have enduring historical value that document the origin, development, and operations of COTC, relate the roles of the faculty and staff to the operational activities of COTC or campus life, and record and document student/student organizational development and activities as related to the campus.

II. Why keep records?
A. Records must be maintained and managed if there is a legal requirement to do so. Further, there may be fiscal reasons for retaining records—typically managing them until an audit is completed. In absence of legal and fiscal requirements, there may be administrative needs that necessitate the maintenance and management of records. Finally, a portion of the records will be accessioned and maintained by Archives, at the end of their useful administrative life, due to their historical significance.

III. What is a record?
A. COTC records may include but are not limited to:
1. financial records such as requisitions, purchase orders, invoices, bank data, and ledgers or journals
2. administrative records such as correspondence, reports, policy statements and related items sent and received
3. minutes of all COTC boards, committees and other groups
4. personnel records of faculty, staff, and students
5. students records
6. publications and other items issued by COTC
7. sound recordings, video recordings or photographs of COTC faculty, staff, groups or events

B. As a public institution, COTC records are public records, and therefore are available for public scrutiny as per Ohio Revised Code 149.43(A)(1). Subsections (a) through (aa) define what documents are not public records and/or what information in a public record is not disclosable. SEE: Ohio Revised Code 149.43(A)(1): Availability of Public Records for inspection and copying: http://codes.ohio.gov/orc/149.43

IV. How long do we keep records?
A. The amount of time that COTC must maintain records depends upon the legal, fiscal, administrative, and/or historical informational value.

B. Records retention conceptually can be grouped into six major categories, described here in shortest to longest retention periods:
1. Non-record: Any document, device, or item, regardless of physical form or characteristic, that has been created or received in the course of campus business that FAILS to serve as documentation of the organization, functions, policies, decisions, procedures, operations, or other activities of offices of the campus. Examples of non-records may include but are not limited to: external Listserv® materials, junk mail/spam, or non-COTC publications.
2. Transient/Transitory Records: Documents including telephone messages, some email, drafts and other documents which serve to convey information of a temporary value, have a very short lived administrative, legal and/or fiscal value and should be disposed in an appropriate manner once that administrative, legal, and/or fiscal use has expired. Typically the retention is not a fixed period of time and is event driven; it may be as short as a few hours and could be as long as several days or weeks.

3. Short-Term Records: Records with short-term retention are documents (including some email) of significant administrative, legal, and/or fiscal value having a definitive life of typically ten (10) years or less. Upon expiration of that retention period, records should be disposed in an appropriate manner as soon as possible.

4. Long-Term Records: Records with long-term retention are documents (including some email) which have significant administrative, legal, and/or fiscal value and have a life that is typically longer than ten (10) years. Upon expiration of that retention period, the records should be disposed in an appropriate manner as soon as possible.

5. Indefinite Records: Records with an indefinite retention are documents (including some email) which have significant administrative, legal, and/or fiscal value; further they have an enduring administrative or historical value, and therefore retained until such a point in time as a reappraisal of their value to the organization is conducted.

6. Permanent Records: Records with a permanent retention are documents (including some email) which have significant administrative, legal, and/or fiscal value; further they have an enduring historical value and therefore may be retained forever.

**PROCEDURE**

I. Records Retention Schedules
   A. Given COTC’s cost-sharing relationship with The Ohio State University, the college follows the General Records Retention Schedule developed by The Ohio State University as the basis for its records management program. The General Schedule accounts for the management and disposition of college records series that are common to many units across all campuses. In addition, there are units that have record series that are unique to their operations and therefore have a unique records retention schedule in addition to the General Schedule.
   B. All records are the property of COTC. They may not be removed, destroyed, mutilated, transferred, or otherwise damaged or disposed of, in whole or in part, except as provided by this policy. Outgoing officials and employees must not remove any records that are the property of COTC.
   C. All COTC units must familiarize themselves with the General Schedule, and have an understanding of what records, paper-based and electronic, they create and/or receive and are required to manage. Units must conduct an inventory of their records and map them to the General Schedule. If a unit identifies records types that do not map to the General Schedule, the unit should contact the Archives of the John L. & Christine Warner Library to discuss the creation of a unique schedule. An archives representative and an appropriate unit representative must sign all unit unique schedules prior to their implementation.

II. Disposition of Records
   A. Units are strongly encouraged to conduct a records purge on an annual basis. Before removing or disposing of the records, the campus unit must complete and forward a Certificate of Records Destruction (CRD) to Archives for review and permanent retention. If restricted information, as defined in COTC's Policy on Institutional Data, is evident, records should be destroyed in a secure manner.
   B. Part of any effective records management program is the timely disposition of obsolete records and the documentation thereof. COTC units have two general disposition options:
      1. **Records Transfer**: Some records created by COTC units need to be transferred to an appropriate storage facility for temporary storage as dictated by the records retention schedule. Records that
have enduring historical value should be transferred to Archives once their useful life has been served. The disposition for these records is typically noted as "Transfer to Archives" or "Archival Review." COTC Records Management procedures for transfers must be followed throughout these processes.

2. **Records Destruction:** A record series must exist on an approved schedule if it is to be disposed. The COTC unit must confirm that the retention period of the documents has expired and that there is no legal hold on the records (see Records Requests and Litigation below). Destruction can be accomplished in a variety of ways such as:
   a. Recycling
   b. Trash
   c. Shredding
   d. Demagnetization (or other electronic destruction)

   See: Transfer Procedures of Records for shredding
   Certificate of Records Destruction

III. Records Requests and Litigation Holds:

   A. As previously noted, COTC records are public records, and therefore must be made available, with certain exceptions, for public scrutiny as per the Ohio Revised Code. While Ohio law does not state when records are to be provided, the statute requires that COTC provide copies of existing records that are requested with reasonable specificity, within a reasonable period of time.

   B. When a legal action is brought against COTC, Federal and State of Ohio Rules of Civil Procedure allow for a discovery motion to be made to examine the respective records (paper-based and electronic) related to the litigation. A litigation hold should be placed upon the records and the disposition process suspended until such time as the litigation is resolved.

   OSU Office of Legal Affairs - [http://legal.osu.edu/publicrecords.php](http://legal.osu.edu/publicrecords.php)

IV. Document Conversion

   A. Document imaging is the conversion of paper-based documents to digital images, making them readily accessible, thereby enhancing the business processes and workflows of COTC units. The Ohio Electronic Records Committee—an ongoing collaboration, established by the State of Ohio Archives in 1998, with representatives from state and local government, academia, and historical societies—has developed guidelines regarding document imaging best practices. This guidance can be found at: [ohioerc.org/?page_id=530](http://ohioerc.org/?page_id=530).

   B. State law does not prohibit a public agency from disposing of the original paper records once they have been imaged. However, before embarking on a document imaging project and/or disposing of converted records, COTC units should develop local imaging system policies and procedures in consultation with Archives. The unit-level procedures document should identify:
      1. The governance of the project;
      2. The records being imaged/converted and their mapping to the General Schedule and/or unit unique schedule;
      3. The hardware/software being utilized for imaging/conversion;
      4. A brief step-by-step description of the actual process (i.e., a "How To" manual);
      5. Scanning resolution and file format;
      6. The indexing schema for retrieval and ultimate disposition of the records;
      7. The quality control process;
      8. The back-up and data recovery plan;
      9. The redaction process for restricted information (FERPA, HIPAA, et al);
      10. A buffer time, post-imaging, before the paper records will be destroyed;
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Applies to: Faculty, staff, student employees, students, vendors and volunteers

11. The process for the disposal of paper records in a manner that maintains confidentiality; and
12. An acknowledgment that imaged records must be destroyed at the end of their life per the retention schedule and that a Certificate of Records Destruction must be submitted at that time.

Responsibilities

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<thead>
<tr>
<th>Position or Office</th>
<th>Responsibilities</th>
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<tbody>
<tr>
<td>John L. &amp; Christine Warner Library</td>
<td>1. Development of unique records retention schedules for appropriate COTC units</td>
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<tr>
<td>Archives &amp; Special Collections</td>
<td>2. Oversight of records destruction process including permanent retention of Certificates of Records Destruction</td>
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<tr>
<td></td>
<td>3. Providing retention, storage and access to historic COTC records in coordination with Receiving</td>
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<td></td>
<td>4. Education of COTC personnel in records management policy and procedures</td>
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<td></td>
<td>5. Assistance in the development of local records policies and procedures</td>
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<tr>
<td>Office of the President or Institutional Planning &amp; Human Resources</td>
<td>1. Assistance in the handling of discovery requests</td>
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<td>2. Assistance in the handling of public records requests</td>
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<tr>
<td>COTC Units</td>
<td>1. Providing for the retention, storage, access, and disposition of records in compliance with Ohio State’s General Records Retention Schedule, and if appropriate, a unit unique schedule</td>
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<tr>
<td></td>
<td>2. Processing of e-Discovery requests</td>
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<tr>
<td></td>
<td>3. Processing of public records requests</td>
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<td></td>
<td>4. Integrating document conversion projects into a localized records management program</td>
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Resources (required for any resource referenced in the policy; divide into subcategories if possible, to help the user [e.g. forms, letters, websites, etc.])

Section 149.011 of the Ohio Revised Code


Central Ohio Technical College’s Policy on Institutional Data


Ohio Revised Code 1306.0: Uniform Electronic Transaction Act - http://codes.ohio.gov/orc/1306

Contacts
Applies to: Faculty, staff, student employees, students, vendors and volunteers

<table>
<thead>
<tr>
<th>Subject</th>
<th>Office</th>
<th>Telephone</th>
<th>E-mail/URL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Records; Litigation and e-discovery</td>
<td>Office of the President</td>
<td>740.364.9510</td>
<td></td>
</tr>
<tr>
<td>Records Management: Document Imaging and Conversion, Electronic Record Management, Records Disposal and Transfer, and Retention Scheduling</td>
<td>John L. &amp; Christine Warner Library Archives &amp; Special Collections</td>
<td>740.366.9306</td>
<td>John D. Crissinger <a href="mailto:crissinger.5@osu.edu">crissinger.5@osu.edu</a></td>
</tr>
</tbody>
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History
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