How long do we have to keep medical records?

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How long to keep medical records is the most common question asked of MIEC’s Loss Prevention Department. It is difficult to answer the question exactly because, among the states in which MIEC insures physicians, there are few laws that address this issue. The chart on page three shows each state’s laws and MIEC’s recommendations.

WHAT ATTORNEYS ADVISE

“Keep medical records forever,” is the advice of many malpractice defense attorneys, because the records may be needed in the physician’s defense in a malpractice action, or patients and their subsequent treating physicians may need them for ongoing care. Although state laws limit the amount of time an adult patient has to initiate a legal action (the statute of limitations), for various reasons courts do permit lawsuits to be filed years after the statute of limitations has expired. Without the medical records to corroborate the physician’s treatment years before a suit was filed, the doctor’s defense could be compromised.

Malpractice actions that allege a delay in diagnosing cancer, heart disease, or neonatal injuries, or product liability cases that involve medication-related injuries may be filed after the statute of limitations has run, if the plaintiff can prove that he or she could not reasonably have discovered the alleged injuries earlier. Sometimes, old medical records are needed by patients or family members for the treatment of a current disease or condition. Keeping medical records forever ensures they are available for these contingencies.

ALTERNATIVES TO “FOREVER”

For many physicians, keeping medical records forever is not practical or physically possible. MIEC’s defense attorneys recommend that physicians retain most medical records for at least eight to ten years after the patient’s last medical treatment. Some records ought to be retained for as long as 25 years, such as in cases in which the patient:

- suffered significant complications of treatment or surgery;
- had traumatic injuries that could or did result in major disability;
- was being followed for a pregnancy.

In general, physicians can destroy the records of patients who have been deceased for five years or more, when death was unrelated to care.

MINORS’ RECORDS

Most states require that minors’ medical records be retained at least until the minor patient reaches the “age of majority” (18 years), plus an additional period of time that
varies from state to state. As with adults’ medical records, defense attorneys suggest that minors’ records be retained for at least eight to ten years after the date of the patient’s last treatment. Depending on the age of the patient at the time of the last treatment, it may therefore be prudent to retain a minor’s medical record beyond the statutory retention period mandated by the state in which you practice. For example, a physician in California is only required by law to retain a minor’s record until the patient reaches age nineteen (19). If the patient was age fourteen (14) at the date of the last treatment, they would reach the age at which their record is required by law to be retained after only five years. The prudent physician may wish to retain the record for an additional three to five years to be in keeping with defense attorneys’ recommendation that records be kept for at least eight to ten years after the date of last treatment.

**Hawaii’s 25-Year Retention Law**

Hawaii law requires that medical records be retained for a minimum of seven (7) years after the last entry. After seven years, medical records can be destroyed, but basic information must be retained for twenty-five (25) years after the last chart entry. “Basic information” includes the patient’s name and birth date, a list of dated diagnoses and intrusive treatments, and a record of all drugs prescribed or given. Medical records of minors must be retained for seven (7) years after the minor’s eighteenth birthday; “basic information” must be retained twenty-five (25) years after the minor’s eighteenth birthday.

**Storing Records After Retirement**

Physicians who retire from practice should store medical records in a safe place. Records can be copied to microfilm or scanned onto read-only CD disks or other permanent storage media that cannot be altered. **Caveats:** a responsible person should transfer the records to the storage medium; use clear identifiers for easy information retrieval; use a storage medium that has a long-term shelf life; store the media in a safe place. Alternatively, the retiring physician can ask another doctor to serve as custodian of the records. The custodian must agree to preserve the records for the required or recommended time and to make them available in response to subpoenas or authorized requests for copies from patients or others. **Note:** Physicians who sell their practice cannot sell their medical records to another physician. The physician could, however, become custodian of the records.

**How to Safely Discard Records**

Medical records, in both paper and electronic form, must be disposed of in a manner that protects patient confidentiality. Ideally, paper records should be shredded or incinerated by a commercial document destruction service. The local hospital may have the capacity to safely dispose of the charts. Whenever hardware or back-up media containing confidential information is disposed of, use software to “wipe clean” or reformat the disk drive or back-up tape. Simply using the “delete” function on most computers frees up that disk space for re-use but does not actually delete the data. Do not place old medical records, in paper or electronic form, in ordinary, open trash bins for curbside collection.
## Retention laws by state

