

Records disposal schedule

Records Disposal Schedule Gaming Machine Licensing Regulation Department of Business

Disposal Schedule No. 2014/16

July 2014

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Preamble

Introduction

The *Information Act* states that public sector organisations must safeguard their records and must not delete or otherwise dispose of a record unless authorised to do so¹. Disposal of records is permitted through the use of records disposal schedules and enable regular, planned and authorised disposal of records controlled by an agency.

Records retention decisions are based on:

- the current and future business needs of the organisation
- compliance with legal and governance requirements of the organisation
- the current and future needs of internal and external stakeholders, including the wider community.

Records disposal schedules provide continuing authorisation for the legal disposal of records and are authorised by the records service, archives service and chief executive officer of the public sector organisation responsible for the schedule.

Records disposal schedules apply to records created and maintained in any format, including electronic records, records in business systems, and parts of records.

In the Northern Territory government there are two types of records disposal schedules:

- General records disposal schedules that apply to records common to most or all NT Government public sector organisations (http://www.nretas.nt.gov.au/knowledge-and-history/ntas/records/records_disposal), and
- Functional records disposal schedules that apply to records specific to an NT Government public sector organisation or function.

Functional records disposal schedules should be used in conjunction with general records disposal schedules.

Structure of a Records Disposal Schedule

Records disposal schedules set out minimum requirements for the creation, maintenance, retention or destruction actions to be taken in relation to existing or future records described in each class. Records disposal schedules specify

- a) whether a class of record has temporary or permanent status;
- b) the retention period for a temporary class of record:
- c) authorised disposal actions for a class of record. ²

Each class of records created by an agency is described using classifications based on business analysis.

Disposal schedules are developed using the functional structure based on the business classification scheme of the *Keyword AAA: A Thesaurus of General Terms* produced by the State Records Authority of NSW and modified for use by NT Government public sector organisations.

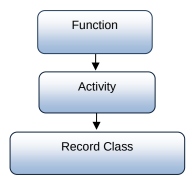
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¹ S.145 Information Act

² S.136A(3) Information Act

Within the schedule, functions are documented as the highest level terms and business activities under the functions, followed by record classes, as shown in diagram 1.

Diagram 1



Function

The function or keyword is the highest level in the classification scheme in this disposal schedule. The function is indicated at the start of each section and a description (scope note) provided.

Activity

Activities are the processes or operations that make up the business function. This is the second level in the classification scheme in this disposal schedule. The description (scope note) provides details of the transactions that take place in relation to the activity, for example, REPORTING or POLICY.

Record Class

A record class is a group of records that relate to the same activity, function or subject and require the same disposal action. The descriptions can relate to one record (such as a register) or a group of records documenting a particular set of business transactions.

Status and Disposal Action

The appraisal status of a record class is assigned as either permanent or temporary.

Permanent Records: Records appraised with permanent status have been identified as archives and must be transferred to the NT Archives Service for their preservation and eventual public access.

The retention period for permanent records is the maximum period before the records must be transferred to the NT Archives Service. Permanent records must be transferred no later than 30 years after creation in accordance with the Information Act, unless exemption has been granted (see Archives Management Standards Transfer of Archives, and Exemption from Compulsory Transfer of Permanent Records to the NT Archives Service). An Application to Transfer Records form must be submitted to the NT Archives Service before records will be accepted for transfer.

Temporary records: The retention period for temporary records is the minimum period before the records can legally be destroyed. The retention period is calculated after an event or a disposal trigger such as 'date of action completed', 'date of audit' or 'date of birth'. Destruction should be done following consultation with relevant operational business employees responsible for the records.

Retention periods for temporary records in a records disposal schedule are minimum periods only and agencies may keep records for a longer period if considered necessary for business requirements.

Reasons for longer retention could include,

- administrative need or agency directives,
- legal requirements such as current or pending legal action,
- relevance to an investigation or inquiry which is in progress,
- is subject to an Information Access application, or
- subject to a disposal freeze.

Records created prior to 1 July 1978 must not be disposed of without the authorisation of the NT Archives Service in accordance with Archives Management Standard Records Created Prior to 1978, unless specified in a schedule.

