RADFORD UNIVERSITY ATHLETIC FOUNDATION

DOCUMENT RETENTION & DESTRUCTION POLICY

This policy provides for the systematic review, retention, and destruction of documents received or created by Radford University Athletic Foundation (the “Foundation”) in connection with the transaction of the Foundation’s business. This policy covers all records and documents, regardless of physical form, contains guidelines for how long certain documents should be kept, and how records should be destroyed (unless under a legal hold). The policy is designed to ensure compliance with federal and state laws and regulations, eliminate accidental or innocent destruction of records, and facilitate the Foundation’s operations by promoting efficiency and freeing up valuable storage space.

1. **Document Retention**

   The Foundation’s directors, officers, employees, volunteers, and independent contractors are required to follow the document retention procedures outlined below. Documents that are not listed, but are substantially similar to those listed in the scheduled, will be retained for the appropriate length of time.

   The following documents, to the extent applicable or in the possession of the Foundation as of the date of adoption of this Policy, shall be retained **permanently**:

   **Governance records:**
   - Articles of Incorporation and any amendments or restatements
   - Bylaws and any amendments or restatements
   - Annual reports to the State Corporation Commission, Secretary of State, or Attorney General
   - Fund policies
   - Board resolutions
   - Board of Directors and Board committee minutes

   **Tax records:**
   - State and federal tax returns/reports and supporting records
   - IRS Application for Recognition of Exemption from Tax (Form 1023)
   - IRS determination letter and related correspondence
   - State sales tax exemption letter
   - Files related to tax audits

   **Intellectual property records:**
   - Copyright and trademark registrations
   - Samples of protected works

   **Financial records:**
   - Audited financial statements
• Attorney contingent liability letters
• Fixed asset records
• Depreciation schedules
• General ledgers

**Donor records:**
• Donor records
• Endowment agreements
• Gift agreements
• Grant applications and contracts

**Other records:**
• Construction documents
• Appraisals
• Environmental studies
• Insurance policies
• Licenses and permits
• Real estate documents
• Stock and bond records or certificates (or until surrendered)

The following documents, to the extent applicable or in the possession of the Foundation as of the date of adoption of this Policy, shall be retained **for ten years:**

**Pension and benefit records:**
• Pension (ERISA) plan participant/beneficiary records
• Actuarial reports
• Related correspondence with government agencies
• Supporting records

**Government relations records:**
• State and federal lobbying and political contribution reports
• Supporting records

The following documents, to the extent applicable or in the possession of the Foundation as of the date of adoption of this Policy, shall be retained **for seven years:**

**Bank records:**
• Deposit slips
• Bank reconciliations
• Bank statements
• Check registers
• Canceled checks
• Electronic fund transfer documents
**Accounting records:**
- Past budgets
- Business expense records
- Cash receipts
- Expense analyses
- Expense distribution schedules
- Invoices
- IRS Forms 1099
- Journal entries

**Donor records:**
- Acknowledgment letters
- Pledge documentation

The following documents, to the extent applicable or in the possession of the Foundation as of the date of adoption of this Policy, shall be retained for five years:

**Employee/employment records:**
- Employee names, addresses, social security numbers, dates of birth
- INS Form I-9
- Resume/application materials,
- Job descriptions
- Dates of hire and termination/separation
- Evaluations
- Compensation information
- Promotions
- Transfers
- Disciplinary matters
- Time/payroll records
- Leave/comp time/FMLA
- Accident and workers comp reports
- Engagement and discharge correspondence
- Documentation of basis for independent contractors status

**Lease and contract/license records:**
- OSHA documents
- Software license agreements
- Vendor, hotel and service agreements
- Independent contractor agreements
- Employment agreements
- Consultant agreements
- All other agreements and contracts (retain during the term of the agreement and for five years after the termination, expiration, non-renewal of each agreement)
All other electronic records, documents and files:
- Correspondence files
- Publications
- Employee manuals/policies and procedures
- Survey information

2. Electronic Records

Electronic documents will be retained as if they were paper documents. Therefore, any electronic files, including records of donations made online, that fall into one of the document types on the above schedule will be maintained for the appropriate amount of time. If a user has sufficient reason to keep an electronic document or, the electronic document or e-mail should be printed in hard copy and kept in the appropriate file or moved to an “archive” computer file folder.

3. Storage of Documents

The Foundation’s records will be stored in a safe and secure manner. Active records and records that need to be easily accessible may be stored in the Foundation’s office space or equipment. Inactive records may be sent to an off-site storage facility. Documents and financial files that are essential to keeping the Foundation operating in an emergency will be duplicated or backed up at least every week.

4. Document Destruction

The Foundation’s Executive Director is responsible for the ongoing process of identifying its records, which have met the required retention period, and overseeing their destruction. Destruction of financial and personnel-related documents will be accomplished by shredding or delivered to an external company for disposal. Destruction of electronic documents will be accomplished by permanently removing deleted files from the computer system.

In accordance with 18 U.S.C. § 1519 and the Sarbanes-Oxley Act, the Foundation shall not knowingly destroy a document with the intent to obstruct, impede, or influence an investigation or proper administration of any matter within the jurisdiction of any U.S. department or agency or in relation to or in contemplation of such a matter or investigation. Document destruction will be SUSPENDED IMMEDIATELY, upon any indication of an official investigation or when a lawsuit is filed or appears imminent. Destruction will be reinstated upon conclusion of the investigation or upon determination by legal counsel that such documents are no longer needed.

5. Compliance

Failure on the part of employees to follow this policy can result in possible civil and criminal sanctions against the Foundation and its employees and possible disciplinary action against responsible individuals. The President and Executive Director will annually review these procedures with legal counsel and the Foundation’s certified public accountant to ensure that
they are in compliance with new or revised regulations, modify them accordingly, and inform all employees of any such changes.

Failure to comply with this Document Retention and Destruction Policy may result in punitive action against the employee, including suspension or termination. Questions about this policy should be referred to the Foundation’s Executive Director, who as Custodian of Documents is in charge of administering, enforcing, and updating this policy.