MANUFACTURING & ENERGY DATA RETENTION REQUIREMENTS

Manufacturing and Energy industries encompass a wide range of business types, with many data requirements that are specific to products or locations. Here’s a sampling of the U.S. federal regulations for data retention that apply to a wide range of organizations in these industries.

- **CAA (Clean Air Act)**
  - Emissions records: 5 years
  - Applies to:
    - Major sources of air pollution
    - Sources subject to NESHAP
    - Manufacturers of vehicles and engines

- **CAW (Clean Water Act)**
  - Water quality and pollution control records: 6 years
  - Applies to:
    - Facilities that discharge pollutants into US waters
    - Concentrated animal feeding operations of certain size/discharge criteria
    - Industrial facilities subject to Effluent Limitation Guidelines

- **FERC (Federal Energy Regulatory Commission)**
  - Electric utilities' reliability and compliance records: 6 years

- **OSHA (Occupational Safety and Health Administration)**
  - Injury and illness records: 5 years
  - Fines range from $15,625 to $156,259 per violation

- **EPA (Environmental Protection Agency)**
  - Hazardous waste management records: 3 years
  - Applies to:
    - Large quantity generators of hazardous waste
    - Treatment, storage and disposal facilities
    - Recycling facilities

Reduce complexity and cost for meeting compliance regulations

With so many regulations at both federal and state levels, it can be difficult to ensure that your data is always in compliance. Clumio has helped customers reduce their data management operational costs by 80% by automating data protection and compliance.

Clumio has allowed us to standardize our data protection capability so that for a team to start backing up, it’s as simple as putting a tag on a bucket. That’s the kind of simplicity we were looking for.

Mark Huber, Sr. Director of Engineering Enablement, Cox Automotive

Clean up your data lake protection act at Clumio.com/compliance