

Data Breach Response Plan

1.1.14B



Document control

Release history

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Reviewed by

Name	Title	Date
Deb Andreatta	Director Legal & Assurance	22 November 2023

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Deb Andreatta	Director Legal & Assurance	24 November 2023
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Related documents

Document name	

Service Standard 1.1.14 Personal Information and Privacy

1.1.14A Privacy Management Plan

P2.1.1 Administrative Delegations

P5.1.3 Information Security Management

P7.1.10 Enterprise Risk Management

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1. Introduction

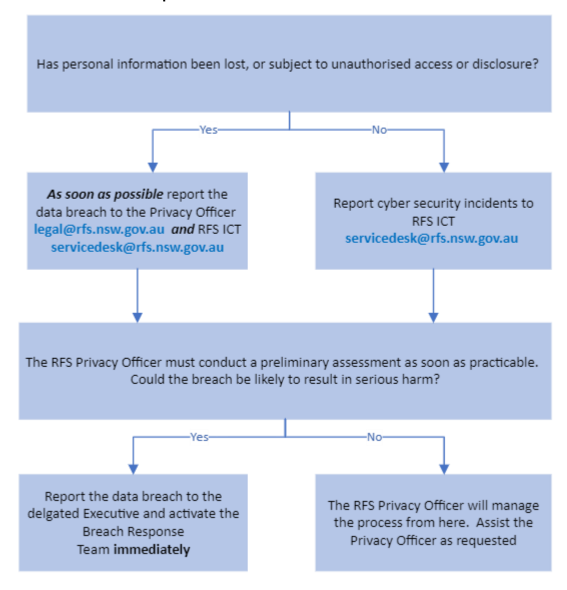
This Plan covers the key actions and responsibilities to be followed in the event of a data breach.

This Plan forms part of and should be read in conjunction with Service Standard 1.1.14 Personal Information and Privacy and 1.1.14A Privacy Management Plan.

Data can be put at risk by cyber-attacks, ransomware, spear phishing, malware, system and process failure, employee mistakes, deliberate misconduct, lost or stolen devices and other risks. Not every information security incident will create a privacy risk; for example a Denial of Service attack may impact our functions without risking the data we hold. However when an incident involves the potential exposure of 'personal information', it also becomes a privacy incident and possibly a notifiable 'data breach'.

The NSW Rural Fire Service will follow a risk management approach to dealing with security and privacy threats. Data breaches will be evaluated on a case-by-case basis and actions taken according to an assessment of risks and responsibilities in the particular circumstances. This document forms part of the RFS adherence to its responsibilities under privacy and other laws.

2. Overview: the procedure for all staff



2.1. What should I do if I suspect a data breach has occurred?

It is every member's responsibility to be aware of this Plan and to report suspected data breaches as soon as possible.



In all cases you must report the suspected data breach as soon as possible, either in person or by phone call, to the Privacy Officer and the RFS ICT Service Desk:

Manager Legal: <u>legal@rfs.nsw.gov.au</u>
ICT Service Desk: <u>servicedesk@rfs.nsw.gov.au</u>

You must also notify suspected data breach immediately to your manager or director

Depending on the nature of the breach, the law might consider it a 'notifiable data breach', meaning that the appropriate regulator and the affected individuals (with very few exceptions)¹ must be notified. The Privacy Officer will make an assessment about this, in accordance with the Data Breach Response Process outlined below.

Even if you have contained the breach (for example, retrieved a stolen laptop or lost hard-copy files), you must still tell the Privacy Officer. The Privacy Officer will assess any residual risk, and they can also consider whether further action is needed to avoid a similar occurrence.



If the Privacy Officer thinks the suspected data breach is likely to result in serious harm to any individual, they must report it **immediately** to the Senior Executive nominated by the Commissioner to manage the incident. This person is referred to in this Plan as the 'delegated Executive' and may change from incident to incident.

3. Definitions

Data breach

an incident in which there has been unauthorised access to, unauthorised disclosure of, or loss of, personal information or health information held by (or on behalf of) the RFS.

