

Data Retention Policy

In line with the requirements of the General Data Protection Regulation (GDPR) this policy outlines how long Little Muddy Me Ltd retains various types of data.

Paper records are locked away securely and disposed of using cross-cut shredders.

Children's Records					
Record	Retention Period	Status	Authority		
Children's records – registers, medication records, accident records	It's a minimum requirement that records are retained for a reasonable period (e.g. 3 years after children have left the provision. But we follow the recommendation that records are kept until the age of 21 – or until the child the age of 24 for child protection, SEND records and health care plans. Records in relation to safeguarding concerns need to be kept in accordance with the Local Safeguarding Children's Board requirements	Requirement	Minimum requirement - Statutory Framework for the EYFS 2017 (given legal force by Childcare Act 2006) Recommendation - (Limitation Act 1980/The Statute of Limitations (Amendment) Act 1991. Normal limitation rules (which mean that an individual can claim for negligently caused personal injury up to 3 years after, or deliberately caused personal injury up to 6 years after the event) are postponed until a child reaches 18 years		
Records of any reportable death, injury, disease or dangerous occurrence	3 years after the record was made	Requirement	old) The Reporting of Injuries, Diseases and Dangerous Occurrences Regulations 1995 (RIDDOR)		
Personnel Records					

Record	Retention Period	Status	Authority
Application forms and	6 months to a year	Recommendation	Chartered Institute of
interview notes for			Personnel and
unsuccessful			Development (CIPD)
candidates			
Personnel file and	6 years after	Requirement	(CIPD)
training records	employment ceases		
(including disciplinary			
records and working	Records of unfounded		Keeping Children Safe
time records)	allegations of a child		in Education, DfE 2016
	protection nature		
	must be kept until the		
	person's normal		
	retirement age or 10		
	years after the date of		
	allegation; allegations		
	found to be malicious		
	must be removed from		
	personnel files.		
DBS check information	Original DBS	Recommendation	DBS / Ofsted
	disclosures: a		
	maximum of 6 months		
	Provider must be able		
	to show Ofsted they		
	have kept a record of		
	DBS disclosures and		
	the DBS Code of		
	Practice permits them		
	to retain the following		
	details: date of issue of		
	certificate, name of		
	subject, type of		
	certification		
	requested, position for		
	which certificate was		
	requested, unique		
	reference number,		
	details of recruitment		
	decision taken.		
Wage/salary records	6 years	Requirement	Taxes Management
(including overtime			Act 1970
and bonuses and			
expenses)			
Statutory Maternity	3 years after the end	Requirement	The Statutory
Pay (SMP) records	of the tax year to		Maternity Pay
	which they relate		Regulations 1986
Parental Leave Records	5 years from the	Recommendation	CIPD
	birth/adoption of the		
	child or 18 years if the		
	child receives disability		
	allowance		

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t 3 years after d of the tax year	Requirement	
d of the tax year	Requirement	
•		Regulations 1993
cir tiley relate		Regulations 1993
after	Recommendation	CIPD
yment ends	Recommendation	CIFD
yment enus		
after the end	Requirement	National Minimum
	Requirement	Wage Act 1998
•		114ge / 10t 1330
•		
from the	Requirement	The Pensions
	- 1	Regulator
		3
	Requirement	Social Security (Claims
	•	& Payments)
•		Regulations 1979
•		
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s after the	Requirement	The Reporting of
was made		Injuries, Diseases and
		Dangerous
		Occurrences
		Regulations 1995
		(RIDDOR)
rs from the date	Requirement	The Control of
last entry		Substances Hazardous
		to Health Regulations
		2002 (COSHH)
	_	
	Requirement	Companies Act 2006
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		Authority
		Health and Safety
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e life of the	Recommendation	IRMS
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t 6 years after	Recommendation	IRMS
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	resolution of the complaint		
Minutes/minute books from meetings	At least 10 years from the date of the meeting	Requirement (for companies with over 10 staff) Recommendation (for companies under 10 staff)	Companies Act 2006