	Note:	For information regarding security breaches, see CQB.
		For record retention requirements under specific stat- utes, see the applicable policy code.
<b>Definitions</b> Custodian	the state is in char	an" means the appointed or elected public officer who by constitution, state law, ordinance, or administrative policy ge of an office that creates or receives local government <i>Local Gov't Code 201.003(2)</i>
Disposition	by archiv struction	ion" means final processing of local government records al transfer under Local Government Code 203.049 or de- under Local Government Code 202.001 or Government 1.0945. <i>13 TAC 7.71(5)</i>
Electronic Record	form for o	ic record" means any information that is recorded in a computer processing and that satisfies the definition of lo- mment record data in Local Government Code 201.003(8), 3 TAC 7.71(6)
	Note:	Additional definitions related to standards and proce- dures for management of electronic records are found in 13 Administrative Code 7.71.
Electronic Records System	produces	ic records system" means any information system that s, manipulates, and stores local government records by computer. <i>13 TAC 7.71(7)</i>
Electronic Storage Media	ing read	ic storage media" means all physical media capable of be- by a computer including computer hard disks, magnetic otical disks, or similar machine-readable media. <i>13 TAC</i>
Essential Record	to the res gency or of the dis	al record" means any local government record necessary sumption or continuation of district operations in an emer- disaster, to the re-creation of the legal and financial status strict, or to the protection and fulfillment of obligations to le of the state. <i>Local Gov't Code 201.003(5)</i>
Local Government Record	book, ma netic tape dium, reg of whethe of the sta employee	overnment record" means any document, paper, letter, ap, photograph, sound or video recording, microfilm, mag- e, electronic medium, or other information recording me- gardless of physical form or characteristic and regardless er public access to it is open or restricted under the laws ate, created or received by a district or any of its officers or es, pursuant to law, including an ordinance, or in the trans- public business. The term does not include:

	1.	Extra identical copies of documents created only for conven- ience of reference or research by officers or employees of the district;	
	2.	Notes, journals, diaries, and similar documents created by an officer or employee of the district for the officer's or employee's personal convenience;	
	3.	Blank forms, stocks of publications, or library and museum materials acquired solely for the purposes of reference or display;	
	4.	Copies of documents in any media furnished to members of the public to which they are entitled under Government Code Chapter 552 (Public Information Act) or other state law; or	
	5.	Any records, correspondence, notes, memoranda, or docu- ments, other than a final written agreement described by Gov- ernment Code 2009.054(c), associated with a matter con- ducted under an alternative dispute resolution procedure in which personnel of a district participated as a party, facilitated as an impartial third party, or facilitated as the administrator of a dispute resolution system or organization.	
	Loca	al Gov't Code 201.003(8)	
Permanent Record	"Permanent record" or "record of permanent value" means any lo- cal government record for which the retention period on a records retention schedule issued by the Texas State Library and Archives Commission (TSLAC) is given as permanent. <i>Local Gov't Code</i> <i>201.003(10)</i>		
Records Control Schedule	"Records control schedule" means a document prepared by or un- der the authority of a records management officer listing the rec- ords maintained by a district, their retention periods, and other rec- ords disposition information that the records management program in each district may require. <i>Local Gov't Code 201.003(12)</i>		
Records Management	tech tion, and the filing and age form crog	cords management" means the application of management iniques to the creation, use, maintenance, retention, preserva- , and disposal of records for the purposes of reducing the costs improving the efficiency of recordkeeping. The term includes development of records control schedules, the management of g and information retrieval systems, the protection of essential permanent records, the economical and space-effective stor- of inactive records, control over the creation and distribution of ns, reports, and correspondence, and the management of mi- graphics and electronic and other records storage systems. <i>Lo- Gov't Code 201.003(13)</i>	

