Electronic Records Management Guidelines

E-MAIL MANAGEMENT

Summary
An electronic mail message or “e-mail” consists of a digitally stored message and any attached digital documents transferred between computer users. State and local governments use e-mail for a variety of tasks such as sending and receiving internal and external correspondence, distributing memos, circulating drafts, disseminating directives, and supporting various business processes of the organization. Public agencies should be aware that both statute and case law make clear that e-mail must be included in your overall records management strategy.

E-mail documents that hold information about the day-to-day operation of state and local government must be easy to locate, those that hold information of long term or permanent value must be adequately protected, and those of transitory value must be deleted when no longer needed. Allowing e-mail to be managed by personal preference or routine systems back-ups and administrative procedures that treat all e-mail alike can result in serious legal, operational, and public relations risks. By establishing policies, applying records management procedures, and training users, you can create an environment that promotes successful management of e-mail records.

Legal Framework
For more information on the legal framework you must consider when managing e-mail, refer to Records Management in an Electronic Environment in the Electronic Records Management Guidelines and Appendix A6 of the Trustworthy Information Systems Handbook. Also review the requirements of the:

- South Carolina Public Records Act [PRA] (Code of Laws of South Carolina, 1976, Section 30-1-10 through 30-1-140, as amended) available at https://www.scstatehouse.gov/code/t30c001p1.php, which supports government accountability by mandating the use of retention schedules to manage records of South Carolina public entities. This law governs the management of all records created by agencies or entities supported in whole or in part by public funds in South Carolina. Section 30-1-70 establishes your responsibility to protect the records you create and to make them available for easy use. The act does not discriminate between media types. Therefore, records created or
formatted electronically are covered under the act.

• South Carolina Uniform Electronic Transactions Act [UETA] (*Code of Laws of South Carolina, 1976, Section 26-6-10 through 26-6-210*), enacted in 2004, facilitates electronic commerce and electronic government services by legally placing electronic records and signatures on equal footing with their paper counterparts. UETA officially repeals the 1998 South Carolina Electronic Commerce Act (*Code of Laws of South Carolina, 1976, Section 26-5-310 through 26-5-370*). The purpose of UETA is to establish policy relating to the use of electronic communications and records in contractual transactions. This law does not require the use of electronic records and signatures but allows for them where agreed upon by all involved parties. While technology neutral, the law stipulates that all such records and signatures must remain trustworthy and accessible for later reference as required by law. Along a similar vein, the federal Electronic Signatures in Global and National Commerce (ESign) Act [U.S. Public Law 106-229] also encourages the use of electronic documents and signatures, although it goes further to provide some guidelines regarding standards and formats. For more information on UETA see Appendices A6 and A7 of the *Trustworthy Information Systems Handbook.*

• South Carolina Freedom of Information Act [FOIA] (*Code of Laws of South Carolina, 1976, Section 30-4-10 through 30-4-165*) supports government accountability by ensuring the right of citizens to inspect or copy public records. The establishment of fees, formal public notification, and restrictions limiting public disclosure of certain records is covered.

**Additional Legal Considerations**

Within the context of these laws, you should also consider:

• *The ramifications of the Armstrong litigation.* In *Armstrong v. Executive Office of the President* (1 F.3d 1274 [DC Cir 1993]), a federal court found in favor of a group of researchers and nonprofit organizations who wanted to prevent the destruction of e-mail records created during the Reagan administration. The court determined that federal government agency e-mail messages, depending on content, are public records and that complete metadata must be captured and retained with the e-mail record. Although a federal decision, this litigation has strongly influenced government agencies at all levels. Other agencies are now paying closer attention to their e-mail records management practices, including the capture of metadata.

• *The ramifications of Zubulake v. UBS Warburg LLC.* The 2003 case of Zubulake v. UBS Warburg LLC has also been a major influence on the courts when determining what electronic records need to be produced during litigation. The five decisions from this case help provide a baseline standard of what needs to be available for litigation purposes; including ensuring that all relevant documents are able to be discovered, retained, and produced when necessary. The Zubulake decisions also prompted the idea of a ‘litigation hold’ on electronic records. This hold ensures that documents, if they relate to current or future litigation, must be retained as long as necessary, including past their retention period if it has already past. These
are some of the most cited decisions in the area of electronic discovery.

