

POLICY FOR PRESERVATION AND ARCHIVAL OF DOCUMENTS

VERSION CONTROL:

Sr.	Details of Changes	Date c	Department	Version No	Approved By
No.		Creation/Change			
1.	Original Document	December 2015	Corporate	Version 1.0	Board of
			Secretarial Team		Directors
2.	Review and amendment in provisions	May 30, 2022	Corporate	Version 2.0	Board of
	to bring it in lines with the recent		Secretarial Team		Directors
	changes in SEBI (Listing Obligations				
	and Disclosure Requirements),				
	Regulations, 2015, Master Directions				
	issued by Reserve Bank of India and				
	renaming the policy as				
3.	Logo and Name Change	August 03, 2022		Version 3.0	
			Secretarial Team		

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¹ Logo and Name of the Company changed pursuant to Change in name of the Company w.e.f. August 03, 2022.



1. PURPOSE

¹TruCap Finance Limited and its subsidiaries (collectively "the Company/TruCap") believes that a good record keeping program is fundamental to the Company's commitment to administrative transparency and accountability. The purpose of Policy for Preservation and Archival of Documents ("Policy") is to ensure that necessary records and documents of the Company are adequately protected and maintained and to ensure that records that are no longer needed by the Company or are of no value are discarded at regular interval. The Company understands that records form an essential and significant part of the Company's resources.

This Policy is prepared and approved by the Board of Directors pursuant to the provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 ("Listing Regulations"), applicable provisions of the Master Directions issued by Reserve Bank of India ("RBI").

2. RECORDS APPRAISAL PROCEDURE

The records appraisal process shall involve making a considered and formal judgment, often after considerable research, that certain records have enough value to warrant a considerable and continuous expenditure of funds for preserving them. In general, the Company shall consider the following factors while deciding on whether or not documents are to be preserved. However, these are the guiding principles and the Company shall not be rigidly bound by them. They shall serve as an aid for the respective operational/functional departments of the Company in making decisions for preservation of documents:

- Whether the records are statutory documents required by the various regulatory authorities from time to time.
- Whether the information contained in the document is generally available.
- Whether the values possessed by the records is purely informational or of some intrinsic value.
- Assessment of the user's needs for the document- whether it is of active use, semi- active use (not of current use but referred to on occasions) or is rarely or never needed for reference.

3. MANNER OF PRESERVATION OF DOCUMENTS

a) Methodology of preservation:

The Company may primarily utilize any one or more of the following in preserving the records:

- i. Department or function wise.
- ii. Subject or topic wise.
- iii. Chronologically
- iv. Such other method as the Departmental heads may consider appropriate, so as to fulfill the following objectives:
 - a. To meet legal standards for protection, storage and retrieval.
 - b. To optimize the use of space and minimize the cost of record retention.

The documents/records can be stored in physical/electronic form as print-outs of data stored in a floppy, disc, tape or any other form of electro-magnetic data storage device. However, Vendor invoices if not digitally signed should be stored in originals.

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b) Security and security conditions:

The records should be stored in conditions that are secure and clean with low risk of damage. Records of non-paper format shall require special storage conditions and handling process, after taking into account their specific character. Similarly, records of continuing value and requiring longer preservation shall require a higher quality of storage.

4. DURATION OF PRESERVATION

The minimum retention requirement of the different categories of the company records is provided in the Retention schedule which is disclosed by way of Annexure to this Policy.

5. DESTRUCTION OF RECORDS

Records which no longer serve a useful purpose or have completed their period of preservation may be destroyed. Record destruction can also improve operational efficiency by reducing the quantity of records to be searched in order to locate the needed information. Mode of destruction shall include (but not limited to) the following:

- i. Confidential paper records: may be destroyed by making them unreadable.
- ii. Non-confidential paper records- may be sold to waste- paper dealers or recycled.
- iii. Electronically stored records- may be erased or destroyed with the help of the IT Department.

The record of destroyed document to be maintained by the concerned department will be maintained permanently.