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Records Management Officer	Loc	"Records management officer" means the person designated under Local Government Code 203.025 as the records management of-ficer. [See Designation, below] <i>Local Gov't Code 201.003(14)</i>				
Records Retention Schedule	und esta	"Records retention schedule" means a document issued by TSLAC under authority of Government Code Chapter 441, Subchapter J, establishing mandatory retention periods for local government records. <i>Local Gov't Code 201.003(15)</i>				
Retention Period	the cert	"Retention period" means the minimum time that must pass after the creation, recording, or receipt of a record, or the fulfillment of certain actions associated with a record, before it is eligible for de- struction. <i>Local Gov't Code 201.003(16)</i>				
Third-Party Custodians	"Third-party custodians" means parties with which a district may contract for services who are temporarily responsible for the maintenance of local government records, other than an interlocal contract under Local Government Code 203.025(f). <i>13 TAC 7.71(16</i> )					
Board's	The	The board shall:				
Responsibilities	1.	Establish, promote, and support an active and continuing pro- gram for the efficient and economical management of all local government records;				
	2.	Cause policies and procedures to be developed for the ad- ministration of the program under the direction of the records management officer;				
	3.	Facilitate the creation and maintenance of local government records containing adequate and proper documentation of the organization, functions, policies, decisions, procedures, and essential transactions of the district and designed to furnish the information necessary to protect the legal and financial rights of the district, the state, and persons affected by the district's activities;				
	4.	Facilitate the identification and preservation of local govern- ment records that are of permanent value;				
	5.	Facilitate the identification and protection of essential local government records; and				
	6.	Cooperate with TSLAC in its conduct of statewide records management surveys.				
	Loc	al Gov't Code 203.021				
District's Duties	Eac	h district shall:				

1. 2. 3. 4.		dist	Submit to the director and librarian of TSLAC the name of the district's records management officer and the name of the new officer in the event of a change;				
		mar	a plan or an ordinance or order establishing a records nagement program and any amendments to the plan or or- ance or order with the director and librarian;				
		ernr	fy TSLAC at least ten days before destroying a local gov- ment record that does not appear on a records retention edule issued by TSLAC; and				
		prov	with the director and librarian a written certification as /ided by Local Government Code 203.041 that the district prepared a records control schedule that:				
		a.	Establishes a retention period for each local government record as required by Local Government Code Chapter 203, Subchapter C; and				
		b.	Complies with a local government records retention schedule distributed by the director and librarian under Government Code 441.158 and any other state and fed- eral requirements.				
	Goi	Gov't Code 441.169					
Minimum	Eac	Each district must:					
Requirements for Electronic Records	1.	mar	hage electronic records according to the district's records hagement program and records retention schedule regard- of format, system, or storage location;				
	2.	rega ing,	Maintain ownership and responsibility for electronic records regardless of where the record originates or resides, includ- ing, but not limited to, external electronic records systems, third-party custodians, and social media platforms;				

- 3. Develop and maintain up-to-date documentation about electronic records systems and storage media adequate to identify, retain, read, process, or migrate electronic records and ensure the timely, authorized final disposition of electronic records;
- 4. Ensure that electronic records remain readily retrievable and readable for as long as they are maintained by the district through migration or by maintaining any software, hardware, and documentation required to retrieve and read the electronic records;

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	5.	Maintain descriptive and technical metadata required for elec- tronic records to maintain and retain reliability, including metadata necessary to adequately support the usability, au- thenticity, or integrity as well as the preservation of a record;
	6.	Preserve the authenticity, integrity, reliability, and usability of the records;
	7.	Ensure that electronic records are readily retrievable and readable independently of other records in the database man- agement system, electronic records system, or electronic storage media;
	8.	Ensure that system backups that are required for disaster re- covery are not used to satisfy records retention requirements unless indexed to ensure usability and are tested on a regular basis; and
	9.	Require all third-party custodians of records to provide the district with descriptions of their business continuity and/or disaster recovery plans pertaining to the protection of the district's essential records.
	by a requ make extra	technology for electronic records developed, used, or acquired district must support the district's ability to meet the minimum irements in 13 Administrative Code 7.74(a) to preserve and e readily retrievable and readable any electronic record or to act or migrate the record in as complete a form as possible for II retention period.
	13 T.	AC 7.74
Security of Electronic Records	rity p	icts must implement and maintain an electronic records secu- program for office and storage areas that complies with 13 Ad- strative Code 7.75.
	Note	<ul> <li>The district's duties regarding maintenance of electronic storage media are set out in 13 Administrative Code 7.76. The minimum requirements for all electronic records systems are found in 13 Administrative Code 7.77.</li> </ul>
Custodians of	Distr	ict custodians of records shall:
Records	1.	Cooperate with the records management officer in carrying out the policies and procedures established by a district for the efficient and economical management of records and in carrying out the requirements of Local Government Code Title 6, Subtitle C;