- **Legal discovery.** When developing your policy, balance your legal and operational requirements with the risk of being engaged in legal discovery. You must meet all government requirements for managing your e-mail records, but you should also be able to respond to discovery in an affordable, efficient, and practical way. Bear in mind that many courts have upheld discovery requests for e-mail records. For more information on the discovery of electronic records, refer to Appendix A7 of the *Trustworthy Information Systems Handbook* or the *Federal Rules of Civil Procedure*.


- **The South Carolina Office of Technology and Information Service’s IT Shared Services Standard: Electronic Mail Standard** was authored by the Security and Architecture Review Board and was released in 2018. The guide outlines the standards and requirements for e-mail technology used by South Carolina state agencies. Some of the topics covered by the guide include maintenance, security, approved technologies, architecture, and disaster recovery. The guide can be found here: [https://admin.sc.gov/sites/default/files/OTIS/SARB%20-%20Electronic%20Mail%20Standard.pdf](https://admin.sc.gov/sites/default/files/OTIS/SARB%20-%20Electronic%20Mail%20Standard.pdf).

**What is electronic mail?**

E-mail is a confusing term because it can refer to both the system and the messages in the system. Furthermore, it can also be used to describe the action of sending or receiving a message. Here are some basic facts about e-mail to help clarify the process:

- E-mail is the exchange of computer-stored information through a network. It relies on software applications and protocols (rules) to compose, transmit, receive, and manage e-mail messages.

- Users create and manage e-mail through e-mail accounts. Internet online services such as Yahoo and Google provide public accounts available to anyone. Private e-mail accounts, such as a work account, are limited to employees or individuals associated with an organization.

- Software applications, called e-mail clients or platforms, are used to compose, send, receive display and manage e-mail messages. The applications may be text or graphics based. Both proprietary and open source e-mail clients are available. They include Microsoft Outlook, Mozilla Thunderbird, Alpine, and Apple Mail. Internet sites such as MSN, Yahoo, and Google also provide e-mail capability using their software applications.

- Dedicated servers, known as e-mail servers, are often used to route and store large volumes of e-mail. Cloud servers are also widely used to store e-mail. Depending on your agency’s specific arrangement, e-mail can be housed internally in your agency’s servers and managed by your IT staff or
housed and managed by others at a separate facility.

- Transactional information is information about an e-mail message. This metadata can include the name of the sender and all recipients, the date and time the message was created and sent. It may also include information on the systems and software applications used to create and transmit the message. Transactional information may not always be visible in every application, but it is a vital part of every message and steps must be taken to preserve it.

**Other electronic messaging systems**

In addition to e-mail, there are other electronic messaging systems available to most organizations. Several popular systems are voice mail, instant messaging, and text messages. A message created and managed in these systems may also be considered a record. Therefore, organizations should review all messaging systems in use and include any records covered under the existing records retention and disposition process. Work with your records management staff to develop new schedules where needed. For additional information on retention schedules, see the guideline *Records Management in an Electronic Environment.*

**Voicemail**

Voicemail is a highly sophisticated, computerized system for receiving, recording, saving, and managing voice messages. Although telephone-based voice mail is well-established in many organizations and used for important public business, it has rarely been managed as a record. Recent technological advances that blur the distinction between e-mail and voicemail could make it easier to capture and manage audio records. New services including those utilizing Voice over Internet Protocol (VoIP) are capable of delivering messages as audio files via e-mail. Therefore, voicemail messages saved as e-mail can be managed along with other e-mail relating to the same topic.

**Instant messaging**

Instant messaging (IM) services, like G-chat and Facebook messenger, permit individuals to quickly exchange electronic messages with selected others in an informal manner that mimics conversation. Instant messaging differs from ordinary e-mail in the immediacy of the message exchange that makes a continued exchange simpler than sending e-mail back and forth. Most exchanges are text-only, however, messages may include voice messaging and file sharing.

**Text Messages**

For the purposes of this guide, the term “text messages” refer to messages sent from one mobile phone to another, or to a device linked to a specific phone number. Like instant messages, text messages allow individuals to quickly exchange electronic messages in an informal manner similar to conversation. Text messages are often a substitute for a voice call. Despite the name, text messages may not be text-only, but rather they may include file sharing or voice messaging.

