

SAMUNNATI FINANCE PRIVATE LIMITED		
POLICY	Policy on Preservation of Documents	
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Approving Authority:	Board of Directors	
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Policy on Preservation of Documents

1. PREAMBLE

This Policy deals with the retention and archiving of the corporate records of Samunnati Finance Private Limited ("SFPL") in accordance with the Reserve Bank of India Act, 1934 and the rules, regulations, directions, circulars and guidelines issued by the Reserve Bank of India, Companies Act, 2013 along with Rules made thereunder and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

2. BACKGROUND

Regulation 9 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as "Listing Regulations") requires Samunnati Finance Private Limited ("SFPL") to frame a policy on Preservation of Documents which duly approved by the Board of Directors.

3. OBJECTIVE

The purpose of this Policy is to ensure that the all the necessary documents and records of SFPL are adequately protected and preserved as per the statutory requirements. This policy shall cover all business records of the SFPL, including written, printed, and recorded matter and electronic forms of records.

The objective of the Policy is to classify the documents, records, and registers of the SFPL which are required:

- i) To be preserved permanently and
- ii) To be preserved for a period of not less than eight years after completion of the relevant transactions

4. GOVERNING LAWS



This Policy shall be governed by the Companies Act 2013, Reserve Bank of India Act, 1934 and the rules, regulations, directions, circulars and guidelines issued by the Reserve Bank of India, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other applicable regulations, circulars, guidelines, and directions, Secretarial Standards, Labour Laws, Tax Laws and all other applicable laws for the time being in force.

5. SCOPE

This policy shall govern preservation of documents, records, and registers of the SFPL as per applicable statutory and regulatory requirements.

6. PRESERVATION OF DOCUMENTS

SFPL shall preserve all its documents as per the requirements and provisions of the Reserve Bank of India Act, 1934 and the rules, regulations, directions, circulars and guidelines issued by the Reserve Bank of India, Companies Act, 2013 and the rules & regulations made thereunder, Secretarial Standards issued by the Institute of Company Secretaries of India, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other applicable regulations, circulars, guidelines, and directions and any other law, rules, regulations as may be applicable to SFPL from time-to-time.

The Minimum Retention Requirement of the different categories of SFPL records is provided in the Retention Schedule which is disclosed by way of Annexure to this Policy.

7. MODE OF PRESERVATION

The SFPL shall preserve these records either in physical or electronic mode. The Applicable provisions of law, rules, and regulations with regard to electronic maintenance of records shall be adhered to.

All the records shall be preserved as per the prescribed formats, if any, as amended from time-to-time under the various rules and regulations.

8. CUSTODY OF DOCUMENTS

All documents shall be under the custody of respective departments as detailed below:



Sl. No.	Documents	Authorised Department
1	Tax / Accounting Records / Financial Statements	Finance and Accounts
2	Board and Committee Minutes / Statutory Registers	Secretarial
3	Employment / Personnel Records / / Contracts	Human Resources
4.	Lease Documents	Infra and Admin
5	Customer Transaction documents & KYC documents	Business Process
5	Legal Documents (Correspondence with Courts/ other statutory bodies regarding any petition/ case/suit etc.)	Legal Department
6.	RBI Related Communications	Compliance
6	Intellectual Property	Compliance
7.	Loan Agreements, Hypothecation Agreements, Sanction	Credit Department/ Credit
	Letters, Personal/Corporate guarantees, Power of Attorneys,	Administration
	Indemnity with Customers/Borrowers along with any other	
	related documents	

9. DISPOSAL AND DESTRUCTION OF RECORDS

After the expiry of the statutory retention period the preserved documents may be destroyed in such a mode under any instructions approved by the department head(s). Destruction of documents as a normal administrative practice shall be followed for the records which are duplicate/unimportant/irrelevant.

This applies to both Physical and Electronic Documents. The documents may be destroyed as follows:

- a. Recycle non-confidential paper records.
- b. Shred or otherwise render unreadable confidential paper records; or
- c. Delete or destroy electronically stored data.



10. GENERAL

i, Documents which are required to be mandatorily maintained and preserved by the SFPL shall be preserved for such duration as may be specified by the relevant statute or regulation, as the case may be.

As a step to ensure business continuity, function heads shall ensure that all documents pertaining to the function, except those that are highly confidential in nature, are stored in a common drive accessible to all team members.

ii. Documents in respect of which no minimum maintenance timeline is stipulated under any of the laws shall be preserved in accordance with this policy.

iii. All the documents, records that are statutorily required to be hosted on the website of SFPL as per SEBI regulations or other applicable law, shall be hosted on the website for a minimum period of five (5) years or for such period as may be mentioned in the relevant law, whichever is longer.

iv. Any change in the governing laws affecting the change in period of preservation of documents shall prevail over this policy.

11. RESPONSIBILITY

The respective Departmental/Functional Heads of the SFPL shall be responsible for maintenance, preservation and destroying of documents in respect of the areas of operations falling under the charge of each of them, in terms of this policy.

12. REVIEW AND AMENDMENTS TO THE POLICY

The Policy shall be reviewed as and when required to ensure that it meets the objectives of the Statutory Provisions and remains effective.

This Policy shall be reviewed periodically and may be amended by the Board of Directors of SFPL, as may be deemed necessary.