	2.	Adequately document the transaction of district business and the services, programs, and duties for which they and their staff are responsible; and			
	3.	Maintain the records in their care and carry out the preserva- tion, microfilming, destruction, or other disposition of the rec- ords only in accordance with the policies and procedures of the district's records management program and the require- ments of Local Government Code Title 6, Subtitle C and rules adopted under it.			
	Local Gov't Code 203.022				
Records Management Officer Designation	natir	board shall designate a records management officer by desig- g an individual or designating an office or position, the holder nich shall be the records management officer.			
	shall nam shall	name, office, or position of the records management officer be entered on the minutes of the board. The name or the e and office or position of the records management officer be filed by the records management officer with the director librarian of TSLAC within 30 days after the date of the designa-			
	The designation of a new individual or a new office or position shall be entered on the minutes and reported to TSLAC in the same manner as the original designation.				
	If the order designating a records management officer desig an office or position rather than an individual, a new holder of office or position must file the holder's name with TSLAC with days after the date of assuming the office or position.				
	Loca	l Gov't Code 203.025(a)–(e)			
Duties	The	district's records management officer shall:			
	1.	Assist in establishing and developing policies and procedures for a district's records management program;			
	2.	Administer the records management program and provide as- sistance to custodians for the purposes of reducing costs and improving recordkeeping efficiency;			
	3.	In cooperation with the custodians of the records:			
		a. Prepare the records control schedules and amended schedules required by Local Government Code 203.041 and the list of obsolete records as provided by Local Government Code 203.044;			

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		b.	Identify and take adequate steps to preserve local gov- ernment records of permanent value;	
		C.	Identify and take adequate steps to protect essential lo- cal government records;	
		d.	Ensure that the maintenance, preservation, microfilming, destruction, or other disposition of records is carried out in accordance with a district's records management pro- gram and the requirements of Local Government Code Title 6, Subtitle C and rules adopted under it;	
	4.	mati	eminate to the board and custodians of records infor- on concerning state laws, administrative rules, and gov- nent policies relating to local government records; and	
	5.	dure the r gard be ir	poperation with the custodians of records, establish proce- s to ensure that the handling of records in any context of ecords management program is carried out with due re- for the duties and responsibilities of custodians that may nposed by law and the confidentiality of information in rds to which access is restricted by law.	
	Local Gov't Code 203.023			
Electronic Records Management Practices	District records management officers, in conjunction with the board, shall approve and institute written policies and procedures that communicate the district's approach for electronic records manage- ment practices that ensure electronic records maintain and retain reliability, usability, integrity, and authenticity.			
	A dis	strict's	s policies and procedures must:	
	1.	reco elec ted, mair	blish a component of the district's active and continuing rds management program to address the management of tronic records created, received, retained, used, transmit- or disposed of electronically, including electronic records ntained or managed by third-party custodians or other ex- al entities;	
	2.		grate the management of electronic records into existing rds and information resources management programs;	
	3.		rporate electronic records management objectives, re- nsibilities, and authorities;	
	4.		ress electronic records management requirements, in- ing retention requirements and final disposition;	
	5.		ress the use of new technologies through regular media format conversion, recopying, reformatting, and other	
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		necessary maintenance to ensure the retention and usability of electronic records until the expiration of their retention peri- ods and final disposition; and
	6.	Ensure transparency by documenting, in an open and verifia- ble manner, the processes and activities carried out in the management of electronic records.
	mus atel	strict's policies and procedures must ensure information that st be protected from unauthorized use or disclosure is appropri- y protected as required by applicable law, regulation, or other licable requirement
	13	TAC 7.73
Records Management Program	mer fice dure mar con nan ope with rule filec	bard by ordinance or order shall establish a records manage- nt program to be administered by the records management of- r. The ordinance or order must provide methods and proce- es to enable the board, custodians, and the records magement officer to fulfill the statutory duties and responsibilities cerning management and preservation of records. The ordi- ce or order may prescribe any policies or procedures for the the requirements of Local Government Code Title 6, Subtitle C is adopted under it. A copy of the ordinance or order must be d by the records management officer with TSLAC within 30 days or the date of its adoption. <i>Local Gov't Code 203.026(a)–(c)</i>
Electronic Records Management		e board and its records management officer, in cooperation with er employees of the district, must:
	1.	Administer a program for the management of records created, received, maintained, used, or stored on electronic media;
	2.	Integrate the management of electronic records with other records and information resources management programs;
	3.	Incorporate electronic records management objectives, re- sponsibilities, and authorities in pertinent directives;
	4.	Establish procedures for addressing records management re- quirements, including recordkeeping requirements and dispo- sition;
	5.	Make training available for users of electronic records sys- tems that addresses:
		<ul> <li>The operation, care, and handling of the equipment, soft- ware, media, and information contained in the system; and</li> </ul>