Data breaches can be caused or exacerbated by a variety of factors, affect different types of personal information, and give rise to a range of actual or potential harms to individuals and agencies. Although there is a lot of overlap between information security incidents and data breaches, they are not exactly the same. Some cybersecurity incidents will not impact on a person's personal information. Some data breaches will involve only hard copy information such as paper files.

Personal information

Information or an opinion about an individual whose identity is apparent or can reasonably be ascertained from the information or opinion. This includes information forming part of a database, and whether or not recorded in a material form.

This will include information about our staff, volunteers, property owners / occupiers, public complainants, contractors, other external stakeholders and other contacts. This information may be stored in SAP, ICON, Coupa, Guardian, HPE, G Drive, R Drive and other platforms and systems used by the RFS or other people on its behalf, such as service providers. Personal information stored by the RFS can include names, addresses, phone numbers, email addresses, dates of birth, tax file numbers, membership information, grievance or disciplinary information, information about a

¹ See sections 59S through 59X of the PPIP Act, and the IPC guidance at https://www.ipc.nsw.gov.au/fact-sheet-mandatory-notification-data-breach-scheme-exemptions-notification-requirements

person who is making a public complaint, details about any person's activities or conduct.

Individuals may still be identifiable even if steps have been taken to deidentify information (for example, removing direct identifiers or aggregating data). As such, it is prudent to treat de-identified information as personal information in the event of a data breach, until the information can be assessed by the Privacy Officer.

Health information

personal information about an individual's physical or mental health, disability, and information connected to the provision of a health service.

This can include information about staff, volunteers or members of the public. Health information stored by the RFS includes certain information relating to workers compensation, return to work processes, safety notifications, information collected during a session with an RFS psychologist, any other information collected about someone's health. It can also include medical and fitness assessments undertaken by or on behalf of the RFS.

In this document, a reference to personal information includes health information, unless specified otherwise

Notifiable data breach

A data breach which meets certain criteria, such as to trigger a legal requirement to notify the affected individuals, and/or appropriate regulator.

Low risk data breach

A loss or exposure of aggregated data only, or of individual level data in circumstances where it is reasonably believed that no real harm could occur (e.g. paper files are accidentally left at a location but quickly retrieved with no sign of disturbance).

Medium risk data breach

A loss or exposure of personal information where it is reasonably believed that the third-party recipient does not have malicious intent, and that the data is somewhat protected (e.g. a laptop with encrypted data is left on a bus, email sent to incorrect address but is quickly caught by trusted recipient and deleted/quarantined).

High risk data breach

It is reasonably believed that the data breach is *likely to result in serious harm* to one or more of the individuals to whom the information relates (e.g. external hackers breach our firewall, data kept by a third party on behalf of the RFS and copy valuable member/customer data). What we call a 'high risk' data breach will be a 'notifiable' data breach, unless it falls under one of the exceptions to the notification rules.

Serious harm

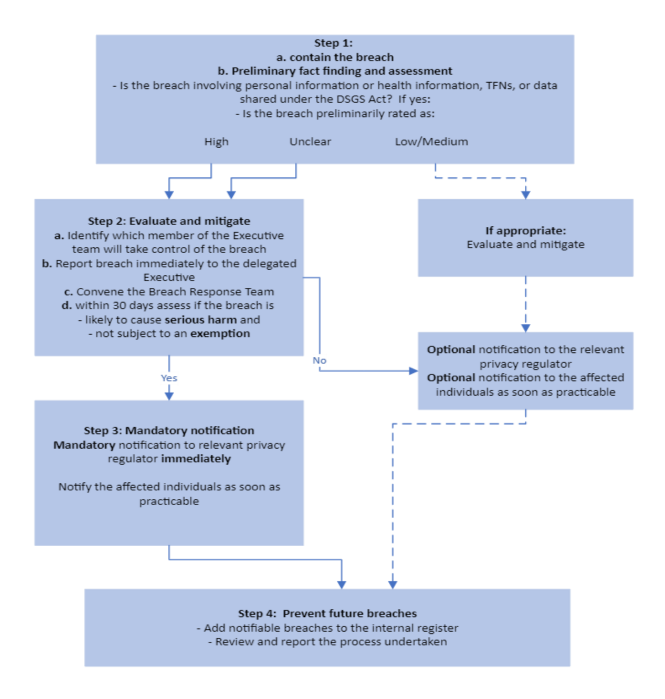
'Serious harm' includes such things as serious physical, psychological, emotional, financial, or reputational harm. Examples of harms could include identity theft, financial loss or blackmail, threats to personal safety, loss of business or employment opportunities, humiliation, stigma,

