Resource Management Guide No. 209
Guidance for Commonwealth entities on the requirements to keep non-financial records
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ISBN: 978-1-922096-76-0

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This guide contains material that has been prepared to assist Commonwealth entities and companies to apply the principles and requirements of the Public Governance, Performance and Accountability Act 2013 and associated rules, and any applicable policies. In this guide the: mandatory principles or requirements are set out as things entities and officials ‘must’ do; and actions, or practices, that entities and officials are expected to take into account to give effect to those principles and/or requirements are set out as things entities and officials ‘should consider’ doing.
Audience

This guide is relevant to officials of Commonwealth entities, both corporate and non-corporate.

Key points

- Section 37 of the Public Governance, Performance and Accountability Act 2013 (PGPA Act) sets out the requirement for Commonwealth entities to keep records that properly document and report the entity’s non-financial performance.
  - Rules have not been created under subsection 37(2(a)) of the PGPA Act.
- Section 38 of the PGPA Act sets out the requirement for Commonwealth entities to measure and assess its performance in achieving its objectives and purposes. The capacity of an entity to meet this requirement is directly reliant on the entity keeping accurate and complete records.
  - A new Commonwealth Performance Framework will be established as a key element of the PGPA Act. This Framework, which will be released from late 2014, will include rules and guidance materials for entities to measure and assess its performance.
- This guidance has been written to provide information on:
  - Part 1 – Legislative obligations
  - Part 2 – The importance of good recordkeeping
  - Part 3 – The new elements of the PGPA Act
  - Part 4 – Sources for further information.
Part 1 Legislative obligations

Under the *Archives Act 1983*, it is a legislative requirement for all Commonwealth entities to keep records.

**What is a record?**

A record is defined by the *Archives Act 1983* as:

> “a document, or an object, in any form (including any electronic form) that is, or has been, kept by reason of:

(a) any information or matter that it contains or that can be obtained from it; or

(b) its connection with any event, person, circumstance or thing.”

Records provide evidence of a Commonwealth entity’s business. All information created, sent and received in the course of business is potentially a record.

A record can be a range of different things: a map, written report, email, film or sound recording. The format of the record created does not matter. What is important is that evidence of an entity’s activities is recorded in a way that supports business needs. To do this, records need to:

- be complete, accurate and reliable;
- reflect the purpose they were created for;
- be detailed enough to suit the circumstances and be understood by others; and
- be created close to the event to ensure they are accurate and reliable.

**Creation and management of records**

Once created, records should be managed in a designated system that supports their use, tracking and understanding over time. This includes capturing a document’s metadata – that is: who created it, when was it created, why was it created, what is it about, what changes were made to the document over time, and what are its technical characteristics. Records that are easy to find and use have a significant impact on the efficiency of an entity.

The appropriate area within your entity can be contacted for specific advice on the creation and management of records, and for details on the policies and procedures which support how this is carried out within your entity.

**Retention and disposal of records**

The *Archives Act 1983* provides that, with some exceptions where other legislation applies, it is unlawful to destroy records without authorisation from the National Archives of Australia (Archives). Section 24 of the Archives Act provides the power for the Archives to authorise the disposal of records. The term ‘disposal’ includes destruction, alteration or transfer of records to the Archives. Authorisation for disposal is generally provided through a records authority.

The Archives issues two types of *Record Authorities* to enable entities to retain records for appropriate periods before destruction or transfer to the Archives. They are:

i. *agency-specific records authorities* covering the records created in the course of an entity’s core business or as part of the business of several entities; and

ii. *general records authorities* covering administrative records created by various entities.

The *Archives Act 1983* also provides for the destruction of records in accordance with a normal administrative practice (NAP). A NAP makes it easier for an entity to dispose of short term, low

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1 *Archives Act 1983, Part I, Section 3, Preliminary.*
value records. Records can be routinely destroyed using a NAP if they do not provide evidence of an entity’s business and do not form part of its corporate records. A NAP should be documented in your agency’s policies and procedures.

The Archives has range of resources available on their website to help Commonwealth entities meet their records management obligations. Products available include guidelines, checklists, online and face-to-face training programmes.

**Part 2 – The importance of good recordkeeping**

Recordkeeping is a key component of an entity’s corporate governance and is critical to its accountability and performance by:

- providing evidence and information about the Australian Government and its activities;
- providing specific information about the business and operations of Commonwealth entities;
- supporting sound decision-making and protects organisations from risk;
- enabling entities to meet their responsibilities for open government;
- enabling information to be re-used which creates efficiencies and maximises the use of scarce resources;
- helping to build better business systems; and
- supporting long-term accountability and sustainability.

The APS Values and Code of Conduct, promoted by the Australian Public Service Commissioner, reinforce the requirement for informed and timely recordkeeping through a focus on being accountable and acting with care and diligence, and in compliance with all applicable Australian laws.

The PGPA Act extends this obligation by conferring on the accountable authority of all corporate and non-corporate entities various responsibilities to promote high standards of accountability and performance, which includes the requirement for recordkeeping.

Recordkeeping supports accountability and performance reporting.

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3 The APS Values are set out in section 10 of the *Public Service Act 1999* and the Code of Conduct is set out in section 13 of the *Public Service Act 1999.*
Part 3 – What is new under the PGPA Act?

The PGPA Act creates a new and specific obligation on entities to report on non-financial performance information. The PGPA Act elevates the obligation on Commonwealth entities to report on their non-financial performance.

Non-financial performance information comprises quantitative and qualitative data on the policies pursued by an entity and its business operations. It refers to information that falls outside the scope of mainstream financial statements.

The key provisions in the PGPA Act relating to non-financial recordkeeping are Sections 37(1) and 38(1):

37 Records about performance of Commonwealth entities

(1) The accountable authority of a Commonwealth entity must cause records to be kept that properly record and explain the entity’s performance in achieving its purposes.

(2) The accountable authority must ensure that the records are kept in a way that:

(a) complies with any requirements prescribed by the rules; and
(b) enables the preparation of the annual performance statements required by section 39.

(3) The responsible Minister and the Finance Minister are entitled to full and free access to the records kept under this section. However, those Ministers’ access is subject to any Commonwealth law that prohibits disclosure of particular information.

38 Measuring and assessing performance of Commonwealth entities

(1) The accountable authority of a Commonwealth entity must measure and assess the performance of the entity in achieving its purposes.

(2) The measurement and assessment must comply with any requirements prescribed by the rules.

Sections 37(1) and 38(1) both refer to the ‘purposes’ of a Commonwealth entity, where purposes refer to its objectives, functions or role.

- **OBJECTIVES**: Refers to the intended or desired results that are to be attained or accomplished, often prescribed through legislative or statutory requirements.
- **FUNCTIONS**: Refers to the actions or activities of the entity undertaken to produce a result.
- **ROLE**: Refers to how an entity operates in relation to its functions, principally in relation to its capacity, position, responsibilities and duties.

Separate guidance will be issued by the Department of Finance on measuring and assessing the performance of the entity (Section 38(1) above).
Part 4 – Further resources

Records Management

The National Archives’ Agency Service Centre can be contacted via:

- Telephone: 02 6212 3610
- Email: recordkeeping@naa.gov.au.


The Public Management Reform Agenda (PRMA) and the Public Governance, Performance and Accountability Act 2013 (PGPA Act)

Information about the PMRA and the PGPA Act can be obtained from: