OHA Primer: A Practical Guide for Hospital Records Management Programs
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1. Introduction

Effective records management, which includes timely access to accurate and reliable information, is a critical component of effective hospital administration. Key elements of an effective records management program include an up-to-date records retention schedule, organizational policies and procedures, with complementary staff and physician training, an information technology infrastructure to ensure appropriate record storage, integrity, and security; and support and endorsement from senior leadership.

Having effective oversight for records management programs can ensure that hospitals meet legal, business and professional obligations for all records in their custody or under their control, and improve organizational operational efficiency. For many hospitals, the focus of records management programs has been patient health records, which hospitals have very successfully managed. Traditionally, these records have been paper-based files, but increasingly as hospitals migrate to electronic-based formats, new challenges are arising in the management of health records (e.g., access controls, use of portable devices, security when utilizing shared electronic health records).

Generally, the maintenance of corporate or administrative records has traditionally occurred at the program, department or individual staff level. More recently, the extension of the Freedom of Information and Protection of Privacy Act (FIPPA) to hospitals, which provides a right of access to records in the custody or under the control of hospitals, has many hospitals reviewing their records management programs to ensure compliance with the requirements that FIPPA imposes, and in doing so, has presented some challenges in identifying what records are created, where they are located, and who owns them.

FIPPA requires that hospitals provide the Minister of Government Services with a Directory of Records, which is a list of the types of records in the custody or under the control of the hospital. With hospitals completing this for January 1, 2012, this has resulted with one critical step of the records management program being achieved.

Definition of a Record

Records contain information, and document the decisions, transactions and administrative actions of the organization. Records, in the hospital context, are generally categorized as being either clinical (e.g., patient health records) or administrative (e.g., employment, financial and accounting, procurement,
medical affairs), and may be held in any of the following formats:

- Paper (both printed and handwritten), reports, notebooks, etc.;
- Email or electronic (on a desktop, laptop or smart device);
- Databases;
- X-rays and other images;
- Photograph, audio, videotape; or
- Other method of storing information.

An effective records management program will take into consideration all record formats, from the point of creation through to distribution, use and maintenance through to storage/retention and eventual record disposal or archival – also known as the **records life-cycle**.

The Ontario Hospital Association (OHA) has developed this Primer to support hospitals in furthering their records management efforts. Specifically, this document will outline key elements of a records management program and identify suggested priorities and action items. In addition, the OHA is updating its Records Retention Guidelines, which will provide a comprehensive, up-to-date summary of legislative and regulatory requirements for retention of hospital records and support hospitals in developing their records retention schedule. These Guidelines will be available in late summer/early Fall 2012.

**Figure 1: Records Life-Cycle**
2. **Key Elements of a Hospital Records Management Program**

In this Primer, six elements critical to an effective records management program are discussed:

1. Governance, Leadership and Accountability
2. Directory of Records and Inventory of Records
3. Records Retention and Disposal Schedules
4. Policies and Procedures
5. Staff Training and Education
6. Audit and Evaluation

### 2.1 Governance, Leadership and Accountability

Similar to other organizational programs or services (e.g., finance, human resources, information technology), the records management function should be recognized as a corporate program within the hospital, and to support this, the following is recommended:

- **Confirm a Senior Leadership Lead.** Having a senior manager designated as the lead for records management can help ensure administrative oversight and appropriate budgetary and staff resources. It may be appropriate to choose a senior lead (i.e., Chief Executive Officer, Chief Operations Officer, Chief Information Officer, Chief Risk Officer, Vice President Corporate Affairs) that is also the executive who has accountability for the data protection, freedom of information (FOI), health records, or corporate risk management domains at the hospital.

- **Designate a Records Management Lead.** The hospital may designate one or two lead(s) to work with the executive lead and support implementation of strategic and operational priorities related to the hospital’s records management program. Some hospitals may already have a designated “records advisor” or “records manager”. Other hospitals may have identified a lead for clinical records (e.g., health records manager), but may not have identified an overall lead for the management of administrative records, which might be decentralized and managed at the program and departmental level. Having one records management lead for the hospital can ensure accountability for completion of the hospital objectives and deliverables of the program (e.g., Directory of Records, records retention schedule).

- **Convene a Records Management Committee.** Convening a multi-disciplinary committee can ensure expertise is available to support the development of hospital policies, records retention schedules, and training content. To ensure inclusiveness of all functional areas, representation may include information technology and data security, FOI, health records, privacy, legal, audit, facilities, communications, purchasing and capital projects, risk management, quality and patient safety, medical affairs, and other program or clinical areas.