**Designating e-mail as public records**

**Determining value and retention**

**The value of e-mail**

For records management purposes, “e-mail” is not considered a single record series. E-mails are classified based on their content. Not all e-mails require the same level of control.
Although identification of e-mail records relating to the activities of public organizations will always be subjective, certain categories of records will typically be important to identify and manage. These include:

- Policies and directives
- Work schedules and assignments
- Drafts of documents circulated for approval or comment
- Any document that initiates, authorizes, or completes a business transaction
- Final reports or recommendations
- Correspondence, memos, or messages about agency or local government business; especially those created and distributed by executive level members of your staff
- Agendas and minutes of meetings

Self-evaluation questions
There are several evaluation questions you can ask yourself to help determine the value of email. These questions are:

- Was it created in the course of Agency business?
- Was it received for Agency action?
- Does it document Agency activities, decisions, or actions?
- Is it mandated by statutes or regulations?
- Does it support financial obligations or legal claims?
- Does it communicate Agency requirements?
- What would I do with it if it were in paper format?

Declaring e-mail messages as records
Retention and disposition
Under the terms of the South Carolina Public Records Act, the South Carolina Department of Archives and History [SCDAH] administers South Carolina’s program for the retention and disposition of public records. When thinking about e-mail records and retention schedules, it is important to remember that retention periods are based not on the method by which a record is created, or the format a record is stored in, but rather on the legal, fiscal, administrative, or historical value of the information contained in the record. The application of record retention schedules does not change because a record is received or sent electronically.

Official copies
The official copy is the record copy — the document that constitutes the record of a business transaction.

Convenience copies
Convenience copies are duplicates of the record copy and have only temporary value. They can be disposed of at any time without authorization and should never be kept longer than the record copy.

Scheduling records
If no existing general or agency specific schedule covers your records, you must prepare record retention schedules in accordance with the Public Records Act in order to retain or dispose of all official copies of e-mail records relating to government business.

Other records
Transitory and personal messages that do not support government business as well as convenience or duplicate copies of e-mail records should be deleted from email inboxes when no longer needed. These include copies or extracts of documents distributed or received for reference — listserv or bulletin board posts, personal messages, announcements unrelated to official business,
and announcements of social events like retirement parties or holiday celebrations. These materials consume disk space, erode the efficiency of the system, and, if kept, could be subject to freedom of information requests and discoverable in legal proceedings.

Retention periods
Generally, records transmitted through e-mail systems will have the same retention periods as records in other formats. E-mail letters and memos, for example, will be retained and disposed of according to the retention periods established for various types of correspondence. Many e-mail messages will be part of a distinct record series. Those messages should be retained and disposed of according to the retention period established for that series. You should use existing schedules to manage e-mail that has direct paper counterparts.

The SCDAH has issued several general record schedules for many types of records, common to state and local government, including correspondence. Records having no significance beyond their initial use should be destroyed, according to an approved retention schedule, when no longer needed for reference. Keep in mind that simply deleting a message may not remove it completely from the storage media. Utility programs are available to permanently remove electronic messages and eliminate the possibility of recovery. Consult your records management staff or the SCDAH for advice on applying general record schedules.

Responsibility for retention
You must determine who is responsible for the retention of the official copy. The chart below provides examples of the most common situations.

<table>
<thead>
<tr>
<th>Who is Responsible for Maintaining E-mail?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Message sent from outside the agency</td>
</tr>
<tr>
<td>Retained by the person who receives e-mail</td>
</tr>
<tr>
<td>Exception: If the person receiving the message is not authorized to respond to the e-mail and forwards the message to someone else, the person receiving the forwarded message is responsible for maintaining it.</td>
</tr>
</tbody>
</table>

For additional information about retention and disposition, refer to the guideline, *Records Management in an Electronic Environment*.

Goals for successful e-mail management
Although your agency will develop unique procedures that meet your specific operational and legal requirements, bear in mind the following goals for an e-mail record. An e-mail record should be:
- *Complete*. E-mail records should completely document the transaction. For example, you cannot save the text without the sender information. Complete e-mail records must
include all of the following elements, as applicable:
— Recipient(s)
— Sender
— Time sent
— Text
— Date sent
— Subject lines should clearly describe the contents of the message (e.g., the subject line “Correction” is inadequate. “Correction to Tourism Board Minutes 2005March15” provides a better description).
— Attachments should be included in full (not just indicated by file name).
— List members e-mailed using distribution lists. If an e-mail record simply lists the group name in the recipient field, the recipients must be identifiable. For example, the distribution list “HR” (a distribution list for all the members of the human resources department) should be documented so that each member of the list is named.
— Directory of e-mail addresses and the corresponding staff member names (e.g., jado25@myorg.net is Jane Doe). This connects an e-mail address listed in an e-mail record to a person.

