

DR. AGARWAL'S HEALTH CARE LIMITED

POLICY FOR PRESERVATION OF DOCUMENTS AND ARCHIVAL POLICY FOR ARCHIVING DATA AND DOCUMENTS IN RELATION TO THE COMPANY (THE "POLICY")

Dr. Agarwal's Health Care Limited



1. Purpose and scope

Regulation 9 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") requires the Board of Directors of the Company to frame a policy for preservation of documents.

Accordingly, in compliance with the aforesaid Regulations, the Board of Directors (the "Board") of Dr. Agarwal's Health Care Limited (the "Company"), has adopted this Policy at its Meeting held on 17th September 2024.

Documents that are required to be maintained under this Policy are preserved considering their importance, usefulness and information. The Company recognizes that all the documents, whether in physical or electronic mode, form an important and integral part of the Company's records. Preservation of documents is important in order to ensure immediate access to the records, its retrieval and authentication.

The purpose of this documents to present a high level policy statement for the Company regarding preservation of its documents in accordance with the provisions of the Companies Act, 2013 and in accordance with the provisions of SEBI LODR Regulations.

The policy is intended to define the Company's preservation of documents responsibilities and to provide guidance to the executives and staff working in the Company in making decisions and undertaking other activities that may have an impact on the operations of the Company. It also frames the guidelines for fundamental accountability of the Company to retain and preserve its documents as the basis for communication with a range of external stakeholders.

The policy is framed for the purpose of systematic identification, categorization, maintenance, review, retention and destruction of documents received or created in the course of business. The policy would contain guidelines on how to identify documents that need to be maintained, how long certain documents should be retained, how and when those documents should be disposed of, if no longer needed and how the documents should be accessed and retrieved when they are needed.

2. Applicability

This Policy is applicable to all documents maintained in physical and electronic mode by the Company. The preservation of documents should be such as to ensure that there is no tampering, alteration, destruction or anything that endangers the content, authenticity, utility or accessibility of the documents.

The documents not specifically covered under this policy shall be preserved and maintained in accordance with the provisions of the respective acts, rules, guidelines and regulations as applicable under which those documents are maintained.

This Policy shall come into force from the date of approval by the Board.

Dr. Agarwal's Health Care Limited



3. Classification of Documents to be preserved / retained

Based on the recommendation of the management of the Company, the Board have classified the following documents to be retained and preserved for posterity.

- a) Documents that need to be preserved / retained permanently Doc 1
- b) Documents that may be preserved / retained for a period of 8 years as specified under the Companies Act, 2013 or SEBI LODR Regulations Doc 2
- c) Documents to be preserved electronically and archived when necessary Doc 3.
- d) Documents that may be required by judicial proceedings and which may be destroyed afterclosure of the legal case Doc 4.
- e) Documents like budget papers etc., which may be retained for less than 8 years Doc 6.

4. Principle of Responsibility of Employees for Preservation of Documents

All the Employees in the permanent rolls of the Company are responsible for taking into account the potential impacts on preservation of the documents in their work area and their decision to retain/preserve or destroy documents pertaining to their area. Such policy bestowing responsibility on the Company's employees would immensely help company's litigation preparedness tool helping the Company's and Outside legal counsel to track down documents to handle the legal cases.

5. Periodical Review of the Policy by Top Management

The Policy should be flexible and easy to understand and comply with by all levels of employees. The policy should be reviewed periodically by the Top Management and amendments effected to subject to approval of the Board if and when practical difficulties are encountered. The Top management may also review the policy on document retention to comply with any local, state, central legislations that may be promulgated from time to time.

6. Administration

The Record Retention Schedule approved by the Board of Directors for initial maintenance, retention and disposal schedule for physical records is as given in the annexure.

7. Suspension of Record Disposal in the event of Litigation or Claims

In case the Company is served with any notice for request of documents or any employee becomes aware of a governmental investigation or audit concerning the Company or commencement of any litigation against the Company, such employee shall inform the Top Management and any further disposal of documents shall be suspended until such time as the Top Management with the due advice from the legal counsel determine otherwise. The Top Management in such case shall inform all the employee by mail of the need to retain the documents and suspension of disposal of

Dr. Agarwal's Health Care Limited



the same.

This policy was approved by the Board at its meeting held on 17th September 2024. 8.