### 2.2 Directory of Records and Inventory of Records

FIPPA imposes a legal requirement to complete a Directory of Records, which is a list of the general classes of records prepared by or in the custody or under the control of the hospital, and submit to the Minister of Government Services. An inventory of records provides more details about hospital record holdings than a Directory of Records, and while there
is no legal requirement to complete an inventory of records, completing one can assist the hospital’s records management program.

完成医院记录目录及库存。确定医院是否拥有完整且最新的记录目录（及库存信息），该信息应涵盖所有记录类别，并以纸质和电子形式存在。此外，医院应制定过程定期维护记录目录（及库存信息）。

2.3 记录保存和处置计划

一旦医院完成了记录目录（及库存信息），通过记录管理委员会，医院应确保为每个记录类别制定的保存和处置计划及时更新，且符合立法、监管、商业和专业要求。

What Information Should Be Included in the Hospital Inventory of Records?

一般，医院将按一般/行政记录类别或个人信息银行记录两个类别对记录进行分类。通过调查医院项目、部门和个人，应收集详细信息，包括每个一般类别的存放信息，存放于医院的地点、部门或办公室；记录的格式；保存和处置信息或交叉引用到医院的保存和处置政策或程序；记录的状态（例如，草案、最终、分发版、公开）；以及授权访问记录的个人。

对于个人信息银行，信息应包括：

- 名称和位置；
- 法律授权其成立的依据；
- 维持在其中的个人信息类型；
- 定期向个人信息的披露；
- 向哪些个人定期披露；
- 关于谁维护的个人信息；以及，
- 任何特定的政策和实践适用于个人信息的保存和处置。

参考OHA 医院自由信息工具包: 实施自由信息保护隐私法指南，第4.1.1节在医院实施和持续要求中，了解详情。

Refer to the OHA Hospital Freedom of Information Toolkit: A Guide to Implementing the Freedom of Information and Protection of Privacy Act, section 4.1.1 in Chapter F – Hospital Implementation and Ongoing Requirements for details on how to complete an inventory of hospital records.
The hospital may discover that there are a number of classes of records that do not have a retention and disposition schedule assigned to them. Working through the Records Management Committee, and in consultation with the program or department, the hospital should determine whether such records would fall under another record class, and where it doesn’t, consider the legislative, regulatory, or business need for retention and then set a minimum or maximum retention schedule for that record. Additionally, there may be records (e.g., patient health records) where the hospital determines that it requires longer retention periods, or perhaps even permanent archival retention of the records, and where this occurs, articulating clearly the business decision for doing so in the hospital policy, along with procedures related to ongoing management of such records is critical.

Hospitals are reminded that as of January 1, 2012, FIPPA imposes two new record retention requirements, one for personal information and one for records that are subject to an open FOI request (or an appeal related to the FOI request). These two new record retention requirements supersede any other retention requirements imposed on hospital records. Refer to the OHA Hospital Freedom of Information Toolkit: A Guide to Implementing the Freedom of Information and Protection of Privacy Act, section 4.1.2 in Chapter F – Hospital Implementation and Ongoing Requirements for details on these two new retention requirements.

**Did You Know?** All records need to be in compliance with the hospital records retention schedule, including emails. Increasingly, hospital business is conducted by email as a way of conveying information and requires a comprehensive information technology infrastructure to ensure data authenticity, security, and appropriate storage, however emails are more difficult to manage organizationally since control is at an “individual” level. The retention of email is dependent upon the content of the email, not the fact that it is an email message.

An email can be comprised of the following:

- Textual message
- Metadata (i.e., to, from, subject, time, date)
- Attachments

For example, emails containing information about procurement business decisions and an attachment containing the contractual agreement related to a competitive bid process would need to be retained for seven years based on the Ministry of Health and Long-Term Care’s Procurement Directive. The lengthy retention requirements for emails with such content, makes the email system inappropriate for record-keeping or records management, and hospital policies and procedures should ensure that such records be stored centrally in a shared drive in such a way that record authenticity and security is maintained.

**Transitory Emails**

Some emails (also telephone messages and other documents) serve to convey information considered to be of a temporary nature or value (e.g., confirming meet up for coffee or lunch, advising someone the printer doesn’t work, routine announcements). Such records are often defined as transitory since they have only immediate or short term usefulness and will not be needed again in the future. These records do not contain legal or financial obligations nor include information required by the hospital to support decision-making or operational activities. While in most instances, such emails are not needed after the task or event has concluded, retention would depend upon the content of such emails, not the fact that it is transitory, and hospital policies should consider such records.
**Update the Hospital Record Retention and Disposition Schedule.** Through the Hospital Records Management Committee, develop and approve a formal retention and disposition schedule for the hospital, which addresses all records and is consistent with legislative, regulatory, business, and professional requirements. The OHA is updating the *Records Retention Guidelines*, which will be published in late summer/early fall 2012.

