

RECORDS RETENTION POLICY Northlake Hills Property Owners Association, Inc.

November 9, 2013

Effective immediately, this records retention policy is adopted by the Association's Board of Directors pursuant to Texas Property Code § 209.005:

MANDATORY

Permanent records:

- Articles of Incorporation/Certificate of Formation and all amendments
- Bylaws and all amendments
- Restrictive Covenants and all amendments

7 years:

- Financial books and records
- Minutes of owners' meetings
- Minutes of Board meetings
- Tax returns
- Audit records

5 Years:

Account records of current owners

4 Years:

 Contracts with a term of one year or more shall be retained for 4 years after expiration of the contract term

The above time periods are mandated by statute. The below periods are discretionary, and may be changed from time to time by Board resolution or by custom and practice.

DISCRETIONARY

4 Years:

- Insurance records
- Contracts for terms of less than one year 4 years from the date of the contract
- Architectural applications and approvals
- Enforcement records
- Written ballots cast by owners relating to amendment of governing documents

2 Years:

- Inspection reports
- Accident reports
- General correspondence
- Employment records 2 years following termination
- Leases 2 years following termination

6 Months:

- E-mails
- Written ballots cast by owners other than those listed above

Board of Directors

Northlake Hills Property Owners Association, Inc.

Dave Nelser Lance Wever Lance Wever Rad Schaffm Ros SCHAFFNER