Dr. Agarwal's Health Care Limited



APPENDIX

Type of Record

- 1. Accounting and Finance records including Annual Financial statement
- 2. Insurance Records
- 3. Tax records
- 4. Contracts entered into by the Company including Marketing Contracts
- 5. Corporate Records including Certificate of Incorporation, Listing Agreement and other approvals from other statutory authorities.
- 6. Legal Files and Records
- 7. Property Records
- 8. Payroll Records
- 9. Pension and retiral related Records
- 10. Personnel and HR Records
- 11. Programs & Service Records
- 12. Sponsorship Projects Records
- 13. Corporate Social Responsibility Records
- 14. Correspondence and Internal Memoranda
- 15. Electronic Documents including email retention and back up
- 16. Miscellaneous Records

1. Accounting and Finance records including Annual Financial statement

Record Type	Retention Period	Document Type
Accounts Payable ledgers and schedules	8 Years	Doc -2
Accounts Receivable ledgers and schedules	8 Years	Doc – 2
Annual Audit Reports and Financial	Permanent	Doc – 1
Statements		
Annual Audit Records, including work papers	8 years after completion	Doc - 2
and other documents that related to theaudit	of audit	
Annual Plans and Budgets	3 years after the budget	Doc – 6
	year is closed	
Bank Statement and Cancelled Cheques	8 years	Doc - 2
Employee Expense Reports	8 years	Doc - 2
General Ledger	Permanent	Doc – 1
Interim Financial Statements	8 years	Doc – 2
Notes Receivable ledgers and schedules	8 years	Doc – 2
Investment Records	Permanent	Doc – 1
Security deposit receipt copies	3 years after	Doc - 6
	termination of the	
	contract	

Dr. Agarwal's Health Care Limited



2. Insurance Records

Record Type	Retention Period	Document Type
Annual Loss Summaries	8 Years	Doc -2
Audits and Adjustments	8 Years	Doc – 2
Claim Files (Including correspondence,	Permanent	Doc – 1
medical records, injury documentation, etc.		
Group Insurance Plans – Active Employees	8 years	Doc – 2
Group Insurance Plans - Retirees	Permanent	Doc – 1
Insurance Policies for the Company	Permanent	Doc – 1
Journal Entry Support Data	8 years	Doc – 2
Releases and Settlements	Permanent	Doc - 1

3. Tax records

Record Type	Retention Period	Document Type
Tax-Exemption Documents and related	Permanent	Doc -1
correspondence		
Excise Tax records	Permanent	Doc – 1
Payroll Tax records	8 years	Doc – 2
Tax Bills, Receipts, Statements	8 years	Doc – 2
Tax Returns – Income, Franchise, Property	Permanent	Doc – 1
Tax work paper packages - Originals	8 years	Doc – 2
Sales Tax Records	8 years	Doc – 2
Annual Information Returns – State and	Permanent	Doc – 1
Central		
Service Tax Records	8 years	Doc – 1

Responsibility: FINANCE AND ACCOUNTS DEPARTMENT

4. Contracts entered into by the Company including Marketing Records

Record Type	Retention Period	Document Type
Contracts and Related Correspondence	8 years	Doc – 2
(including any proposal that resulted in the		
contract and all other supportive documents		

Responsibility: LEGAL AND MARKETING DEPARTMENT

5. Corporate Records including Certificate of Incorporation, Listing Agreement and other

Dr. Agarwal's Health Care Limited



approvalsfrom other statutory authorities.

Record Type	Retention Period	Document Type
Corporate Records (certificate of	Permanent	Doc – 1

Dr. Agarwal's Health Care Limited



incorporation, commencement of business, listing agreement, common seal, minutes book of board and committees thereof, annual reports originals, etc.)		
Licence and Permits, Industrial entrepreneurial Memorandum, and other statutory approvals	Permanent	Doc – 1
ROC Filings and Stock Exchange filings in physical and Electronic form	5 years from the date of filing	Doc - 6

Responsibility: LEGAL AND SECRETARIAL DEPARTMENT

6. Legal Files and Records

Record Type	Retention Period	Document Type
Legal Memoranda and Opinions	3 years after the closure	Doc – 4
	of the matter	
Litigation files	1 year after expiration	Doc – 4
	of disposal of the case	
Court Orders	Permanent	Doc – 1

Responsibility: LEGAL AND SECRETARIAL DEPARTMENT

7. Property Records

Record Type	Retention Period	Document Type
Correspondence, Property Deeds,	Permanent	Doc – 1
Assessments, Licenses, Rights of Way		
Original Purchase / Sale Deeds	Permanent	Doc – 1
Original Lease Agreements	3 years after expiration	Doc – 6
	of the lease	

Responsibility: LEGAL AND SECRETARIAL DEPARTMENT

8. Payroll Records

Record Type	Retention Period	Document Type
Employee Deduction Authorization	3 years after	Doc – 6
	termination of service	
	of employment	

Dr. Agarwal's Health Care Limited



Payroll Deductions	3 years after termination of service of employment	Doc - 6
Labour Distribution Cost Records including details regarding gratuity and retiral disbursements	3 years after termination of service of employment	Doc - 6