**Determine Appropriate Disposition Methods.**
Certain records may require a more secure method of destruction (i.e., incineration, maceration, shredding, pulping, secure electronic destruction). The hospital should outline acceptable procedures for disposition of each of the classes of records within its custody or under its control. In some cases hospitals may opt to dispose of records on their own, while in other cases they may obtain the services of a third-party firm.

**Obtain Senior Management Approval for the Hospital Records Retention and Disposition Schedule.** This is especially important where there are records within the hospital’s custody or under its control that do not have legislative or regulatory retention requirements, and schedules are set based on best practices or risk assessments.

### 2.4 Policies and Procedures

Once the records retention and disposition schedule is approved, hospitals can take steps to review their records management policies and procedures to determine if any updates need to be put in place.

The policies should outline the purpose and scope of the records management program, procedures for storage, retrieval, dissemination, protection, preservation, retention, and destruction, and serve as the foundation for how the organization conducts day-to-day business. The policy will help support the hospital to systematically and efficiently manage records from their time of creation (or receipt) until they are archived or disposed, in compliance with legislative, regulatory, business and professional requirements. Some key components of the policy include:

- A statement identifying the organization’s commitment to records management;
- Goals, objectives and scope (should include both paper and electronic);
- Definitions of key roles/responsibilities;
- A records classification structure that reflects a grouping of records not dependent on the organizational structure;
- The records retention schedule to ensure records are being retained, archived, or destroyed at designated and approved times;
- How the hospital ensures information authenticity and reliability (e.g., metadata storage)\(^1\);
- How the hospital ensures security (e.g., protection from unauthorized access, encryption requirements);
- Contingency and business continuity of records;
- Training requirements for staff and professionals; and
- Details on how compliance will be monitored and maintained (i.e., records management system audits), and implications for non-compliance.

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\(^1\) Metadata is information that describes details about the data including date/time of creation, author of data, etc.
2.5 Training and Communications

Once the hospital has the records retention schedule in place and has reviewed and updated its policies, staff should be made aware of these and should undergo appropriate training.

All staff and professionals must be appropriately trained (and re-trained) to ensure they are aware of the importance of good records retention, the hospital culture to support an effective records management program, and that they are responsible for any records that they create or use in the course of their duties, and what legal, business, and professional obligations those records have.

Training can start with reviewing the inventory of records that the program area or department has, and include suggestions for how information could be recorded (e.g., templates for minutes), the retention of particular records, suggestions for records classification schemes, and how the hospital will monitor and audit information.

Roll out Education and Training Program. Ensure all staff and professionals are appropriately trained. The hospital may wish to consider a roll out strategy that occurs program-by-program or department-by-department, addressing record classes that each area specifically deals with.

Communication Strategy. Hospitals should work with their communications department to develop and implement internal communications to support records management awareness and compliance (i.e., fact sheets, website, posters, newsletter, records clean-up days), which target all departments, programs and individuals (staff and professionals).

2.6 Audit and Evaluation

As with other hospital programs and services, completing an evaluation is critical to ensure that organizational goals and objectives are being met and identifying any opportunities for improvement.

Further, with transparency being the centerpiece of the FOI legislation, evaluation can ensure that hospital record management practices are in keeping with the principles of FIPPA, and responding to FOI requests is as efficient as possible to obtain responsive records.

Through the Records Management Committee, hospitals should determine if department, program or individual practices are in compliance with the policies and procedures and support ongoing training requirements. Additionally, where there are new classes of records, establishing processes for adding them to the hospital Directory of Records and inventory of records, retention and disposition schedule, and education and training program is also important.
3. Key Resources

**Records Management Programs**

ARMA International’s Information Governance Maturity Model (www arma org/GARP and www armaotoronto on.ca)

Enterprise Content and Record Management for Healthcare (www.ahima.org)

Ontario Health Information Management Association (www.ohima.ca)

**Inventory of Records**


**Record Storage, Retention Schedules and Destruction**

Archives of Ontario Information Bulletins (http://www.archives.gov.on.ca/english/archival-records/recordkeeping.aspx)

Information and Privacy Commissioner of Ontario (www.ipc.on.ca)

*OHA Records Retention Guidelines, 2004. This Guideline is currently being updated and will be available in late summer/early fall 2012.*