

Knowing how long specific data needs to be retained or when it should be deleted, is a complex challenge for many organizations. As well as overarching regulations such as the General Data Protection Regulation (GDPR) and California Consumer Protection Act (CCPA), organizations face a host of sometimes conflicting, country and sector-specific rules. Researching and keeping up to date with all the applicable rules can be costly and time consuming. With PrivacyEngine's Retention Database this information is instantly accessible for over 150 countries, involving more than 100,000 specific retention rules and timeframes.

Features:

- Retention schedules for hundreds of different countries and states with over 100,000 retention periods defined.
- Insights on:
 - Granular descriptions of what to store
 - Minimum and maximum storage periods
 - Dates from when records need to be held
 - Statutory vs recommended requirements
 - Links to live legal source requirements
 - O Plain-language legal citations

Benefits:

- Comply with data retention requirements across multiple jurisdictions and critical business functions!
- Simplify complexity by quickly identifying retention schedules for where the data is stored.
- Save time searching through websites and other sources to identify which rules apply in each relevant jurisdiction.
- Save money on legal fees and potential fines that can occur because of non-compliance.

One of the most common questions that organisations ask is "How long can we hold onto data for?" The great difficulty is retention rules differ from country to country, meaning organisations that process data in multiple jurisdictions, need to know the retention rules for each one. This process can be very time consuming, and the right information can be difficult to find. With the PrivacyEngine platform, users can instantly access retention schedules and retention periods for the jurisdiction they need.