Dr. Agarwal's Health Care Limited

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Corporate Office



Payroll Registers (Gross and Net)	3 years after termination of service of employment	Doc - 6
Time Cards / Sheets	2 years	Doc – 6
Unclaimed Wage Records	3 years	Doc – 6
Leave Records	2 years after the relevant period	Doc - 6

Responsibility: HUMAN RESOURCES DEPARTMENT

9. Pension and retiral related Records

Record Type	Retention Period	Document Type
Retirement and Pension Records	Permanent	Doc – 1

Responsibility: HUMAN RESOURCES DEPARTMENT

10. Personnel and HR Records

Record Type	Retention Period	Document Type
Personnel Files of individual employees	Permanent	Doc – 1
Commission / Bonuses / Incentives / Awards	8 years	Doc – 2
Employee Earnings Records	3 years after termination of service of employment	Doc – 6
Employee Handbook & Induction Manual	Permanent	Doc – 1
Employee Medical Records	3 years after termination of service of employment	Doc – 6
Attendance records, application forms, job or promotion records, performance evaluations, termination papers, test results, training and qualification records, enquiry related papers	3 years after termination of service of employment	Doc - 6
Employment Contracts - Individual	3 years after termination of service of employment	Doc - 6
Correspondence with Employment Agencies and Advertisements for job openings	3 years	Doc – 6
Job Description	3 years after superseding the earlier document	Doc - 6

Dr. Agarwal's Health Care Limited



Responsibility: HUMAN RESOURCES DEPARTMENT

11. Programs & Service Records

Record Type	Retention Period	Document Type
Attendance Records	3 years	Doc – 6
Program statistics, etc,	3 years	Doc – 6
Research & Publications	Permanent	Doc – 1

Responsibility: HUMAN RESOURCES DEPARTMENT

12. Sponsorship Projects Records

Record Type	Retention Period	Document Type
Sponsorship agreements	Permanent	Doc – 1

Responsibility: HUMAN RESOURCES DEPARTMENT

13. Corporate Social Responsibility Records

Record Type	Retention Period	Document Type
Records on CSR Projects(including amount budgeted, spent and balance if any) projects undertaken and progress thereon	Permanent	Doc – 1

Responsibility: HUMAN RESOURCES DEPARTMENT

14. Correspondence and Internal Memoranda

General Principle: Most correspondence and internal memoranda should be retained for the same period as the document they pertain to or support. For instance, a letter pertaining to a particular contract would be retained as long as the contract

- 1. Those pertaining to routine matters and having no significant, lasting consequences should be discarded within two years.
- 2. Those pertaining to non-routine matters or having significant lasting consequences should generally be retained permanently.

Responsibility: RESPECTIVE DEPARTMENT

15. Electronic Documents including email retention and back up

1. Electronic Mail: Not all email needs to be retained, depending on the subject matters

Dr. Agarwal's Health Care Limited



- All e-mail from internal and external sources to be deleted after 24 months.
- Staff will strive to keep all but an insignificant minority of their email related to business issues.
- Central I.T team would archive email for six months after the staff has deleted it after which time the email will be permanently deleted.
- Staff will not store or transfer the Company related emails on non-work related computers except as necessary or appropriate with due approvals from the CentralIT team and the respective Managers.
- Staff will take care not to send confidential / proprietary information to outside sources.
- Any e-mail that the staff deemed vital to the performance of their job should be copied to the staff's specific folder and/or printed and stored in the employees' workplace.

Document Type: Doc 5

- 2. Electronic Documents including PDF files.
 - PDF documents Can be a maximum period of 8 years. But the said document may be destroyed depending upon the completion of the job or its use coming to an end.
 - Text/ Formatted files: All word / excel / Power point files may be deleted once every year depending on the importance or lack of it.

Document Type: Doc – 3

- 3. Web page files
 - May be retained for a period of 5 years as specified in SEBI's LODR Regulations, 2015.
 - May be archived by the I.T. department with the support of the service provider fora period of 3 years after the initial period of five years of live page.

Document Type: Doc – 3

Responsibility: INFORMATION TECHNOLOGY DEPARTMENT

16. Miscellaneous Records

Record Type	Retention Period	Document Type
Consultant Reports	3 years	Doc – 6
Policy and procedures manuals – Original	Current version with revision history	Doc – 6
Policies and procedures manuals – Copies	Retain current version only	Doc – 6
Dealership agreements	Current version with revision history	Doc - 6
Annual Reports	Permanent	Doc -1

Dr. Agarwal's Health Care Limited



Responsibility: RESPECTIVE DEPARTMENT

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