

# **Policy**

# 1.29 Information Privacy

Version 8.0

# 1. Purpose

This document outlines VICSES' obligations pertaining to the collection, management and disclosure of personal information.

### 2. Relevant to

All VICSES members

All contractors

### 3. Principle

VICSES is committed to the protection of the privacy of personal information. It will manage personal information in accordance with privacy laws.

#### 4. Definitions

**Freedom of Information:** The *Freedom of Information Act 1982* (Vic), broadly, gives members of the public rights of access and correction in relation to documents about their personal affairs and the activities of the Victorian Government and its' agencies.

**Information Privacy Principles:** The Information Privacy Principles set out in Schedule 1 of the *Privacy and Data Protection Act 2014* (Vic). They outline how VICSES and other Victorian government agencies should collect, manage and disclose personal information. There are 10 Information Privacy Principles. See Guideline - 1.29-1 - Information Privacy Principles for more information.

**Personal Information:** means information or an opinion, whether true or not, about an individual whose identity is apparent, or can reasonably be ascertained, from the information or opinion. Personal information can be almost any information linked to an individual, including name, address, sex, age, financial details, marital status, education, criminal record or employment history.

#### 5. References and Related Policies

Privacy and Data Protection Act 2014 (Vic)

Health Records Act 2001 (Vic)

Freedom of Information Act 1982 (Vic)

Privacy Act 1988 (Cth)

Privacy Amendment (Notifiable Data Breaches) Act 2017 (Cth)

Office of the Victorian Information Commissioner's Guidelines to the Information Privacy Principles

Victorian Public Sector Code of Conduct

Policy - 1.11 - Culture & Conduct

Procedure - 1.11-1 - Misconduct & Grievance

Policy – 3.23 – Records Management

# 6. Responsibilities

Role	Responsibility
VICSES Board Member	Responsible for ensuring VICSES has the
	appropriate support to maintain compliance with
	relevant privacy legislation.
Auditors - External	Authorised agencies only can request privacy audits
	in accordance with compliance to legislative and
	statutory scope of their work.
Auditors Internal	Authorised by VICSES management, Risk Audit
	Committee or Board, as required to conduct privacy
	audits.
VICSES Risk Audit Committee Member	Provides direction regarding the state of activities
	and compliance with VICSES information privacy
	policy.
Executive/Information Security & Governance	Responsible for ensuring the organisation's
Committee Member	privacy posture is continuously improved.
	Responsible for overseeing and approving
	privacy-related initiatives including compliance
	and audit activities.
	Responsible for reporting on the status of
	privacy compliance, and related activities as
Object Free costing Officers	appropriate to all stakeholders.
Chief Executive Officer	Accountable for ensuring VICSES staff and
	volunteers act in accordance with this policy* and
Manager Information Security & Governance	applicable privacy legislation.  Responsible for maintaining this policy*, adherence
I wanager information Security & Governance	of the organisation to relevant privacy legislation,
	promoting privacy law awareness throughout the
	organisation and accountable for handling and
	processing of privacy issues and complaints.
Freedom Of Information & Privacy Officer	Responsible for handling and processing privacy
,	issues and complaints, as well as promoting privacy
	law awareness throughout the organisation. Assists
	in maintaining this policy* and to achieve adherence
	of the organisation to relevant privacy legislation.
Senior Managers	Responsible for ensuring they and their direct
	reports conduct their work in accordance with this
	policy* and relevant privacy legislation.
All mambars (including contractors and consultants)	Deepensible for enguring they absence and abids by
All members (including contractors and consultants)	Responsible for ensuring they observe and abide by
	the Information Privacy Principles set out in Schedule 1 of the Privacy and Data Protection Act
	2014 (Vic). These Principles are outlined in the
	accompanying Guideline - 1.29-1 - Information
	Privacy Principles.
Third party goods and services suppliers.	Perform their work in accordance with this policy*.
Time party goods and convious suppliers.	. S. S alon work in accordance with the policy .

\* Policy refers to the Information Privacy Policy and its associated Standards and Procedures.

# 7. Policy

As a public agency, VICSES must collect, manage and disclose personal information as part of its everyday operations. This is to be expected and not discouraged. VICSES must ensure, however, that the personal information it collects is managed in a way that ensures the ongoing privacy of the individuals concerned.

To this end, VICSES will only collect, manage and disclose personal information in accordance with the requirements of the *Privacy and Data Protection Act 2014* (Vic) and the *Health Records Act 2001* (Vic) and the Information Privacy Principles, specifically.

VICSES will endeavour to proactively embed privacy considerations into the design or implementation of new or amended systems and processes through the use of Privacy Impact Assessments.

Privacy breaches will be reported in accordance with *Procedure – 1.29-4 – Privacy Breach Notification* in order to mitigate their effects and prevent future occurrences.

Any complaints of a perceived breach of privacy in the workplace will be investigated by VICSES in accordance with *Policy - 1.11 - Culture & Conduct* and its associated *Procedure - 1.11-1 - Misconduct & Grievance* but will, ultimately, be judged against the requirements of the Information Privacy Principles and any other applicable legislation.

#### 8. Attachments

Guideline - 1.29-1 - Information Privacy Principles

Guideline - 1.29-2 - FOI and Privacy

Guideline - 1.29-3 - Use of Recording Devices

Procedure – 1.29-4 – Privacy Breach Notification

Form – 1.29-5 – Privacy Breach Notification

Procedure – 1.29-11 – Managing Misdirected Emails

Guideline - 1.29-12 - Preventing Misdirected Emails

# 9. Audit Requirements

Nil.

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