

| Department | Reference Number | | Organizational Scope | ICES Site | IPC Scope |
|-------------------------------|---------------------------------|------------------------------------|-------------------------|-----------------------------|-------------------------------|
| PLO | 019-00-00 | | ICES Network | ICES Network | All Acts |
| Original Date (YYYY-MM-DD) | Current Version (YYYY-MM-DD) | | Review Frequency | Next Review (Month YYYY) | Supersedes (if applicable) |
| June 2014 | 2025-07-30 | | Triennial | July 2028 | PO.19 |
| Authority (Title) | | Chief Privacy and Legal Officer | | | |
| Policy Owner (Title) | | Director, Privacy and Legal Office | | | |
| Required Reviewers (Titles) | | | | | |

Please refer to the **glossary** for bolded terms and their definitions.

Provisions highlighted in grey are not yet in effect and are subject to review and approval by the Information and Privacy Commissioner.

1.0 PURPOSE

- 1.1 The purpose of this policy is to create an environment that enables effective detection of and response to:
 - (a) Suspected Privacy Breaches;
 - (b) Privacy Breaches; and
 - (c) Compliance Breaches.
- 1.2 This policy also ensures ICES meets its obligations as a **Prescribed Entity ("PE"),** including meeting the requirements set out in:
 - 1.2.1 IPC Manual;
 - 1.2.2 Coroners Addendum; and
 - 1.2.3 CYFSA Addendum.

2.0 SCOPE

- 2.1 This policy applies to any suspected **Privacy Breach** and, once investigated, any subsequent determination of a **Privacy Breach** or a **Compliance Breach**.
- 2.2 A **Privacy Breach** is an occurrence that, at a minimum, includes:
 - 2.2.1 The collection, use, or disclosure of **Personal Health Information ("PHI")** and/or **Personal Information ("PI")** that is not in compliance with law(s) governing the applicable **PHI/PI**
 - 2.2.2 Non-compliance with ICES privacy policies, standards, or procedures and the non-compliance is to a provision addressing how **PHI/PI** is processed;



- 2.2.3 Non-compliance with a written agreement where ICES is a named party and the non-compliance is to a provision addressing how **PHI/PI** is processed; and/or
- 2.2.4 Circumstances where **PHI/PI** is stolen, lost or collected, used or disclosed without authority, or where **PHI/PI** is subject to unauthorized copying, modification or disposal.
- 2.3 A **Compliance Breach** is an occurrence that, at minimum, includes:
 - 2.3.1 Non-compliance with ICES policies, standards, or procedures that have an IPC compliance scope; and/or
 - 2.3.2 Non-compliance with a written agreement where ICES is a named party and the processing of **PHI/PI** is contemplated in the agreement.

3.0 ROLES AND RESPONSIBILITIES

- 3.1 Chief Privacy and Legal Officer ("CPLO")
 - 3.1.1 Approves and oversees establishment of a process for responding to suspected **Privacy Breaches**, **Privacy Breaches**, and **Compliance Breaches**.
 - 3.1.2 Ensures that this process, and all related policies, standards, and procedures, have regard to any guidelines produced by the **Information and Privacy Commissioner of Ontario** ("IPC") relating to privacy breaches.
- 3.2 Director, Privacy and Legal Office ("PLO")
 - 3.2.1 Ensures the log tracking suspected **Privacy Breaches**, **Privacy Breaches**, and **Compliance Breaches** adheres to the requirements set out in this policy.

3.3 Privacy SMEs

3.3.1 Investigates reported suspected **Privacy Breaches** and manages **Privacy Breaches** and **Compliance Breaches**, in accordance with the *Privacy Breach Management Procedure*.

3.4 Security SMEs

- 3.4.1 Manages suspected **Information Security Incidents** identified in the course of investigation of a suspected **Privacy Breach**,
 - (a) **Information Security Incidents** are managed in accordance with the *Security Incident Management Standard*.
- 3.4.2 Coordinates with Privacy **SMEs** in investigation, containment, notification, and remediation activities when a **Privacy Breach** or **Compliance Breach** is also a **Information Security Incident**.

3.5 ICES Agents

- 3.5.1 Reports suspected Privacy Breaches to Privacy Services; and
- 3.5.2 Cooperates during investigation of a suspected **Privacy Breach**; and
- 3.5.3 Assists the Privacy **SME** with management of a **Privacy Breach** or **Compliance Breach**.