		b.	Records management concepts and applicable require- ments, including any records management issues as they relate to item 5a;	
	6.	elec tech	elop and maintain up-to-date documentation about all tronic records systems that is adequate to specify all inical characteristics necessary for reading or processing records and the timely, authorized disposition of records;	
	7.	Specify the location and media on which electronic records are maintained to meet retention requirements and maintain inventories of electronic records systems to facilitate disposi- tion.		
	13 1	TAC 7	7.72(c)	
<b>Records Control</b>	The	reco	rds management officer shall:	
Schedules	1.		pare a records control schedule listing the following rec- and establishing a retention period for each:	
		a.	All records created or received by the district;	
		b.	Any record no longer created or received by the district that is still in its possession and for which the retention period on a records retention schedule issued by TSLAC has not expired; and	
		C.	Any record no longer created or received by the district that is still in its possession and for which the retention period on a records retention schedule issued by TSLAC has expired but which will not be destroyed; and	
	2.	com sche	with the director and librarian a written certification of pliance that the district has adopted records control edules that comply with the minimum requirements estab- ed on records retention schedules issued by TSLAC.	
Amendment of Schedules	The records management officer shall review the district's records control schedules and prepare amendments to the schedules a needed to reflect new records created or received by the distri- revisions to retention periods established in a records retention schedule issued by TSLAC. The records management officer s file with the director and librarian a written certification of comp ance that the district has amended the records control schedul comply with the minimum requirements established on records tention schedules issued by TSLAC.		chedules and prepare amendments to the schedules as o reflect new records created or received by the district or to retention periods established in a records retention issued by TSLAC. The records management officer shall he director and librarian a written certification of compli- t the district has amended the records control schedules to with the minimum requirements established on records re-	
			d shall require in the ordinance or order establishing the nanagement program the review or approval of a records	

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		schedule or amended schedule by the officers of the district nsiders necessary.		
	Local G	Gov't Code 203.041		
Retention Periods	shall be period or fede the rece	tion period for each record on the records control schedule e determined by the board or under its direction. A retention may not be less than a retention period prescribed by state ral law, regulation, or rule of court; or a retention period for ord established on a records retention schedule issued by . <i>Local Gov't Code 203.042</i>		
TSLAC Retention Schedules	ers: Loc Local S Local S Schedu ules es	TSLAC has adopted the following retention schedules, among oth- ers: Local Schedule GR—Records Common to All Governments, Local Schedule EL—Records of Elections and Voter Registration, Local Schedule TX—Records of Property Taxation, and Local Schedule SD—Records for Public School Districts. These sched- ules establish mandatory minimum retention periods for the rec- ords listed. <i>13 TAC 7.125</i>		
	Note:	Local government records retention schedules <sup>1</sup> are available on the TSLAC website.		
Destruction of	A local government record may be destroyed if:			
Records	eit filı	ne record is listed on a valid records control schedule and ther its retention period has expired or it has been micro- med or electronically stored in accordance with legal re- uirements;		
		ne record appears on a list of obsolete records as provided v Local Government Code 203.044;		
	su	ne record is not listed on a records retention schedule is- led by TSLAC and the district provides notice to TSLAC at ast ten days before destroying the record as required by overnment Code 441.169;		
		court issues an expunction order for the destruction or oblit- ation of the records, pursuant to state law; and		
	re	ne records are defined as exempt from scheduling or filing quirements or listed as exempt in a records retention sched- e issued by TSLAC.		
	Local G	Gov't Code 202.001; 13 TAC 7.123(c)		
Electronic Records Destruction		nic records may be destroyed only in accordance with Local ment Code 202.001, above.		

