Louisiana Task Force Record Retention Requirements

There is often confusion among employers concerning the legal requirements for recordkeeping and retention of employee files and other employment-related records. Not only are there federal recordkeeping requirements, but individual states also have requirements that must be followed. Some requirements apply to most or all employers, while others apply primarily to government contractors and subcontractors. Many of these requirements are dependent on the particular law which applies to the type of record and the number of employees.

This chart may also be helpful when combined with the **state recordkeeping laws** chart.

Generally an employer could establish the following retention periods for both electronic and paper-based records:

- Personnel: 7 years after termination.
- Medical/benefits: 6 years after plan year. *
- I-9 forms: Not more than 3 years after termination.
- Hiring Records: 2 years after hiring decision.

(* an exception would be to maintain employee exposure records for at least 30 years, under the requirements of 29 CFR 1910.1020).

If the employer is involved in an employment-related dispute with a terminated employee and this dispute has not yet been reconciled, retain all documents relating to that employee.

Once the required retention time frames have been met be sure to create a destruction log and destroy records by shredding to ensure that no confidential employee information is inadvertently released.

These requirements apply to all employers covered by Federal anti-discrimination laws, regardless of whether a charge has been filed against the employer.

Type of Record	Relevant Law	Years to be Kept	Records Covered
Selection, Hiring &	Age Discrimination in	1 year after creation	Job applications,
Employment Records	Employment Act	of the document or the	resumes, job ads,
	(20 or more	hire/no hire decision	screening tools/tests,
	employees)	whichever is later.	interview notes and
		(2 years for federal	other records related
	Americans with	contractors)	to hire/no hire
	Disabilities Act		decisions.
	(15 or more		
	employees)		Records related to
			promotions,
	Civil Rights Act of		demotions, transfers,
	1964 (Title VII) (15		performance
	or more employees)		appraisals,
			terminations,
	Section 503 of the		reasonable
	Rehabilitation Act of		accommodations
	1973 (federal		and/or requests,
	contractors)		training records,
			incentive plans, merit
	Vietnam Era Veterans		systems, and seniority
	Readjustment		systems.
	Assistance Act		G CEPO 1
	(federal contractors)		Copy of EEO-1
			survey and intake
	Executive Order		forms if applicable.
	11246 (applies to		
	federal contractors)		
	Service Contract Act,		
	Davis-Bacon Act,		
	Walsh-Healey Act		
	(apply to federal		
	contractors)		
Payroll Records, Time	Age Discrimination in	3 years (There are no	Basic employee data:
Sheets/Cards	Employment Act	retention requirements	name, address, Social
	(20 or more	under Lilly Ledbetter,	Security number,
	employees)	however it is	gender, date of birth,
		recommended that	occupation and job
	Fair Labor Standards	employers retain	classification.
	Act (1 or more	records for length of	Compensation
	employee)	employment, plus an	records:
		additional 5 years)	Amounts and dates of
	Equal Pay Act (1 or		actual payment.
	more employee)		Time and day of week

	Lilly Ledbetter (1 or more employee) Service Contract Act, Davis-Bacon Act, Walsh-Healey Act (apply to federal contractors) Family Medical Leave Act (50 or more employees)		when employee's workweek begins. Total hours worked each day and workweek. Basis and rate which employee's wages are paid (e.g., "\$9 per hour", "\$455 a week", "piecework"). Straight time and overtime hours/pay. All additions to or deductions from the employee's wages. Total wages paid each pay period. Date of payment and the pay period covered
			by the payment. Records explaining any sex-based pay differences. Annuity and pension payments. Fringe benefits paid.
Form I-9	Immigration Reform and Control Act (1 or more employee)	3 years after date of hire or one year after date of termination, whichever is later	
Employment Benefits	Employee Retirement Income Security Act	6 years	Except for specific exemptions, ERISA's reporting and disclosure requirements apply to all pension and welfare plans, including: Summary plan description (updated with changes and modifications), annual reports, notice or reportable events (such as plan amendments that may decrease benefits, a substantial decrease in

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			the number of plan
			participants, etc.),
			plan termination.
Tax Records	Federal Insurance	4 years from date tax	Amounts of wages
	Contribution Act (all	is due or paid	subject to
	employers)		withholding.
			Agreements with
	Federal		employee to withhold
	Unemployment Tax		additional tax.
	Act (all employers)		Actual taxes withheld
			and dates withheld.
	Federal Income Tax		Reason for any
	Withholding (all		difference between
	employers)		total tax payments and
			actual tax payments.
			Withholding forms
			(W-4, W4-E).
Safety Data	Occupational Health	5 years following the	Log of occupational
	& Safety Act (10 or	year records pertain to	injuries and illnesses.
	more employees)	(*Medical exams,	Records of injuries
	l I J	material safety data	and illnesses.
	Walsh-Healy Act	sheets and exposure to	Summary of injuries
	(federal contractors)	toxic substances	and illnesses. Records
	()	records retained for	of exposure to toxic
		the duration of	substances for each
		employee's job tenure	employee.
		plus 30 years)	
Family Medical Leave	Family Medical Leave	3 years	Basic employee data,
Records	Act (50 or more		including name,
	employees)		address, occupation,
			rate of pay, terms of
			compensation, daily
			and weekly hours
			worked per pay
			period, additions
			to/deductions from
			wages and total
			compensation. Dates
			of leave taken by
			eligible employees.
			Leave must be
			designated as the
			FMLA leave. For
			intermittent leave
			taken, the hours of
			leave. Copies of
	1	I	icure. Copies of

			employee notices and documents describing employee benefits or
			policies and practices regarding paid and
			unpaid leave. Records
			of premium payments
			of employee benefits.
			Records of any
			dispute regarding the
Harlds Cam	C1: 1-4-1	T1	designation of leave.
Health Care Continuation	Consolidated Omnibus Budget	There are no recordkeeping	Provide written notice to employees and
Continuation	Reconciliation Act	requirements under	their dependents of
	(20 or more	COBRA. However,	their option to
	employees)	many experts	continue group health
		recommend that	plan coverage
		records be maintained	following certain
		for 6 years from the	qualifying events,
		date of the record to	such as the
		remain consistent with ERISA requirements.	employee's termination, layoff or
		EXISA requirements.	reduction in working
			hours, entitlement to
			Medicare, or the death
			or divorce of the
			employee (that would
			cause dependents to
			lose coverage under
Dalassa at Tast	F1	2	the employer's plan).
Polygraph Test	Employee Polygraph	3 years	Polygraph test
Records	Protection Act (1 or more employee)		result(s) and the reason for
	more employee)		administering.
Affirmative Action	Executive Order	2 years	Applications and
Plan/Data	11246 (applies to		other personnel
	federal contractors)		records that support
			employment decisions
	The Uniform		(e.g., hires,
	Guidelines on		promotions,
	Employee Selection Procedures (100 or		terminations) are considered "support
	more employees)		data" and must be
	more employees)		maintained for the
			AAP.
Credit Reports	Fair and Accurate	No retention	

	Credit Transactions (1 or more employee)	requirement. Law requires shredding of all documents containing information derived from a credit report. Don't discard for at least one year though (see Selection, Hiring & Employment Records)	
Drug Test Records	Department of Transportation (DOT) covered safety- sensitive transportation positions; aviation, trucking, railroads, mass transit and pipelines.	1 year from test date (up to 5 years for records relating to drug testing for DOT positions, see § 382.401 for specific DOT retention requirements)	