

RECORDS RETENTION AND DISPOSITION SCHEDULE

Correction, Department of. Jail Inspection Services.

Agency: Jail Inspection Services Division:			
	RECORD	TITLE/DESCRIPTION	RETENTION PERIOD
NO.	SERIES	(This Retention Schedule is approved on a space-available basis)	
1	95-08	COUNTY JAIL INSPECTION REPORTS	TRANSFER to the RECORDS CENTER ten (10)
		The Department of Correction Jail Inspector uses a 225	years after the end of the year of the
		point checklist based on state standards plus standards	report. TRANSFER to the Indiana Archives,
		developed by the American Correctional Association (ACA) of	for EVALUATION, SAMPLING, or WEEDING
		Laurel, Maryland. Among the goals of this public interest	pursuant to archival principles after an
		group is to promote improved correctional standards.	additional ten (10) years in the RECORDS
		Pursuant to IC 11-12-4-2, these semi-annual reports	CENTER. TOTAL RETENTION prior to Indiana
		indicate compliance or non-compliance with the listed	Archives transfer: Twenty (20) years after
		standards and note any improvements that are to be made.	the end of the year of the report.
		The original inspection report is submitted to the Circuit	
		Court Judge. Lengthy retention desired due to frequent	
		litigation and federal court-ordered mandates for county	
		officials to maintain certain standards for their county	
		jail. Some federally ordered mandates have not been lifted	
		in over twenty (20) years.	
2	95-09	COMPLAINT LETTERS	TRANSFER to the RECORDS CENTER ten (10)
		The Department of Correction frequently receives	years after the year of the response.
		correspondence alleging extensive problems in county jails	DESTROY after an additional five (5) years
		or actions or inactivity of county jail officers. Much of	in the RECORDS CENTER. TOTAL RETENTION:
		the correspondence is from confined persons with friends,	Fifteen (15) years after the year of the
		relatives and/or attorneys also submitting correspondence	response.
		and comments. Subject matters include food quality, medical	
		attention, religious observances, recreation facilities,	
		and educational opportunities. The Department of Correction	
		always responds to the allegations with the Jail Inspector	
		providing most of the return responses. Extensive	
		documentation is frequently required for litigation	
		purposes. Disclosure of these records may be affected by IC	
		11-8-5-2 and IC 5-14-3-4(b)(2) and (6).	
3	95-11	COUNTY JAIL PLANS AND SPECIFICATIONS	TRANSFER to the Sheriff of the county which
		Pursuant to IC 11-12-4-7, prior to any commencement of	originally submitted the county jail plans
		construction, the Department of Correction shall review	and specifications six (6) years after the
		plans and specifications submitted by a county. The purpose	year in which the new county jail was
		is to determine whether the minimum standards adopted by	completed.
		the Department of Correction will be met in this proposed	
		new jail construction. The Jail Inspector and a Department	
		of Correction architect examine the plans and	
		specifications and submit a report to the County Sheriff or	
		architecture firm that prepared the plans and	
		specifications plus the State Building Commissioner.	
		Compliance with state standards and ACA standards must be	
		met before the plans and specifications are approved.	
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