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	Each district must ensure that:
	<ol> <li>Electronic records eligible for destruction are disposed of in a manner that ensures protection of any confidential infor- mation; and</li> </ol>
	2. Electronic storage media used for electronic records contain- ing confidential information is not reused if the previously rec- orded information can be compromised in any way through reuse.
	13 TAC 7.78(a), (b)
Exceptions	A local government record the subject matter of which is known by the custodian to be the subject of litigation may not be destroyed until the litigation is settled. A local government record that is sub- ject to a request under Government Code Chapter 552 (Public In- formation Act) may not be destroyed until the request is resolved. <i>Local Gov't Code 202.002</i>
	[See FL regarding student records.]
Recordkeeping	As a board may require, the records management officer shall keep accurate lists of records destroyed, their volume, and other information of records management activities. <i>Local Gov't Code</i> 203.046
Preservation of Records Permanent Records	Permanent records shall be stored under conditions that meet the requirements of 13 Administrative Code 7.164.
Microfilm	Any local government record may be maintained on microfilm in addition to or instead of paper or other media, subject to the re- quirements of Local Government Code Chapter 204 and rules adopted under it. <i>Local Gov't Code 204.002</i>
Electronic Storage	Any local government record data may be stored electronically in addition to or instead of source documents in paper or other media, subject to the requirements of Local Government Code Chapter 205 and rules adopted under it. <i>Local Gov't Code 205.002</i>
Records Offenses Destruction or Alienation of Record	A board member or district employee commits an offense if the board member or employee knowingly or intentionally violates Lo- cal Government Code Title 6, Subtitle C (local government records) or rules adopted under it by destroying or alienating a local govern- ment record in contravention of Local Government Code Subtitle C or by intentionally failing to deliver records to a successor in office as provided by Local Government Code 201.006(a). <i>Local Gov't</i> <i>Code 202.008</i>

A person commits an offense if the person:				
1.	Knowingly makes a false entry in, or false alteration of, a gov- ernmental record;			
2.	Makes, presents, or uses any record, document, or thing with knowledge of its falsity and with intent that it be taken as a genuine governmental record;			
3.	Intentionally destroys, conceals, removes, or otherwise im- pairs the verity, legibility, or availability of a governmental rec- ord;			
4.	Possesses, sells, or offers to sell a governmental record or a blank governmental record form with intent that it be used un-lawfully;			
5.	Makes, presents, or uses a governmental record with knowledge of its falsity; or			
6.	Possesses, sells, or offers to sell a governmental record or a blank governmental record form with knowledge that it was obtained unlawfully.			
It is an exception to the application of item 3, above, that the gov- ernmental record is destroyed pursuant to legal authorization or transferred under Government Code 441.204. With regard to the destruction of a local government record, legal authorization in- cludes compliance with the provisions of Local Government Code Title 6, Subtitle C.				
Pen	al Code 37.10			
up, f tang inve dicti banl mat	bever knowingly alters, destroys, mutilates, conceals, covers falsifies, or makes a false entry in any record, document, or pible object with the intent to impede, obstruct, or influence the stigation or proper administration of any matter within the juris- on of any department or agency of the United States or any kruptcy case, or in relation to or contemplation of any such ter or case, shall be fined, imprisoned not more than 20 years, oth. <i>18 U.S.C. 1519</i>			
	<ol> <li>1.</li> <li>2.</li> <li>3.</li> <li>4.</li> <li>5.</li> <li>6.</li> <li>It is ernr tran dest clud Title Pen Who dicti banl mati banl mati</li> </ol>			

<sup>&</sup>lt;sup>1</sup> Local Government Retention Schedules: <u>https://www.tsl.texas.gov/slrm/recordspubs/localretention.html</u>