embarrassment, damage to reputation or relationships, discrimination, bullying, marginalisation, or other forms of disadvantage or exclusion.

Likely to result in serious harm

'Likely' means the risk of serious harm to an individual is more probable than not. To help assess the likelihood that an individual might suffer serious harm if their personal information was lost, or subject to unauthorised access or unauthorised disclosure, there are a number of factors to consider. See the list of factors further below at Appendix C, in relation to assessing the likelihood of serious harm.

4. Overview: The procedure for the Privacy Officer



5. The four-step response explained

The four-step process is explained in greater details, below. It is the responsibility of the Privacy Officer to manage this process, ensure it is completed, and document the steps taken. Appendix B to this Plan provides a standard format for reporting by the Privacy Officer. Where the incident involves a breach of cyber security, this response process will occur alongside the Cyber Security Response Protocol and relevant RFS ICT Standards. All data breaches must be logged with the Privacy Officer at: legal@rfs.nsw.gov., and the ICT ServiceDesk: servicedesk@rfs.nsw.gov.au (where a cyber breach is involved).

Information relating to data breaches must also be logged in the RFS internal register. This register will be maintained by the Privacy Officer. ICT will maintain their own register in relation to cyber security incidents, as per their protocols.

Other staff may be required to assist with the response process, by providing information, evidence, or changing technology settings. Any such action requested by the Privacy Officer should be carried out swiftly. Any enquiries received about any data breach should be directed to the Privacy Officer in the first instance.

5.1. The data breach response process

Step 1: Contain the breach and conduct a preliminary assessment

- Immediately take all realistic steps to contain the breach and limit any further access or distribution of the affected personal information.
 - This may involve searching for and recovering the data, confirming that no copies were made or that the information was destroyed by the party receiving it, remotely wiping a lost portable device, shutting down impacted computer systems, revoking access from relevant system users, changing passwords and system usernames. Understanding how the breach occurred will help in identifying the appropriate steps to take to contain it
- Conduct preliminary fact-finding about the breach.
 - This will involve finding out the cause, risk of spread, nature of the personal information involved in the breach, options to mitigate, number and the location of the individuals affected.
 - If the breach involves a third-party vendor/supplier, involve them as soon as possible.
 - Avoid destroying any evidence that may be necessary to investigate the breach.
- Make a preliminary assessment of the risk posed by the breach.
 - This will involve preliminarily assessing the breach as Low, Medium or High, according to the criteria above. Document this decision using the Response Report in **Appendix B** to this Plan.
- Where the preliminary assessment indicates the breach may be rated Medium or High, all relevant members of the Executive will be notified and briefed by the Director Legal and Assurance and the Director of the area in which the breach has occurred.
- Where the preliminary assessment indicates the breach is rated Low or Medium, the Privacy Officer should determine what, if any of the remaining steps in the Breach Response Process should be completed and work with the impacted business area and any required specialists (for example Enterprise Risk and ICT) to do so.
- Where the preliminary assessment indicates the breach may be rated High, the Privacy Officer will activate the Breach Response Team as soon as practicable to oversee the remainder of the Breach Response Process.
 - If a contracted service provider or other agency is involved in the data breach, consider whether it is appropriate to create a Joint Response Team.

- Where the preliminary assessment indicates the breach may be rated High The Privacy Officer should notify icare and may engage a legal service provider through icare if appropriate, for advice and assistance on steps 2-4.