6. ROLE AND RESPONSIBILITY OF VARIOUS DEPARTMENTAL HEADS

- i. The department heads must be familiar with this Policy and educate their department in this regards.
- ii. Restrict access to confidential records and information.
- iii. Must coordinate in the destruction of the records when required.

7. REVIEW/REVISION OF POLICY

If at any point a conflict of interpretation / information between the Policy and Applicable Laws arises, then interpretation of the Applicable Laws shall prevail.

In case of any amendment(s) and/or clarification(s) to the Applicable Laws, the Policy shall stand amended accordingly from the effective date specified as per the Applicable Laws. The Board reserve (s) the right to alter, modify, add, delete or amend any of the provisions of the Policy.

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ANNEXURE - RETENTION SCHEDULE

Sr. No	Record Category	Record Type	Minimum Retention Requirement
1	Board Meeting and Committee Meeting Records	 Agenda Internal Audit Reports Board Resolutions Committee Resolutions Board Minutes Committee Minutes Adopted Policies/ codes etc. Attendance Registers. 	Permanent
2	General Meeting Records	 Registers and Index of Members. Minutes Attendance Registers 	Permanent
3	Other Secretarial Records	conversion/ business commencement/ change in object clause 2. Memorandum and Articles of Association. 3. Common seal. 4. Annual Reports 5. Statutory Registers under Companies Act, 2013 6. Share Transfer, transmission, correspondence with Registrar and Share Transfer Agent. 7. Correspondence with Statutory Bodies. 8. Non- Statutory Registers under the Companies Act, 2013	year in which the latest entry is made 8 years from the date of compliant resolved.
		certificates and documents annexed thereto	-
	Insurance Records	 Insurance policy execution/ renewal certificate. Insurance claims under various policies. 	8 years from the lapse of policy/settlement of claim.
	Contracts/ Agreements/ purchase orders	 Renewal Modification /addendums Termination. Notices. Etc. 	10 years from date of date of termination of contracts or closure of the issue, if any
	SEBI & Stock Exchange Records	 Correspondence with Statutory bodies. Quarterly/ Half yearly/ Annually/ 	Permanent

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		Other compliances submitted from	
		time to time	
		3. Listing Agreement.	
		4. Disclosures in newspapers Statutory	
		Returns/ Reports submitted from	
		time to time.	0.6:
		Concurrent Audit Reports	8 financial years following the
		2. Correspondence with	relevant financial year
		statutory bodies.	
		3. Auditors report.	
		4. Disclosure in newspaper	
7	Miscellaneous License	1	Permanent
	obtained from the	approvals, etc.	
	statutory authorities		
8	Property Records	1. Agreements/ contracts	Permanent
		2. Documents relating to	
		acquisition and sale of Real	
		property	
9	Legal Records	Legal Memoranda and Opinions	10 years after closure of matter
		(including all subject matter files)	To years areer elosare or matter
		Arbitration and Litigation Files	10 years after the
		Arbitration and Litigation rites	award/judgement becomes final
			in all respects by limitation or
			final decision in appeal/
			revision
		Court Orders	Permanent
		Loan sanction documents including	At least 10 years after
		correspondence with Clients and duly	termination
		signed application forms received from	
		Client	
		Equitable Mortgage Register	Permanent
		Legal Contracts	10 years after termination
		Legal Correspondence	10 years from closure of the
			Matter.
		Files, papers and documents relating to	
		contracts, agreements etc.	agreement is fulfilled or
		contracts, agreements etc.	terminated. In cases where
			audit objections have been
			raised, however, the relevant
			files and documents shall not,
			under any
			circumstances, be allowed to
			be destroyed till such time as
			the objections have been
			cleared to the satisfaction of
			the audit authorities
		All confidential Agreements of Non-	
		Disclosure nature	
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10	Personnel Records	Official Personnel files of Active To be retained during the
		Employees active employment
		Official Personnel files of Inactive 8 years from the date of
		Employees termination of employment
11	Labour Law records	1. Registration/ Renewal Certificate Permanent
		under Various Acts relating to
		Labour Laws.
		2. Maintenance of various registers
		under the various acts in force read
		with the Rules made thereunder,
		relating to Labour Laws.
		3. Provident Fund Records 10 years
		4. ESIC 5 years
		5. Professional Tax Records 8 years
12	Assaunting	6. Labour Welfare Fund Records 5 years
12	Accounting and Finance	dAll sums of money received and Preserve for a period of at least expended by ¹ TruCap and matters in 8 Financial Years.
	rmance	relation to which the receipt and
		expenditure take place
		All sales and purchase of goods and
		services by the Company
		The assets and Liabilities of ¹ TruCap
		Financial statements consisting of a
		balance sheet as at the end of the
		financial year, a profit and loss, Cash
		flow statement, a statement of changes
		in equity, explanatory notes to financial
		vouchers.
		Records relating to branch mentioned in
		point 1 and 2 shall be maintained at
		branch.
		ledgers, day-books, cash books,
		account-books and other books, whether
		kept in the written form or as print-outs
		of data stored in a floppy, disc, tape or
		any other form of electro-magnetic data
		storage device

