

1 Purpose of the policy

This policy prescribes the principles and requirements that must be applied by all Transport staff to meet our obligations under Part 6A of the *Privacy and Personal Information Protection Act 1998* (PIIP Act) in the event of a suspected or actual eligible data breach.

In the event of a privacy or data breach, the Transport Privacy Data Breach Response Procedure sets out how to manage and respond to the breach.

The Transport agencies are committed to protecting the privacy of our customers and staff through the appropriate collection and handling of personal and health information in accordance with the Transport Privacy Management Plan.

Transport is required to prepare and publish this policy under section 59ZD of the PIIP Act. For the purposes of this policy, personal information includes health information within the meaning of the *Health Records and Information Privacy Act 2002*

2 Who is this policy for?

This Policy applies to permanent, temporary and casual staff, staff seconded from another organisation, and contingent workers including labour hire, professional services contractors and consultants performing work for any of the following agencies (**the Transport agencies**):

Department of Transport	YES
Transport for NSW	YES
NSW Trains	YES
Sydney Trains	YES
Sydney Metro	NO
State Transit	YES
Sydney Ferries	YES

3 What is an eligible data breach?

An 'eligible data breach' means:

- unauthorised access to, or unauthorised disclosure of, personal information held by Transport where a reasonable person would conclude that the access or disclosure of the information would be likely to result in serious harm to an individual to whom the information relates, or

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- b) personal information held by Transport is lost in circumstances where unauthorised access to, or unauthorised disclosure of, the information is likely to occur and have the effect described in (a) above.

4 Principles and requirements

3.1 Principles

Transport proactively encourages and supports staff to respect the privacy of our people and customers by managing their personal information carefully in accordance with our Privacy Management Plan.

Despite this, should an actual or suspected data breach occur, we respond and report promptly and effectively to:

- c) maintain public trust and confidence in its ability to handle data and manage personal information in accordance with community expectations
- d) respond to a breach promptly to limit the impact of the breach on the agency and on the affected individuals
- e) reduce the costs of dealing with a breach
- f) ensure compliance with the mandatory notification requirements in Part 6A of the PPIP Act.

3.2 Requirements and preparedness

To support compliance with the PPIP Act and the above principles, Transport staff must respond to a data breach in accordance with the Transport Privacy Data Breach Response Procedure which is updated from time to time, and includes the following stages of responding to a data breach:

1. Initial assessment and triage of breach reports.
2. Containing a breach or suspected breach to minimise the possible damage.
3. Assessing or evaluating the information involved in the breach and the risks associated with the breach to determine next steps and implementing any additional actions identified to mitigate risks.
4. Notifying individuals / organisations affected by the breach, and the Privacy Commissioner.
5. Post incident review and preventative efforts, based on the type and seriousness of the breach.

The actual breach response is managed by the privacy team, the cyber team (if relevant) and the branch in which the breach occurred. Other areas of Transport may be involved if required.

In the event of a data breach involving tax file numbers, the requirements of the Commonwealth Notifiable Data Breaches scheme also apply.

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Transport Data Breach Policy

CP23005



Records of the data breach response should be kept in accordance with *State Records Act 1998* (NSW). Amongst other things, these records will be used for conducting a post incident review and evaluation.

Transport also has controls in place to ensure it is prepared in the event of a data breach:

- Staff training and resources on their obligations under the PPIP and HRIP Acts
- Factsheets and guidance to help staff identify and report a suspected data breach
- Periodic desktop exercises to proactively manage incidents including breaches
- Provisions in template contracts to require suppliers to comply with privacy obligations and notify of suspected breaches
- Audits of some of Transport's more sensitive data holdings;
- Monitoring services (such as dark web monitoring)

5 Compliance and breach of policy

You are required to comply with this policy and its related procedures and standards. If you do not do so, this may result in disciplinary action up to and including termination of your employment or contract.

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Appendix A:

1 Accountabilities and responsibilities

Who	
All staff	<p>Comply with the PPIP Act and HRIP Act, including the information protection principles, when handling personal information to avoid data breaches.</p> <p>Report any suspected or actual data breach immediately to manager and privacy@transport.nsw.gov.au.</p>
Breach Response Team	Provide advice and management of response to an eligible data breach.
<p>For TfNSW: Deputy Secretary of area where breach originated</p> <p>For Sydney Trains: Executive Director of where breach originated/ Chief Legal Counsel</p>	<p>Receive report of possible eligible data breach</p> <p>Decide if data breach is an eligible data breach</p>
<p>For TfNSW: Chief Legal Officer and Executive Director Legal, Government Regulatory and Prosecutions</p> <p>For Sydney Trains: Chief Legal Counsel</p>	Accountable for establishing standards, policy, guidelines, advice, training and toolkits to enable Branches to comply with this policy.

2 Related/supporting material

1. [Transport Privacy Data Breach Response Procedure](#)
2. [TfNSW Privacy Management Plan](#)
3. [Privacy and Personal Information Protection Act 1998](#)
4. [Health Records and Information Privacy Act 2002](#)

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3 Document control

3.1 Superseded documents

Nil. This is a new policy.

3.2 Document history

Date & Policy No	Document owner	Approved by	Amendment notes
28 November 2023 CP23005	Chief Legal Officer	Deputy Secretary, Corporate Services	New Policy

3.3 Feedback and help

For advice on interpreting or applying this document, please contact privacy@transport.nsw.gov.au.

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