4.0 DETAILS

4.1 Reporting suspected Privacy Breaches



- 4.1.1 A suspected **Privacy Breach** will generally be identified through:
 - (a) Notifications from ICES Agents and other representatives;
 - (b) Privacy Audits; and/or
 - (c) Privacy Complaints or Privacy Inquiries.
- 4.1.2 **ICES Agents** must report a suspected **Privacy Breach** to Privacy Services at the first reasonable opportunity using one of the following methods:
 - (a) Emailing privacy@ices.on.ca;
 - (b) Using the Privacy Services intake form available on the ICES Intranet; or
 - (c) Contacting a member of Privacy Services, either verbally or in writing.
- 4.1.3 When reporting a suspected **Privacy Breach**, the **ICES Agent** must provide the following information:
 - (a) Their name and contact details (typically email);
 - (b) Whether the suspected **Privacy Breach** is at **ICES Central** or, alternatively, the name of the relevant **ICES Site**;
 - (c) A description of the suspected **Privacy Breach**;
 - (d) Whether any **ICES Data** may be impacted, including whether it is **PHI/PI** and, to their knowledge, the names of any specific **ICES Data Holdings** that may be impacted;
 - (e) Date (or date range) of the suspect **Privacy Breach**;
 - (f) Any steps taken so far as containment measures; and
 - (g) If applicable, the names of any other individuals who may have further information to support the Privacy **SME's** investigation into the matter.

4.2 Duty to cooperate

- 4.2.1 Every **ICES Agent** has a duty to co-operate with all reasonable inquiries, requests, and instructions from a Privacy **SME** arising from:
 - (a) The investigation of a suspected **Privacy Breach**;
 - (b) The management of a Privacy Breach; and
 - (c) The management of a **Compliance Breach**.
- 4.2.2 **ICES Agents** are also responsible for undertaking or assisting with containment efforts.
- 4.2.3 **ICES Agents** must receive approval from Privacy Services or the CPLO prior to notifying any **Data Provider** or other third party about a suspected **Privacy Breach**.
- 4.3 Managing suspected Privacy Breaches, Privacy Breaches, and Compliance Breaches
 - 4.3.1 Upon receipt of an initial report of a suspected **Privacy Breach**, Privacy Services must promptly initiate the management process to respond to the matter, as further detailed in the *Privacy Breach Management Procedure*.
 - 4.3.2 The CPLO is responsible for approving and overseeing establishment of the processes for responding to suspected **Privacy Breaches**, **Privacy Breaches** and **Compliance Breaches**.



- 4.3.3 The process established by the CPLO must be designed to achieve the following:
 - (a) Ensure suspected **Privacy Breaches** are reported to Privacy Services upon detection;
 - (b) Prompt investigation of suspected **Privacy Breaches** once reported;
 - (c) Determine whether a Privacy Breach or Compliance Breach has occurred;
 - (d) Containment of Privacy Breaches and, when necessary, Compliance Breaches;
 - (e) Notify **Data Providers**, where required or desirable, at the first reasonable opportunity;
 - (f) Notify the IPC, where required, in accordance with the IPC Manual and CYFSA Addendum;
 - (g) Evaluate whether and how to:
 - (i) Notify other external parties where not required but desirable; and/or
 - (ii) Provide notice to external parties when requested by the **Data Provider**;
 - (h) Fulfill any ICES obligations to co-operate with the **IPC**, or any other person or organization; and
 - (i) Identify and address the cause(s) of **Privacy Breaches** and **Compliance Breaches** to prevent recurrence.

4.4 Notification obligations

4.4.1 When it is determined appropriate to notify an external party, the CPLO is responsible for making the notification.

4.4.2 Determination process

- (a) In consultation with the investigating Privacy SME and any other ICES Agents relevant to the investigation process, as applicable, the CPLO determines whether to notify external parties about a Privacy Breach or, in more limited circumstances, a Compliance Breach.
- (b) Determinations are based on an assessment of:
 - (i) The extent of the **Privacy Breach** and the nature of the **PHI/PI** impacted;
 - (ii) ICES' existing relationship with the **Data Provider**;
 - (iii) ICES' notification obligations as a **PE**, as set out in more detail below;
 - (iv) Other applicable legal obligations, including contractual obligations; and
 - (v) Industry best practices.

4.4.3 Notification to the Data Provider

- (a) ICES must notify the **Data Provider** at the first reasonable opportunity in the following circumstances:
 - (i) If **PHI/PI** has been or is believed to be stolen, lost, or collected, used, or disclosed without authoriy; or
 - (ii) If notification is required pursuant to ICES' agreement with the **Data Provider**.



- (b) For PI collected under the Coroners Act, in accordance with section 5(2) of the regulation to the Coroners Act, ICES must also notify the Chief Coroner immediately, in writing, if a Third Party Researcher to whom ICES disclosed the PI under section 5 of the regulation then notifies ICES of a breach under section 5(1)(g)(vi) of that regulation.
- (c) At minimum, notification to **Data Providers**, including the Chief Coroner, must be in writing and contain information regarding:
 - (i) The extent of the **Privacy Breach** or **Compliance Breach**;
 - (ii) The nature of PHI/PI involved;
 - (iii) Containment measures implemented; and
 - (iv) Further actions that ICES will be taking, if any, such as additional investigation and remediation actions.