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13. Records as required to be maintained under Prevention of Money Laundering Act and rules made there under read with RBI circulars in respect thereof.

As required under the provisions of Prevention of Money Laundering Act and rules made there under following records to be maintained and preserved for the period of 5 years from date of transaction.

- a. All record pertaining to or evidencing all cash transactions of the value of more than rupees ten lakhs or its equivalent in foreign currency;
- b. All record pertaining to or evidencing all series of cash transactions integrally connected to each other which have been individually valued below rupees ten lakhs or its equivalent in foreign currency where such series of transactions have taken place within a month and the monthly aggregate exceeds Rs.10 lakh;
- c. All record pertaining to or evidencing all cash transactions where forged or counterfeit currency notes or bank notes have been used as genuine or where any forgery of a valuable security or a document has taken place facilitating the transactions;
- d. All record pertaining to or evidencing all suspicious transactions whether or not made in cash.
- e. All record pertaining to or evidencing all cross border wire transfers of the value exceeding Rs.5 lakh or its equivalent in foreign currency where either the origin or destination of fund is in India
- f. All record pertaining to or evidencing all purchase and sale of immovable property valued at Rs.50 lakh or more that is registered by the reporting entity.

The following steps shall be taken regarding maintenance, preservation and reporting of customer account information, with reference to provisions of PML Act and Rules where the Company shall:

- maintain all necessary records of transactions between the RE and the customer, both domestic and international, for at least five years from the date of transaction;
- preserve the records pertaining to the identification of the customers and their addresses obtained while opening the account and during the course of business relationship, for at least five years after the business relationship is ended;
- 14. Tax Records shall be preserved by ¹TruCap for the period of atleast 6 years from the end of relevant assessment year i.e. 8 years and for the transfer pricing purpose, the books are to be kept for a period of 10 years under the applicable provision of Income Tax Act, 1961.
 - i. Cash book
 - ii. Journal, Ledger
 - iii. Carbon copies of bills, whether machine numbered or otherwise serially numbered, whether such bills are issued by the person and carbon copies or counterfoils of machine numbered or otherwise serially numbered receipts issued by him.
 - iv. Original Bills whatever issued to the persons and receipts in respect of expenditure incurred by the person or, where such bills and receipts are not issued and the expenditure incurred does not exceed Rs. 50, payment vouchers prepared and signed by the person. However, where the cash books maintained by ¹TruCap contains adequate particulars in respect of the expenditure incurred by it such bills and receipts may not be preserved.

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In addition following documents needs to be preserved:

Sr. No	Record Type	Retention period
1	Tax-Exemption Documents and Related	Permanent
	Correspondence	
2	Tax Returns and Payments of Tax proofs	Permanent
3	Tax Work papers - Originals	8 years. In case of Transfer
		pricing being applicable for the
		period of 10 years.
4	Service Tax Documents/ Books of Accounts- All	5 years from date of such invoice.
	vendor invoices in which Service Tax input is claimed	
	are to be preserved.	

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