Summary of actions based on preliminary rating:

Low rating	Medium Rating	High Rating
- determine whether to complete part or all of the Breach Response Process	 determine whether to complete part or all of the Breach Response Process 	- activate the Breach Response Team as soon as practicable
	 all relevant members of the Executive to be notified 	- all relevant members of the Executive to be notified
		 notify icare and consider engaging legal service provider

Step 2: Evaluate and mitigate the risks associated with the breach

- As soon as practicable, take remedial action to prevent or lessen the likelihood that the breach will result in harm to any individual.
 - This step may take place at the same time as the breach is being contained and assessed. Remedial action will depend on the nature of the breach but may involve recovering lost information before it is accessed, or changing access controls on customer accounts before they are accessed or unauthorised transactions can occur.
- Complete an assessment of the harm that may eventuate from the breach, using the report at Appendix B, and having regard to the factors at Appendix C. This should be done in accordance with the RFS risk consequence matrix found in P7.1.10 Enterprise Risk Management.
 - The assessment must determine whether there are reasonable grounds to believe that the data breach has resulted in, or is likely to result in, **serious harm** to one or more of the individuals to whom the information relates.

This assessment must be completed **as soon as practicable**, and at the very latest within 30 calendar days. **Ideally, the assessment should be done within 2-3 days**.

Note it may be necessary to commence Step 3 (Notification) before the assessment has been completed or the breach fully contained.

- For High risk breaches, the Breach Response Team should consider whether to involve any other internal or external parties at this stage:
 - ID Support is a unit within the NSW Department of Customer Service, established to help customers if their government proof of identity credentials are stolen or

fraudulently obtained.² ID Support can offer a rapid-fire response, including liaison with Cyber Security NSW,³ law enforcement agencies and others (such as IDCare), convening a whole-of-government steering committee if required, and helping us to identify and notify affected individuals.

- For cybersecurity incidents requiring support or assistance, contact the Director ICT or the RFS Information Security Officer who will liaise with Cyber Security NSW, and/or the Australian Cyber Security Centre.4
- For other types of criminal activity (e.g. theft), contact the NSW Police Force.

Step 3: Notify and communicate

- Notification is required by law under the PPIP Act if personal information and/or health information was involved and the assessment has concluded that there are reasonable grounds to believe that the data breach has resulted in, or is likely to result in serious harm to one or more of the individuals to whom the information relates (i.e. it is a High Risk breach).
- Notification is required by law under the federal Privacy Act if TFNs were involved and the assessment has concluded that there are reasonable grounds to believe that the data breach has resulted in, or is likely to result in serious harm to one or more of the individuals to whom the information relates (i.e. it is a High-Risk breach).



Notification is also **required by law** if the data involved was received from another agency or the NSW Data Analytics Centre under the DSGS Act and we have become aware that privacy legislation has been (or is likely to have been) breached in relation to that data, while the data was in the control of the RFS. In such a case, our mandatory obligation is to inform the data provider and the NSW Privacy Commissioner, while informing any affected individuals is voluntary.

- Notification is voluntary in all other cases (i.e. Low Risk and other Medium Risk breaches). Consider the reasonable expectations of the individuals concerned, as well as our reputation if we do or don't notify them. If we choose to voluntarily notify affected individuals, we do not need to notify the regulator, although it is best practice to do so.
- Mandatory notification requires the Privacy Officer to prepare a formal statement/notification, for approval by the delegated Executive:
 - In relation to a data breach involving personal information and/or health information, the statement must be sent to the NSW Privacy Commissioner (part of the NSW IPC) immediately. The IPC can be contacted via email to ipcinfo@ipc.nsw.gov.au, or by telephone on 1800 472 679. The Response Report in Appendix B to this Plan

² https://www.nsw.gov.au/id-support-nsw

³ https://www.digital.nsw.gov.au/policy/cyber-security

⁴ https://www.cyber.gov.au/

includes the information you will need to report to the IPC under s.59M of the PPIP Act. Copy the relevant details into the IPC's approved form (<u>available here</u>), which must be completed unless it is not reasonably practicable. Also see Appendix D for all matters that must be included in the statement to the IPC.

