

Senior Agency Official for Records Management 2023 Annual Report

The National Archives and Records Administration (NARA) requires Senior Agency Officials for Records Management (SAORM) to provide an annual report demonstrating how agencies are handling important records management initiatives as identified by NARA.

NARA uses the reports to determine the overall progress of the federal government in managing its records and the transition away from paper to digital formats, and to identify best practices and model solutions within federal agencies.

On June 28, 2019, the Office of Management and Budget (OMB) and NARA issued a memorandum, *Transition to Electronic Records* (M-19-21), to ensure that all federal records are created, retained, and managed in electronic formats. M-19-21 gave agencies until the end of December 2022 to comply with several specific deadlines.

On December 23, 2022, OMB and NARA issued a new memorandum, *Update to Transition to Electronic Records* ($\underline{M-23-07}$) reinforcing the goals in M-19-21 and extending the 2022 deadlines to June 30, 2024.

Additionally, on January 1, 2021, Congress enacted the Preservation of Electronic Messages and Other Records Act, amending 44 U.S.C. Chapter 29, that requires the electronic capture, management, and preservation of such electronic records in accordance with the records disposition requirements of 44 U.S.C. Chapter 33.

This year's SAORM report provides an opportunity for agencies to report on plans and progress towards electronic recordkeeping and preservation under these requirements, as well as other important records management initiatives.

The reporting period begins on January 8, 2024, and reports are due back to NARA no later than March 8, 2024.

NARA plans to post your 2023 SAORM report on the NARA website upon receipt. Please ensure that your agency's report is a publicly releasable version. This action is in the interest of transparency in government and to promote collaboration and communication among agencies. NARA intends to list any non-responding agencies in a summary report on our website. Instructions for Reporting:

• This template covers records management program developments, including those related to the transition to electronic recordkeeping as required by M-19-21 and M-23-07.

- Please be brief and precise in your answers. Limit answers to each question to no more than 500 words.
- Please complete the questions/items below and send the report to rmselfassessment@nara.gov. Include the words "SAORM 2023 Annual Report [Agency Name]" in the subject line of the email.
- If you are responsible for records management in multiple agencies, components, or bureaus, please determine how you will submit reports to NARA. While NARA prefers a comprehensive report, you may submit separate reports for each component.

NARA may follow up with agencies to obtain additional information and/or documentation related to responses provided in the template.

As in previous years, we will be validating selected questions and responses from agencies. Your agency may be selected at random to provide additional documentation and/or take part in interviews to discuss your records management program activities.

Provide the following information (required):

- Name of SAORM: <u>Shawne McGibbon</u>
- Position title: <u>General Counsel</u>

1. What agencies, bureaus, components, or offices are covered by this report and your position as SAORM, and which will be reporting separately?

Please provide a list and indicate any that are new or have been changed due to reorganization or other circumstances.

--Administrative Conference of the U.S. (ACUS). No bureaus or components exist.

2. Will your agency meet the goal to manage, preserve and transfer all permanent records in an electronic format with appropriate metadata by June 30, 2024? (M-19-21, 1.2 and M-23-07, 1.1 and 1.2)

□ Yes

- 🗆 No
- X Not applicable, all records are in electronic format

If 'No,' why not? (Please include if you will be submitting an exception request and/or details of specific challenges in meeting the goal.)

3. Will your agency meet the goal to manage and preserve all <u>temporary</u> records in an electronic format by June 30, 2024? (M-19-21, 1.3 and M-23-07, 1.3)

□ Yes

🗆 No

X Not applicable, all records are in electronic format

If 'No,' why not? (Please include if you will be submitting an exception request and/or details of specific challenges in meeting the goal.)

4. Will your agency meet the requirements of M-19-21, 1.3 and M-23-07, 1.3 to close agency-operated records storage facilities by June 30, 2024? (Choose all that apply)

□ Yes

🗆 No

X Not applicable, my agency does not have agency-operated records storage facilities

□ Not applicable, all records are in electronic format

If 'No,' why not? (Please include if you will be submitting an exception request and/or details of specific challenges in meeting the goal.)

5. Will your agency meet the requirements of M-19-21, 1.3 and M-23-07, 1.3 and transfer inactive records to a NARA Federal Records Center (FRC) or commercial storage facilities by June 30, 2024? (Choose all that apply)

- \Box Yes, we will transfer to the FRC
- \Box Yes, we will transfer to commercial storage facilities

□ No

X Not applicable, all records are in electronic format

If 'No,' why not? (Please include if you will be submitting an exception request and/or details of specific challenges in meeting the goal.)

6. Does your agency have a Data Management Strategy that includes records management principles? (<u>https://www.archives.gov/files/records-mgmt/resources/cdorm-assessment-report.pdf</u>) [Link = CDO Coordination with Records Management Programs]

X Yes □ No

Please explain your response.

--ACUS is not a CFO Act agency. However, ACUS includes records management principles such as maintaining security of PII, storing data so that it remains accessible

and available to the public, etc. The Chief Data Officer and SAORM/ARO are both members of the agency's leadership team. They coordinate and communicate regularly, including on matters related to data/records management principles and procedures. They participate in the agency's strategic planning activities. Procedures and goals are evaluated and periodically updated to ensure greater efficiency and compliance.

7. In your role as SAORM, do you meet with your Agency Records Officer(s) to discuss the agency records management program's goals?

- X Yes
- □ No
- Not applicable, my agency does not currently have a designated Agency Records Officer

Please explain your response. (If 'Yes,' please include how often, a description of topics, and outcomes of these meetings. If 'No,' please explain why not.)

--The SAORM also serves as the ARO.

8. Has your agency incorporated NARA's digitization standards into your Information Resource Management (IRM) Strategic Plan? (44 U.S.C. 3506(b)(2) and OMB Circular A-130)

□ Yes

X No

□ Not applicable, my agency is not currently digitizing records

Please explain your response. (If 'Yes,' what steps have been taken? If 'No,' why not?)

--ACUS—a micro agency with approximately current 11 FTEs—does not have a standalone IRM Strategic Plan because most of its records are "born digital." However, the few records that require digitization meet NARA's standards for digitized records. Any historical documents in existence were scanned/digitized and stored a decade ago. Current-day records that require digitization (typically a record with a "wet" signature) are scanned as high-quality PDFs and stored in a digital management system that meets NARA's standards for temporary and permanent records.

9. Does your agency have a social media strategy that includes capturing and maintaining records in accordance with records management statutes and regulations?

□ Yes

X No

Please explain your response.

--ACUS does not use its social media accounts to collect data, store records, or solicit public comments or other substantive feedback from users. ACUS uses social media to share copies of existing information that is stored elsewhere in the agency's IT systems (e.g., job postings, meeting logistics, recommendations, publications, and news releases). ACUS social media posts simply direct interested persons to the agency's website for information. As such, ACUS social media posts do not meet the definition of a federal record (based on NARA's 2013 bulletin that offers guidance on managing social media records). To ensure compliance with the regime above, only a few authorized management officials are permitted to direct the agency's external communications firm to post on social media after a weekly communications meeting (in which the ACUS Chair participates).

10. Is there specific policy or guidance you need from NARA to support the strategic direction of your records management program?

□ Yes

X No

Please explain your response and include any comments on existing, pending, and future topics.

--NARA offers a lot of guidance and tools on its website for records management officials. If anything, the volume of guidance sometimes makes it difficult to locate a simple answer.