4.4.4 Notification to the IPC

- (a) If the Privacy Breach is regarding PHI:
 - (i) At the first reasonable opportunity, ICES must notify the **IPC** in the circumstances set out in subsection 6.3(1) and 18.3(1) of **PHIPA's** regulations, as if ICES was the **Health Information Custodian**.
- (b) If the **Privacy Breach** is regarding **PI** collected by ICES under **CYFSA**:
 - (i) ICES must notify the IPC immediately, in writing, if a Third Party Researcher to whom ICES disclosed the PI then notifies ICES of a breach that relates to the theft, lose, or unauthorized use or disclosure of PI, as required by section 6(3) of Ontario Regulation 191/18.
 - (ii) At the first reasonable opportunity, ICES must notify the **IPC** in the circumstances set out in subsection 6(3) of **CYFSA's** regulations, as if ICES were a service provider (as defined in **CYFSA**).
- (c) Notifications to the **IPC** must be in writing and include information regarding:
 - (i) The extent of the **Privacy Breach**;
 - (ii) The nature of PHI/PI involved;
 - (iii) Containment measures implemented; and
 - (iv) Further actions that ICES will be taking with respect to the **Privacy Breach**, including investigation and remediation.

4.4.5 Notification to other persons or organizations

- (a) Additional notification to other persons or organizations is at the discretion of the CPLO, except ICES should not directly notify individuals whose PHI/PI was impacted by the Privacy Breach.
 - (i) Unless ICES is informed of an alternative decision approved by the IPC regarding breach notification to affected individuals, notification to those individuals must be provided by the relevant **Data Provider** who initially collected the **PHI/PI** from those individuals.



(b) When it is determined to notify another person or organization, then notification may be verbal or in writing. The CPLO determines the time frame for these notifications and the information to be included in the notification.

4.5 Logging Privacy Breaches and Compliance Breaches

- 4.5.1 Suspected Privacy Breaches reported to Privacy Services must be logged for tracking, including information regarding the investigation and any related findings of whether Privacy Breaches or Compliance Breaches occurred.
- 4.5.2 At minimum, the **Privacy Breach Log** must include the required content set out in <u>Appendix</u> A.
- 4.5.3 The Director, PLO, is responsible for ensuring the **Privacy Breach Log** complies with this policy.
- 4.5.4 The **Privacy Breach Log** is updated and maintained in accordance with the *Privacy Breach Management Procedure*.

4.6 Relationship to Information Security Incidents

- 4.6.1 If a suspected **Information Security Incident** is identified during the investigation of a suspected **Privacy Breach**, then it must also be investigated and managed by a Security **SME** in accordance with the *Security Incident Management Standard*.
- 4.6.2 The CPLO has oversight over investigations of both suspected **Privacy Breaches** and suspected **Information Security Incidents.**
- 4.6.3 Privacy and Security **SMEs** must coordinate to ensure alignment of their investigation, containment, notification, and remediation activities.

5.0 RELATED DOCUMENTATION

- 5.1 Policies
- 5.2 Standards
 - 5.2.1 Security Incident Management Standard
- 5.3 Procedures
 - 5.3.1 Privacy Breach Management Procedure
- 5.4 Tools
 - 5.4.1 Privacy Breach Log
 - 5.4.2 Privacy Services intake form
- 5.5 Guidelines

6.0 TRAINING AND COMMUNICATION

- 6.1 Policies, standards, and procedures are available on the ICES Intranet.
- 6.2 This policy and any related standards and/or administrative procedures are communicated to all **ICES Agents** across the **ICES Network** during onboarding and on a yearly basis. Policy awareness is also supported and promoted by the policy's **Owner**.



6.3 Once new policies, standards, and procedures are published to the **ICES Intranet**, they are communicated to **ICES Agents** on the **ICES Intranet** and through ICES' weekly email with the organization's internal updates.