Sentence records with this records disposal schedule using the following five steps:

- 1. Determine the appropriate function and activity of the records. This can be done by examining an existing record or when creating a new record.
- 2. Identify the disposal class.
- 3. From the disposal action in the class, identify the trigger event and a date when the record can be disposed of, alternately, identify that the record is to be retained permanently as archives.
- 4. If the trigger event has already occurred (such as action is completed), confirm and implement the disposal action.
- 5. If the trigger event has not occurred (e.g. the record is still in active use), set a review date for the future.

About this Records Disposal Schedule

Purpose

The purpose of this Records Disposal Schedule is to enable regular, planned and authorised disposal of records of Gaming Machine Licensing Regulation of the Department of Business.

Scope

Application of this Records Disposal Schedule is mandatory for Gaming Machine Licensing Regulation records of the Department of Business.

This Records Disposal Schedule applies to Gaming Machine Licensing Regulation records in all formats.

Responsibility

The Chief Executive of the Department of Business is responsible for the content and implementation of this Records Disposal Schedule including the provision of advice and training, and for monitoring compliance.

Re-Sentencing

This schedule supersedes the *Racing, Gaming and Licensing Division Disposal Schedule no.* 2001/5. Records sentenced under schedule no. 2001/5 are to be re-sentenced using this schedule.

Authority

This Records Disposal Schedule is authorised in accordance with S. 136B of the *Information Act*.

Disposal Schedule No. 2014/16 was approved by the Director of the NT Archives Service (The Archives Service), Director of Information Strategy (The Records Service), and the Chief Executive of the Department of Business on 17 July 2014 and is effective immediately.

Regulatory Framework

The regulatory basis for this Records Disposal Schedule is defined in:

- Gaming Machine Act
- Gaming Machine Regulations
- Gaming Machine Rules
- Information Act
- NT Government Records Management Standards
- NT Government Archives Management Standards
- Australian Standards AS ISO 15489:2002-Records Management

Related Documents

This Records Disposal Schedule is to be read in conjunction with:

- NT Government Records Management Standard Records Disposal
- policies and procedures of the Department of Business
- current authorised disposal schedules for Department of Business

Normal Administrative Practice

Public sector organisations are permitted to dispose of some short term or ephemeral documents under the authority of the Disposal Schedule for Short Term Value Records. These include:

- duplicate (eg information or reference copy)
- obviously unimportant (e.g. telephone message slips)
- of short term facilitative value (e.g. compliment slips)
- a combination of these

The guiding principle is that organisations should be sure that destroying these records will not destroy evidence that might be needed.

Records that have been captured into a recordkeeping system should be destroyed using the Disposal Schedule for Short Term Value Records unless the class of records has been identified in a specific disposal schedule.

Notification of Destruction

Provide formal notification of destruction of all records to the NT Records Service.

Note: In the case of the Disposal Schedule for Records of Short Term Value (Disposal Schedule No. 2003/10), notification is only required for the destruction of records described in Disposal Class No. 1.10.1.

Acknowledgement

The NT Archives Service and the NT Records Service acknowledge that material produced by National Archives of Australia, State Records Authority of New South Wales, State Records of South Australia, Public Records Office of Victoria, Territory Records Office and Standards Australia was used in the development of this schedule.

The schedule was drafted principally by the Department of Business in consultation with the NT Records Service.