<table>
<thead>
<tr>
<th>Adults’ medical records</th>
<th>Alaska</th>
<th>California</th>
<th>Hawaii</th>
<th>Idaho</th>
</tr>
</thead>
<tbody>
<tr>
<td>No law. MIEC recommends 8-10 years.</td>
<td>Law: 2 years for patients insured by a Knox-Keene health plan. MIEC recommends 8-10 years.</td>
<td>Law: minimum of 7 years. “Basic information” must be retained for 25 years.</td>
<td>No law. MIEC recommends 8-10 years.</td>
<td></td>
</tr>
<tr>
<td>Minors’ records</td>
<td>Law: Age of majority (18 years) plus two years. MIEC recommends to first satisfy the legal requirement. Then, retain 8-10 years beyond date patient was last seen.</td>
<td>Law: Age of majority (18 years) plus one year. MIEC recommends to first satisfy the legal requirement. Then, retain 8-10 years beyond date patient was last seen.</td>
<td>Law: Age of majority (18 years) plus 7 years. “Basic information” must be retained for 25 years after 18th birthday.</td>
<td>Law: Age of majority (18 years) plus 2 years. MIEC recommends to first satisfy the legal requirement. Then, retain 8-10 years beyond date patient was last seen.</td>
</tr>
<tr>
<td>Medicaid</td>
<td>Law: 7 years. MIEC recommends 8-10 years.</td>
<td>Law: 3 years. MIEC recommends 8-10 years.</td>
<td>No law. MIEC recommends 8-10 years.</td>
<td>No law. MIEC recommends 8-10 years.</td>
</tr>
<tr>
<td>Prescription information</td>
<td>No law.</td>
<td>Certain information pertaining to prescriptions of schedule II controlled substances and dispensing of schedule II and III controlled substances must be retained for three years. (Health &amp; Safety Code §§11190, 11191, 11168)</td>
<td>No law.</td>
<td>No law.</td>
</tr>
</tbody>
</table>

Get advice from MIEC

**Loss Prevention Department** Oakland, CA
510/428-9411 (Bay Area)
Outside 510: 800/227-4527
Fax: 510/420-7066
E-mail: lossprevention@miec.com

**Hawaii Claims Office**
Honolulu, HI
Phone: 808/545-7231
Fax: 808/531-5224

**Idaho Claims Office**
Boise, ID
Phone: 208/344-6378
Fax: 208/344-7192
MIEC enhances its policyholder services by offering “Added Benefits”

Medical Insurance Exchange of California (MIEC) is pleased to announce the addition of the following “Added Benefits” that will assist policyholders obtain CME credits, manage diagnostic test results, and improve patient education.

**Free-online CME:** MIEC has collaborated with Advanced Practice Strategies (APS) to offer policyholders access to its extensive library of CME core and specialty-specific courses developed with nationally recognized experts. A core set of curriculum modules, applicable across all areas of practice, address general topics in risk and safety. Specialty-specific courses nearly all areas of medicine. **MIEC policyholders can obtain AMA PRA Category 1 CME credits free of charge.**

**Automated patient notification system:** MIEC is facilitating policyholder introduction to SecuReach, an automated system that tracks referrals, laboratory and other tests from the time they are ordered until your patients are notified of their results. It offers a personalized message system created in the physician’s (or representative’s voice) and preserves the communication indefinitely. It increases office efficiency and reduces the potential for patient injury by facilitating convenient communication between physicians and their patients. **MIEC policyholders who purchase SecuReach are eligible to receive a ten-percent (10%) discount off SecuReach’s standard monthly fee.**

**Multilingual patient education:** MIEC has collaborated with The Exchange, a partnership of health plans, health care delivery entities, and corporate affiliates who exchange health communication, information and resources, and shares online multilingual health materials. The Exchange website (www.health-exchange.net) is open to everyone, but its online library of translated health materials is available to partners or corporate affiliates only. **MIEC policyholders receive free unlimited access to the Exchange’s online PDF archive of nearly 4,000 translations of health education materials.**

**Animated 3D patient education:** MIEC has collaborated with Visible Productions, to allow policyholders access to its library of anatomically structured 3D models of the human body, complete multi-part multimedia programs, 3D medical animations, and topic segments. This media compliments the physician-patient informed consent discussions. **MIEC policyholders have unlimited access to this amazing resource.**

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To access these resources, go to MIEC’s website at www.miec.com, log in (your username and password is available by calling your MIEC Underwriter) to explore and review all of the resources available to you. Non-policyholders should click on the Why MIEC tab and then on Added Benefits tab to learn more about these alliances, as well as the vast resources that our website has to offer.