Annexure- Retention Schedule

SL.No.	Record	Record Type	Retention Requirement
	Category		
1	Board	1. Minutes of the meeting of Board of	Permanent
	Meeting	Directors and Committee constituted by	
	& Committee	the Board and Recordings of the Meetings	
	Meeting		
	records		
2	General	Register & Index of members	Permanent
	Meeting	General Meeting Minutes	
	records		
		. Incorporation / Conversion/ Business	Permanent
		commencement	
		Certificates.	
		. Memorandum of Association & Articles	
		of Association.	
		. Various Statutory Registers pursuant to	
		the Companies Act, 1956 and/or	
		Companies Act, 2013.	
		. Share Transfer, transmission forms, etc.,	
3	Other	correspondences with the Registrar &	
	Secretarial	Share Transfer Agent.	
	Records	Non-statutory Registers under the	8 years from the
		Companies Act, 1956 and/or	Financial Year in which the
		Companies Act, 2013	latest entry is made.
		Attendance register of Board of	8 years from the Financial
		Directors Meeting and General	Year in which
		Meetings	the latest entry is made
		Office copies of Notices, Agenda, Notes	
		on Agenda and other related papers of	8 years from the date of
		Meetings	transaction of business



		Copies of all annual returns along with	8 years from the date of filing
			,
		certificates & documents required to be	with the Registrar.
		annexed thereto. along with other ROC	
		Filings.	
4	Insurance	1. Copies of Insurance Policies, Renewal	For Policies with no claim
	records	Certificate	- 3 years from the lapse of the
			Policy
		2. Insurance Claims under	For Policies in respect
		various Policies	of which claim is
			preferred – 5 years from
		3. Group Insurance Plans- Active	the date of settlement
		Employees,	of the claim.
			Group insurance for Active
			employees should be
			preserved for 8 years.
5	Contracts/	Renewal, Modification, Termination of	8 years from termination of
	Agreements/	Contracts/ Agreements/	Contract/ Agreement/
	Purchase	Purchase Orders	completion of purchase.
	Orders		
6	Loan	1. Loan Agreement and other related	8 Years
	Agreements	documents and Loan Modification	
	with the	2. Loans involving mortgage of property	12 Years
	Clients	3. Title Deeds deposited by borrowers	Permanent till the customer
			takes it back.
7	SEBI & Stock	Listing Agreement	Permanent 8 years
	Exchange	2. Statutory Returns/ Reports etc.	
	Records	submitted from time to time	
		1. License Certificate/ Renewal	Permanent
		Certificate	
		2. Client Records & transactions	
		pursuant to the 'Know Your Customer'	
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RBI Records a. 'Preservation of Records pertaining to the identification 8 years	after completion of elevant transactions after the business ship ended.
8 RBI Records 3. 'Preservation of Records pertaining to the identification of the customers and their address (e.g. relation	s after the business
3. 'Preservation of Records pertaining to the identification of the customers and their address (e.g. relation)	
Records pertaining to the identification of the customers and their address (e.g. relation	
of the customers and their address (e.g. relation	
of the customers and their dualess (e.g.	
copies of documents like passports,	
identity, souds duiving licenses DAN	
identity cards, driving licenses, PAN	
card, utility bills, etc.) obtained while	
opening the account and during the	
	after the business
relation	ship ended.
4. Records pertaining to complex,	
unusual, large transactions and all	
unusual patterns of transactions, which	s after the business
have no apparent economic or visible	ship ended.
lawful purpose.	
5. Statutory Returns/ Reports etc.	
submitted from time to time.	
8 years	
9 Misc Licenses - Perman	ent
obtained from	
Statutory	
Authorities	
10 Property Agreements/ Contracts Perman	ent
Records Documents relating to acquisition and	
sale of Real Property, Property Deeds,	
Assessments	



11	Legal	Correspondence with Courts/ other	5 years from the date of
	Documents	statutory bodies regarding any petition/	decree
		case/suit, etc.	
			8 years after Closure of
		Legal Memoranda and Opinions	Matters
		Official Personnel	To be retained during active
12	Personnel	Files of Active	employment
	Records	Employees	
		Retirement and Pension Records	Permanent
		Official Personnel	3 years from the date of
		Files of inactive	termination of employment.
		Employees	
		Employee Medical Records, Employee	3 years after termination of
		Earnings Records, Attendance records,	service of employment
		application forms,	
		job or promotion records, performance	
		evaluations, termination papers, test	
		results, training, and qualification	
		records, enquiry related papers,	
		Correspondence with Employment	
		Agencies and Advertisements for job	
		Openings	
		1. Registration/ Renewal	Permanent
		Certificate under various Acts relating	
13	Labour Law	to Labour laws.	
	records	2. Maintenance of various Registers	3 years or such period as may
		under the various acts in force read with	be prescribed from time to
		the Rules made thereunder, relating to	time
		Labour laws.	
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		Audited Financial Statements	8 financial years following the
14	Finance	Auditors Reports	relevant Financial Year.
		Books of Accounts & Vouchers	In cases where books and
			vouchers are subjects of
			enquiry, the relevant
			documents shall be kept
			till the expiry of 3 years
			after the final resolution
			of the enquiry.
		1.Registration/Amendment Certificates,	Permanent
15	Taxation	Tax-Exemption Documents and related	
		Correspondences, Tax Returns – Income,	
		Property	
		Preservation of specific books of accounts	8 financial years following the
			relevant Financial Year.
		Tax work paper packages - Originals	In cases where books and
			vouchers are subjects of
			enquiry, the relevant
			documents shall be kept
			till the expiry of 3 years
			after the final resolution
			of the enquiry.
16	Other	Records pertaining to various other laws	As required under various
	documents	inforce	other laws in force, from time
	not covered		to time.
	herein above		
17	Ledgers and	Cheque Book Registers	5 Years
	Registers	FRFC/ Vault Registers	
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