• **Accurate.** The contents of the e-mail record should accurately reflect the transaction.
• **Accessible.** Some e-mail records must be accessible to the public and some should not depending on the content of the record and as determined by FOIA and HIPAA. All e-mail records, like other electronic records, should be reasonably accessible for the purposes of legal discovery.
• **Manageable.** E-mail records should be easy for staff members to manage as part of the daily workflow and records management practices. Because staff members will implement and use the e-mail records management policy, procedures should be straightforward.
• **Secure.** The e-mail record should reside in a secure system that controls access, storage, retrieval, alteration, and deletion. This is particularly important in controlling access to confidential e-mail records as determined by FOIA and HIPAA. E-mail records present unique security concerns, because e-mail messages are:
  — Easily manipulated or deleted in the system
  — Easily captured and read by unintended persons
  — Easily forwarded and misdirected by mistake

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**Information technology departments rely on backup copies of data to replace information lost due to a catastrophic event. Although essential for disaster planning, backups are not an efficient or acceptable way to consistently manage important agency e-mail records.**

Adoption and oversight of an appropriate and secure recordkeeping policy as described in this chapter, the *Trustworthy Information Systems Handbook*, and the Office of Technology and Information Service’s *Electronic Mail Standard* is strongly recommended.

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**Developing E-mail Policy**

**E-mail Policy Components**

You should establish policies to guide users on questions of acceptable use, the management and retention of official copies, privacy, and access. All users should understand these
policies and be able to apply them. The components of an e-mail retention policy should include information on:

**Acceptable use**
Written policies should be established for the use of e-mail in the same way they are established for the use of the telephone and postal mail.

**Access**
Because government e-mail can be defined as a public record, e-mail policies must comply with the state’s Freedom of Information Act and Public Records Act. FOIA gives the public the right to access records, but it also limits access to some information considered personal or private. Custodians of public records must make their records available for public inspection provided that the information is not exempt from disclosure as determined by FOIA and HIPAA.

**Privacy**
Your policy should make it clear that although you attempt to provide security, e-mail messages sent or received are not private. They may be accessed and monitored by others, may be released to the public under provisions of FOIA, and may be subject to discovery proceedings in legal actions. Because computers can store messages at multiple locations within the system, even messages a user has deleted may be recoverable and used in a legal action.

**Staff roles and responsibilities**
Your policy should clearly define the roles and responsibilities that managers, network administrators, technical staff, records management staff, support staff, and users will have in the management of e-mail. It should clearly communicate whether the sender or the receiver should save e-mail records. The policy should guide staff members in determining which e-mail messages are records and outline a procedure for grouping e-mails into records series with a records retention schedule for each series.

**Management and retention**
Because the Public Records Act requires custodians to protect their records and to work with the SCDAH to establish retention periods, your policy should describe how and where you will maintain the official copies of your e-mail and provide for their management, protection, and retention for as long as they have administrative, legal, fiscal, or research value. For information on maintaining authentic and reliable records see the *Trustworthy Information Systems Handbook.*

**Filing and maintenance**
Only the official copy of those e-mail records that relate to agency or local government business functions need to be filed and maintained in a recordkeeping system. Additional copies, transitory communications, and personal messages can simply be deleted from the e-mail system when no longer needed. Include procedures for organizing, storing, maintaining, accessing, and disposing of e-mail records. Your policy should define how users are to manage their accounts including the regular removal of personal and transitory messages from their mail boxes.

**Document Policy**
Establish a procedure for documenting your e-mail records policy. On an on-going basis, from initial development onward, document the
development of your e-mail records management policy, the policy itself, and changes to the policy. Include a description of the software and hardware in use, any training provided to staff, staff member responsibilities, and records retention schedules.

**Steps for better e-mail policy development**

Use the following steps to guide you as you develop your e-mail records management policy:

1. Draft the policy and process with the input of stakeholders.
2. Allow stakeholders to review before finalizing the policy.
3. Implement the policy for staff members on a planned schedule and test the procedures.
4. Train the staff members on the new procedures. (Training is especially important because you must rely on staff members to ensure the integrity of the procedures.)
5. Document the policy.