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Compliance Checklist

Implement a records disposal program to ensure regular appraisal, sentencing, destruction and transfer of all records	Stop applying sentences from previous schedules that have been revoked or amended
Assign responsibility for the management and application of regular records disposal action using authorised records disposal schedules,	Retain all records in good order and condition to be available for retrieval during the retention period.
to an appropriately skilled records manager who consults with the NT Archives Service and NT Records Service	Identify and update control records so that you can demonstrate what happened to each record, whether paper or electronic
Familiarise all employees of the organisation with the authorised records disposal schedules relevant to the organisation's records	Implement an appropriate and approved strategy for retention of records of continuing value, eg. preservation in original form, migration to new systems, and conversion to long term medium
Identify and sentence all records described in this schedule in all formats including electronic records and records in business systems, copies of records and parts of records	Dispose of all records sentenced according to this schedule in all formats including electronic records and records in business systems, copies of records and parts of records
Ensure all copies of temporary records are destroyed in any format (including backups), unless otherwise stated in a disposal schedule	Transfer records of permanent value to the NT Archives Service for retention as archives not later than 30 years after creation
Apply this records disposal schedule to records in the organisation's records management systems, including systems for the management of paper records, electronic records, or records in any other format	Inactive records can be transferred to offsite service providers providing they have been sentenced
Apply this records disposal schedule to records in the organisation's business systems, either directly or by linking the business system to a records management system	Destroy time expired temporary records in a secure manner that ensures complete deletion/destruction beyond any possible reconstruction
Implement quality assurance mechanisms to periodically check that the disposal class originally assigned at the creation of the records is still applicable at the time of sentencing of the record	Notify the NT Records Service of destruction of all records
Implement review or quality control procedures in recordkeeping systems to ensure disposal actions are implemented correctly	Do not destroy records that are not described in an authorised records disposal schedule.
Identify records that require re-sentencing where a previous disposal schedule has been superseded	Do not destroy any records created prior to 1 July 1978 without specific authorisation from the NT Archives Service

Disposal Schedule

1. Gaming Machine Licensing Regulation

The function of regulating the gaming machine industry within the Northern Territory through licensing of gaming machines, the handling of appeals against decisions, compliance investigations and maintaining a register under the *Gaming Machine Act*.

1.1 Advice

The activities associated with offering opinions by or to the organisation as to an action or judgement. Includes the process of advising.

Class No.	Description of Records	Status and Disposal Action
1.1.1	Records documenting formal advice in relation to gaming machine licensing under the <i>Gaming Machine Act</i> .	Permanent Transfer to the NT Archives Service 10 years after action completed
1.1.2	Records documenting routine advice given to members of the public and industry on licensing processes and legislation requirements.	Temporary Destroy 3 years after action completed

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1.2 Authorisation

The process of seeking and granting permission to undertake requested action.

Class No.	Description of Records	Status and Disposal Action
1.2.1	Records documenting delegations of authority from the Commissioner or the Director in relation to gaming machine licensing under the Act.	Permanent Transfer to the NT Archives Service 10 years after action completed
	Records include legal instruments of delegations for authorised officers.	
1.2.2	Records documenting determinations and guidelines in relation to gaming machine regulation and codes of practice.	Permanent Transfer to the NT Archives Service 10 years after action completed
	Includes gazette notices.	
1.2.3	Records documenting the granting, refusal and withdrawal of gaming machine licences, including restricted licence conditions and variations. Includes applications, copies of identification, business name extracts business plans, criminal history checks, legal opinions, copies of published notices of intent, receipts of	Temporary Destroy 7 years after licence expires, is withdrawn or action completed
	prescribed fees, taxes and contributions to the Central Holding Authority, inquiries, audit reports, performance reports, agreements, notices of appeals, local court orders, final decisions and other supporting documents.	
	May include requests from licensees to increase gaming machines, community impact analysis, requests for modification or relocation of gaming machine areas.	
1.2.4	Records documenting appointments by the Minister for authorised officers	Temporary

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Class No.	Description of Records	Status and Disposal Action
	under the <i>Gaming Machine Act</i> , such as inspectors.	Destroy 7 years after end of appointment
	Includes legal instruments, terms and conditions, and returned identification cards from authorised persons that have ceased from their position.	
1.2.5	Records documenting the granting, renewal and refusal of licences to repairers, service contractors, monitoring providers and machine managers, including variations.	Temporary Destroy 7 years after licence expires, is withdrawn or action completed
	Includes applications, terms and conditions.	
	May include interim licences and provisional licences.	
1.2.6	Records documenting the authorising of persons to be a recognised manufacturer or supplier of gaming machines and restricted components.	Temporary Destroy 7 years after licence expires, is withdrawn or action completed
1.2.7	Records documenting the granting of approvals to financial institutions to be finance providers.	Temporary Destroy 7 years after licence expires, is withdrawn or action
	Includes applications, terms, conditions and other supporting documentation.	completed
1.2.8	Records documenting the granting, refusal or withdrawal of approval for gaming equipment and games.	Temporary Destroy 7 years after licence expires, is withdrawn or action
	Includes evaluations, supporting documentation, final decisions and receipts of actual costs and expenses incurred.	completed

