CITY OF HAMILTON INTERNAL AUDIT REPORT 2014-16 OFFICE OF THE CITY CLERK – RECORDS MANAGEMENT

RECOMMENDATION FOR			
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OBSERVATIONS OF EXISTING SYSTEM	STRENGTHENING STSTEM	MANAGEMENT ACTION PLAN	
Storage Growth Management			
The corporate storage facility is currently utilizing	1. That the Records Section plan for future	Agreed. Inflow and regular purging of	
70% of available capacity (approximately 21,000	requirements by examining storage space	paper records is monitored and analyzed	
boxes stored out of a 30,000 maximum capacity	needs, monitoring growth trends and	annually. Paper storage needs have	
at the end of 2014).	managing the inflow and regular purging of	been growing but are anticipated to level	
	records in the storage facility.	off and decrease in the next 5 - 7 years	
Based on Audit Services' projections, new intake		as staff move towards electronic	
of records will continue to outpace purging, at a		document storage. Storage needs will	
net rate of approximately 1,900 boxes per year.		continue to be monitored annually. A	
Using these projections, it is estimated that the		subsequent review of storage space	
storage facility will reach 100% capacity at some		needs is to be conducted in March 2017.	
point in 2019.			
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Within the next five years, the risk exists that the			
storage facility may not have a sufficient amount			
of space available to accommodate the projected			
volume of records that will require storage.			
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JUNE 2015	DECOMMENDATION FOR	
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OBSERVATIONS OF EXISTING SYSTEM	STRENGTHENING SYSTEM	MANAGEMENT ACTION PLAN
Compliance with Records Retention By-Law		
City of Hamilton By-Law 11-040 lists the	2. That the Records Section improve	Agreed. Current intake is monitored for
appropriate retention period for each	compliance with the By-Law by performing	errors and noted errors are addressed
classification of record. During testing performed	regular reviews on a sample of current	with originating departments. Future
by Audit Services, several records were found	inventory. Future intake should be	intake will be monitored for compliance as
where the documented retention period did not	monitored for errors that indicate	new boxes are received, commencing
match with the appropriate classification in the	awareness issues with originating	immediately.
By-Law.	departments. Information should be	-
	provided regarding compliance, as	
Root causes contributing to this include:	necessary.	
departmental errors, unfamiliarity with the	-	
Records Retention By-Law, the revision of		
retention rules over time and inherited records		
that were previously not subject to the By-Law.		
The By-Law requires records to first be	3. That the Records Section receive and	Agreed. Current intake processes will be
appropriately classified before becoming eligible	maintain classification information for	reviewed by October 2016 to determine
for destruction. Records Management is currently	records stored or implement measures to	how classification information can be
unable to ensure compliance as classifications	ensure that the originating Departments	captured on transfer documents to assist
are not communicated to them by the originating	are in compliance with the By-Law.	originating departments with compliance
Department.		to By-law.

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OBSERVATIONS OF EXISTING SYSTEM Compliance with Records Retention By-Law (continued) The Retention By-Law also requires the Manager of Records & Freedom of Information to notify the signing authority (of the originating Department) in writing of any scheduled destruction of records pertaining to the Department. This notification did not occur for destruction conducted in 2014. By not consistently adhering to the By-Law, the City risks destroying documents earlier than appropriate, which may result in the loss of corporate knowledge or potential legal issues.	4. That Records Management provide notice to the appropriate Departmental signing authorities in advance of the scheduled destruction of records.	Agreed. Records Manager will consistently communicate with Departmental signing authorities in advance of any scheduled destruction. Expired boxes from a calendar year ending December 31 st , tend to be shred before April 30 th of the following year. Although the destruction expired boxes can take place at anytime in a calendar, as needed.

OBSERVATIONS OF EXISTING SYSTEM	RECOMMENDATION FOR STRENGTHENING SYSTEM	MANAGEMENT ACTION PLAN
Procedures Procedures for the processing of records retrieval and return requests were obtained. However, the following workflows have not been documented: • The handling of new transfers; • Database maintenance; and • Purging of items that are beyond their retention period. Furthermore, existing procedure documents have not been approved by management. When written procedures are not formalized, staff rely on their own experience and judgment in carrying out their responsibilities. This may lead to incorrect or inconsistent application and may also be difficult for a successor to fulfill his/her duties efficiently.	procedures governing all major Records Management workflows. These procedures should be reviewed and signed off by management annually and whenever a significant change in process occurs.	Agreed. Written procedures have been reviewed and approved by management. Records Management workflows and processes are discussed with Management and will be documented by October 2016 to ensure successors are able to fulfill duties. Records staff are diligently and uniformly carrying out their duties and responsibilities to ensure accuracy and integrity of information maintained in the database — it is a performance measure.

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OBSERVATIONS OF EXISTING SYSTEM	STRENGTHENING SYSTEM	MANAGEMENT ACTION PLAN
Records Database – Completeness		
A detailed inventory of records kept at the	6. That the Records Section determine the	Agreed. All boxes received from client
corporate storage facility is maintained as a	appropriate classification and retention	departments/divisions must have
Records Database in Excel. During testing, Audit	period for the items not included in the	retention dates applied to them prior to
Services observed approximately 650 boxes of	Records Database and ensure this	the Records Section taking possession of
records in the storage facility that were not listed	information is recorded in the Database.	the boxes. All boxes are assigned a
in the Database.		unique Space Location Number upon
		arrival in storage and are immediately
When an item is not listed in the inventory		labelled, shelved and input into the
database, its location and contents are not		database to ensure integrity of the
known. It will also be stored indefinitely until a		database information. The database is
retention period is specified. These unlisted,		current and accurate. The 650 boxes not
stored records cannot be used to fulfill		reflected in the database were inherited
information/retrieval requests and are not kept for		boxes from a residual storage space.
appropriate periods according to the Records		Staff was assigned the task of preparing
Retention By-Law.		an index of the boxes in a separate
		database. Once indexing is complete
The risk exists that these unlisted records may		and retention is assigned, this information
get lost or may be retained for longer than		will be imported into the records storage
necessary contributing to the storage growth		database. Expected completion is
management issue identified in Observation #1.		October 2016.