**Training for Staff Members**

To ensure an effective system, you must provide user training and support. Your users should know how to identify the official copies of e-mail records. They should also know how to use the software to manage, protect, and provide access to the records. Your training and documentation should provide guidelines that staff members can follow to answer questions in the course of their work. Possible questions include:

- Is this e-mail an official record? Is this e-mail message administrative or personal (e.g., “Thursday staff meeting to start an hour late.” or “Let’s do lunch!”)?
- Does this e-mail message have long-term or permanent significance (e.g., “New policy finalized.”)? Does this e-mail message document a transaction or operations function (e.g., a process, a decision, or a discussion)?
- Is this e-mail record public or confidential as set forth by FOIA or HIPAA?
- What metadata must I capture when I save this e-mail record?
- To which records series does this e-mail record belong?
- Should I save the complete e-mail record, including attachments and group list names?
- Could this e-mail message be required as evidence in a legal action?

**Preserving e-mail**

You can use one of four methods to file and maintain your official copies of e-mail records:

- establish an electronic filing process
- maintain them in an electronic document management system
- print and file them in a manual system
- use a mix of manual and electronic systems and processes

Each method has its advantages and disadvantages; each requires a different degree of technical support; all require supervision and management. In making your selection, be sure that:

- it meets the needs of users
- it complies with all recordkeeping requirements
- you have the tools, written policies and procedures
- users understand the policies and procedures, are familiar with the tools, and can apply all three consistently to all records
Option 1: Electronic filing
This method requires the establishment of an electronic filing process using a secure shared network server. The filing process should be used to collect and store related electronic records including, but not limited to, e-mail. A single employee or small group of employees should be appointed to oversee the process and system including the establishment of naming protocol and file structure. They should also be responsible for assigning access privileges to the system including delegation of privileges to add, delete or edit specific files and records. For suggestions on establishing naming conventions see the Electronic Records Management guideline *File Naming*.

Keep in mind that e-mail systems are not recordkeeping systems and messages should only be stored temporarily within an e-mail system. Retaining important e-mail within the e-mail system disconnects it from other related information and makes it susceptible to loss through regular system purges. If not immediately relocated to a separate electronic filing system, important messages should be removed from the e-mail client’s “inbox” and grouped into clearly named folders using the e-mail client software. Folders should later be exported to the electronic filing system.

**Advantages.** You retain the ability to easily search for, retrieve, or retransmit messages electronically. You may also retain important information related to the distribution of the e-mail. Depending on the filing arrangement used, it may be an effective way to integrate similar records that are created and received in electronic form.

**Disadvantages.** The process requires active participation of all e-mail users. If not consistently and accurately managed, records are difficult to locate. Unless all records are in electronic format, you will also have to coordinate filing systems for records in both paper and electronic formats. Requires the use of a separate secure shared drive controlled by a limited number of employees to protect official copies from unauthorized access and prevent storage of duplicate copies.

Option 2: Electronic Document Management System
You can store, access, and manage e-mail messages and other electronic records in an Electronic Document Management System (EDMS).

**Advantages.** If the EDMS is secure and properly maintained, authorized users will enjoy consistently easy access to organizational records.

**Disadvantages.** Agencies must invest in an Electronic Document Management System [EDMS] that includes a records management application to support both operational and recordkeeping requirements. Unless all records are in electronic format, you will also have to coordinate filing systems for records in both paper and electronic formats. To maintain an electronic system for managing e-mail and other records, you must adopt standard practices to define documents, establish directories, and develop naming conventions for files. These standards are critical to access, retrieve, and share electronic records effectively. In addition, if you maintain records with lengthy retention periods solely in electronic systems, you will need to plan for the
possibility of conversion and migration as hardware and software become obsolete. Technical and financial constraints may preclude some organizations from immediately investing in electronic recordkeeping for e-mail. However, you should consider an electronic solution when you update and redesign your systems. For more information on EDMSs, see the Electronic Document Management Systems guideline.

Option 3: Manual system
You can print your e-mail records and file the paper copies in a manual system. 

**Advantages.** This method is easy to implement especially if you already have a well-designed filing system. It is also an effective way to integrate records that are created and received in both paper and electronic form.

**Disadvantages.** You lose the ability to easily search for, retrieve, or retransmit messages electronically if you print and then delete them. You may also lose important information related to the distribution of the e-mail. Furthermore, documents can be misfiled when users are responsible for printing, routing, and filing their own messages. Finally, this option consumes a great amount of paper and storage space and will likely become a burden on your resources. When choosing this method, you may want to print and file all information on addresses, recipients, distribution, transmission, and receipt of important e-mail documents. This option has more disadvantages than advantages and should be considered only when there is no other option available.