7.0 COMPLIANCE AND ENFORCEMENT

- 7.1 **ICES Agents** must comply with all applicable policies, standards, and procedures.
- 7.2 **ICES Agents** must notify a Privacy and/or Security **Subject Matter Expert ("SME")** at the first reasonable opportunity if they breach or believe there has been a breach of ICES' privacy and security policies, standards, or procedures in accordance with applicable policies and standards, including:
 - 7.2.1 Privacy Breach Management Policy
 - 7.2.2 Security Incident Management Standard
- 7.3 Enforcement of compliance with this policy is the responsibility of the the **ICES Agent** identified as the Authority of this policy.
- 7.4 All violations of policies, standards, and procedures may be subject to a range of **Disciplinary Actions** in accordance with applicable policies, including:
 - 7.4.1 Discipline and Corrective Action Policy
 - 7.4.2 Termination of Employment Policy
 - 7.4.3 Discipline and Corrective Action in Relation to ICES Data Policy
 - 7.4.4 Termination or Cessation of Employment or Contractual Relationship in Relation to ICES

 Data Policy
- 7.5 Compliance is subject to audit in accordance with applicable policies, including:
 - 7.5.1 Privacy and Security Audit Policy

8.0 EXCEPTIONS

- 8.1 Any exceptions requested pursuant to this policy must be in accordance with applicable policies, including:
 - 8.1.1 Ongoing Review of ICES' Policy Suite Policy
 - 8.1.2 Change Management and Exceptions Policy
- 8.2 Exceptions cannot relieve ICES of its legal requirements, including but not limited to those established under:
 - 8.2.1 Personal Health Information Protection Act, 2004 ("PHIPA") and its regulation;
 - 8.2.2 *Coroners Act* and its applicable regulations;
 - 8.2.3 Child, Youth and Family Services Act, 2017 ("CYFSA") and its applicable regulations; and
 - 8.2.4 The IPC Manual, Coroners Addendum, and CYFSA Addendum.

9.0 CHANGE TABLE





| Change Date (YYYY-MM-DD) | Change Notes |
|-----------------------------|---|
| 2025-07-30 | Reviewed for compliance with ICES' obligations as a Prescribed Entity: IPC Manual: Policies, Procedures, and Practices for Privacy Breach Management Log of Privacy Breaches Coroners Addendum Policies, Procedures, and Practices for Privacy Breach Management Log of Privacy Breaches CYFSA Addendum Policies, Procedures, and Practices for Privacy Breach Management Log of Privacy Breaches Updated title from Privacy Incident and Privacy Breach Management Policy Added content regarding ICES' role as a Prescribed Entity under CYFSA Revised to reflect updated glossary terms, particularly with regards to Privacy Breaches and Compliance Breaches Revised to reflect updated template and standardized language in Sections 6.0 to 9.0 |
| | |



Appendix A

| Privacy Br | each Log Requirements |
|------------|--|
| | n, the log for suspected Privacy Breaches, and confirmed Privacy Breaches and Compliance must include the following information: |
| 1. | The date the suspected Privacy Breach was reported to Privacy Services. |
| 2. | The date the investigation was opened and commenced for the suspected Privacy Breach. |
| 3. | The ICES Agent(s) responsible for conducting the investigation. |
| 4. | Who identified the suspected Privacy Breach, including who reported it to Privacy Services if different from who initially identified it. |
| 5. | The date of occurrence of the suspected Privacy Breach. |
| 6. | A description of the suspected Privacy Breach. |
| 7. | The nature of ICES Data impacted, including whether the suspected Privacy Breach involves Personal Health Information ("PHI") and/or Personal Information ("PI"). |
| 8. | The nature and extent of the suspected Privacy Breach or, if confirmed to have occurred, the nature and extent of the Privacy Breach or Compliance Breach. |
| 9. | If notified, the date(s) the Chief Executive Officer ("CEO") and Executive Team were notified of the suspected Privacy Breach. |
| 10. | The cause of the Privacy Breach or Compliance Breach. |
| 11. | Whether an unauthorized person (someone who is not an ICES Agent or an electronic service provider) caused the Privacy Breach or Compliance Breach, including their name or a description of them. |
| 12. | Containment measures implemented for the Privcacy Breach or Compliance Breach. |
| 13. | The date(s) of implementation of containment measures. |
| 14. | Name of the ICES Agent(s) responsible for the containment measures. |
| 15. | The date the investigation was completed. |
| 16. | The findings and recommendations from the investigation. |
| 17. | The name of the ICES Agent(s) responsible for addressing each recommendation |
| 18. | The manner in which each recommendation is expected to be addressed and, once completed, the manner in which each recommendation was addressed. |
| 19. | The date(s) by which each recommendation is expected to be addressed and, once completed, the actual date(s) each recommendation was addressed. |



| If notification is required, or determined appropriate by the CPLO, the log must also include information regarding: | | | |
|--|--|--|--|
| | 20. The date(s) the CEO and Executive Team were notified of the findings and recommendations arising from the investigation. | | |
| | 21. The date(s) ICES notified impacted Data Providers. | | |
| | 22. The date that ICES notified the IPC. | | |
| | 23. The date(s) that ICES notified impacted individuals. | | |