The function of regulating the gaming machine industry within the Northern Territory through licensing of gaming machines, the handling of appeals against decisions, compliance investigations and maintaining a register under the *Gaming Machine Act*.

1.3 Compliance

The activities associated with complying with, or monitoring compliance with, mandatory or optional accountability, fiscal, legal, regulatory or quality standards or requirements. Includes compliance with legislation and with national and international standards.

Class No.	Description of Records	Status and Disposal Action
1.3.1	Records documenting where there has been an investigation, compliance inspection, a complaint or disciplinary action against the licensing requirements under the Act, including records where licences have been cancelled, suspended, varied or surrendered.	Temporary Destroy 7 years after licence expires, is cancelled, suspended or surrendered
	Includes compliance inspections and audit reports, briefs, file notes, photos, films, video recordings, warning letters, infringement notices, extracts of documents and witness statements, show cause notices and responses, notices of appeals, local court orders and final decisions.	
	May include appointment of administrators.	
1.3.2	Records documenting investigations into complaints against persons suspected of contravening the Act, including cancelled, suspended and surrendered licences for repairers, service contractors, monitoring providers and machine managers.	Temporary Destroy 7 years after licence expires, is cancelled, suspended or surrendered
	Includes file notes, investigation reports, witness statements, photos and other supporting documentation.	
1.3.3	Records documenting investigations into complaints against persons suspected of contravening the Act, including cancelled, suspended and surrendered licences for approved manufacturers or suppliers of gaming machines and restricted	Temporary Destroy 7 years after licence expires, is cancelled, suspended or surrendered

The function of regulating the gaming machine industry within the Northern Territory through licensing of gaming machines, the handling of appeals against decisions, compliance investigations and maintaining a register under the *Gaming Machine Act*.

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Class No.	Description of Records	Status and Disposal Action
	components.	
	Includes file notes, investigation reports, witness statements, photos and other supporting documentation.	

The function of regulating the gaming machine industry within the Northern Territory through licensing of gaming machines, the handling of appeals against decisions, compliance investigations and maintaining a register under the *Gaming Machine Act*.

1.4 Control

The activities associated with creating, maintaining and evaluating control mechanisms, eg Thesaurus.

Tip: Includes classification, indexing, registration, forms design, etc. to ensure maximum control over records and recordkeeping systems. Also includes control mechanisms for other information resources and systems.

Class No.	Description of Records	Status and Disposal Action
1.4.1	Register of licensees and authorised persons in relation to the <i>Gaming Machine Act</i> such as:	Permanent Retain in organisation
	(a) the roll of recognised manufacturers and suppliers of gaming machines maintained	
	(b) the roll of recognised suppliers of restricted components maintained.	
	Details include full name, trading name, principal locations, corporation details, date licence granted, terms and conditions, any other details required by legislation or the organisation	

The function of regulating the gaming machine industry within the Northern Territory through licensing of gaming machines, the handling of appeals against decisions, compliance investigations and maintaining a register under the *Gaming Machine Act*.

1.5 Inquiries

The activities associated with liaising with bodies carrying out inquiries, and participating in them. Inquiries are investigations carried out by persons or bodies who have been empowered to inquire and report on a subject, such as Royal Commissions, Parliamentary, Ombudsman's and Commissioner's inquiries. Includes the organisation's participation in the inquiry by providing evidence in the form of records, submissions or staff.

Class No.	Description of Records	Status and Disposal Action
1.5.1	Records documenting inquiries requested by the Minister into gaming, the conduct of gaming, manufacture and supply of equipment and supplies, and the administration of licenced premises in general.	Permanent Transfer to the NT Archives Service 10 years after action completed