Option 4: A mix of manual and electronic systems
Even when the goal is to install an electronic recordkeeping system for all records, most offices will have a transition period during which they will have to maintain records in both electronic and paper formats. When maintaining a mix of systems, you should make them as parallel as possible. Use similar file structures, naming conventions, and classifications for both systems, so the names of computer directories and subdirectories will mirror the names of your manual file cabinets, drawers, and folders.

**Advantages.** Records can be maintained in a way that best suits the existing recordkeeping environment and technological means of your organization.

**Disadvantages.** Most of the disadvantages of the other options are inherited. Multiple systems add extra complexity to implementation and can complicate records management. Furthermore, an indexing system is required to link the hardcopy and electronic materials.

Suggestions for better e-mail management 

**Policy**
- Gather staff member input and support to ensure compliance with your e-mail management policy.
- Integrate your e-mail management policy with your overall electronic records management strategy. Review your policy and determine if you meet your legal and operational requirements.
- Determine ways to encourage staff member compliance so that policy is widely used and
accepted but causes minimal disruption to the daily operation.

• Determine the best way to train staff members. Decide how accountable staff members should be for compliance.

Records Management

• Decide which e-mail messages are official records.

• Consider what elements of an e-mail record are needed for a complete understanding of the transaction.

• Determine the appropriate organization for long-term storage and access of e-mail records (e.g., project, department, function) and establish the appropriate records series and records retention schedules.

• Chose a storage medium to retrieve and dispose of e-mail.

• Decide how your e-mail retention strategy will coordinate with other records management procedures and systems (e.g., store all project-related e-mail with the other project documentation). Determine how records in other formats will be indexed.

• Determine the type and amount of documentation needed for the process.

E-mails with Permanent Value

Some e-mails will have permanent value. For instance, executive level correspondence is considered a permanent record. E-mails that are found to have permanent value should be transferred to the Department of Archives & History for permanent retention. For more information on the transfer of permanent records, please consult the Records Services Division at (803) 896-6123.

Annotated List of Resources

Primary Resources

Ginn, M.L. Guideline for Managing E-mail. Prairie Village, KS: ARMA International, 2000. Topics covered in this overview of e-mail management include organizational issues (e.g., legal, operational, governmental), creation and use of e-mail, and management of e-mail as a record (including filing, classification, backup, and disaster recovery).


National Electronic Commerce Coordinating Council. Managing E-Mail. December 2002. http://www.pearcemoses.info/papers/managing_email.pdf. This guide tackles the perennial problem of e-mail management in a practical manner, offering model policies for use and retention, as well as a model user manual. While the policies acknowledge that e-mail is a record that
should be managed on the basis of its content, the underlying assumption is that most e-mail has only transient value, and three retention periods (immediate destruction, limited retention, and archival retention) are proposed. A guide to implementing the models is also included.

This paper summarizes the issues surrounding e-mail policies and records management strategies. The paper describes e-mail records management policy elements and discusses the tasks and key concerns associated with the development of an e-mail records management policy.

Additional Resources
This blog post briefly outlines the 2006 amendments to the Federal Rules of Civil Procedure. The 2006 amendments were the first changes made to address e-discovery. These amendments were made in response to relevant court decisions in the 1990s and early 2000s, including Zubulake v. UBS Warburg LLC and the Armstrong litigation.

National Archives & Records Administration. “E-mail Specific Guidance and Resources” https://www.archives.gov/records-mgmt/email-management/email-guidance-and-resources.html
This page offers several federal memos and bulletins outlining the responsibilities of federal agencies to government email accounts. Like South Carolina, the federal government considers e-mails sent and received on agency email accounts to be public records and directs federal agencies to manage them as public records.

This guide was authored by the Security and Architecture Review Board and was released in 2018. The guide outlines the standards and requirements for e-mail technology used by South Carolina state agencies. Some of the topics covered by the guide include maintenance, security, approved technologies, architecture, and disaster recovery.

The Sedona Conference is a non-profit educational and research organization
devoted to the advanced study of law and policy. This Sedona Conference Commentary "suggests guidelines for determining the core elements of a retention policy suitable for public and private entities."