- In relation to a data breach involving TFNs, the statement must be sent to the Australian Privacy Commissioner (part of the Office of the Australian Information Commissioner (OAIC)) as soon as practicable. The OAIC has an electronic form for reporting data breaches available here. The Response Report in Appendix B to this Plan contains the information needed to complete the OAIC's electronic form. The OAIC can also be contacted by telephone on 1300 363 992.
- In relation to a data breach involving data received under the DSGS Act, the statement must be sent to the data provider and the NSW Privacy Commissioner (part of the NSW IPC) as soon as practicable. The IPC can be contacted via email to ipcinfo@ipc.nsw.gov.au, or by telephone on 1800 472 679.

The statement must also be provided directly to affected individuals as soon as practicable. See further information below about how to do this, under 'How to notify individuals'.

Note: Where police or another law enforcement agency is investigating the breach, they must be consulted first, before making details of the breach public. There are limited exceptions to the requirement to notify individuals, such as if notification would prejudice an investigation or court proceedings, breach a secrecy provision, or create a serious risk of harm.⁵

- If the data breach involves a contracted service provider, funded NGO or other agencies, a **joint notification** should be made on behalf of all organisations, by the organisation with the closest relationship to the affected individuals.⁶
- The example notification wording at **Appendix E** to this Plan will assist in drafting the above statement.
- Consider what RFS members should be told about the breach, to help contain the breach and prevent further breaches. Members should be provided with instructions on any immediate action to be taken, such as not clicking on emails with attachments, and being aware of phishing attacks. Messaging should include that no member is to comment publicly or privately (including on social media); that any media communications must be handled by the Communications & Engagement team supporting the Breach Response Team; and that all other enquiries must be referred to the Privacy Officer.
- Work with the Director Communications & Engagement supporting the Breach
 Response Team to provide advice to external facing teams about handling enquiries

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⁵ See sections 59S through 59X of the PPIP Act, and guidance from the IPC at https://www.ipc.nsw.gov.au/fact-sheet-mandatory-notification-data-breach-scheme-exemptions-notification-requirements.

⁶ The notifiable data breach scheme applies if the data involved in the breach was held directly by our agency, or if it was held on our behalf by a contracted service provider such that our agency was still in 'control' of the data; see s.59C of the PPIP Act, compared with s.4(4).

from members of the public, contractors or other third parties. A set of prepared FAQs can assist.



If the data breach involves TFNs, a serious or repeated failure to comply with the notification requirements under the federal Privacy Act could make the NSW Rural Fire Service liable for penalties of up to \$50M.

- A proactive media / social media / communications response should also be developed with the support of the Communications & Engagement team supporting the Breach Response Team. Prepare FAQs for internal and external audiences. By publishing the stated position of the RFS early, we demonstrate our transparency and commitment to resolving this matter.
- Depending on the number of individuals affected, we may set up a dedicated webpage, and/or telephone line.
- If there is a risk that the personal information could be used for identity theft or other types of fraud, we should engage with IDCARE the National Identity & Cyber Support Service on 1800 595 170, or via www.idcare.org. IDCARE can offer advice, and can also assist affected individuals.
- There may be others we should contact, such as professional or other regulatory bodies, credit card companies, financial institutions or credit reporting agencies, other internal or external parties, such as third-party contractors, or outsourcing agencies. Also consider groups which represent the affected individuals, such as the relevant union/ member representative body if data about staff or volunteers was compromised.
- In some cases we may need to consider offering compensation. Consult the Director Legal and Assurance assisting the Breach Response Team before making any suggestions or offers to affected individuals.

Summary of actions to be taken in Step 3:

Low rating	Medium Rating	High Rating
 Optional - notifications to regulator and individuals 	 Optional - notifications to regulator and individuals 	 prepare a formal notification, for issue to regulator and individuals (note the public notification steps at 5.2 also)
		 consider appropriate internal and external communications
		 Engage with appropriate external bodies

Step 4: Prevent future breaches

- For any High Risk breaches the Privacy Officer must submit a report within 10 working days to the Breach Response Team and the delegated Executive outlining the organisational response and mitigation plan. In consultation with the Director Legal and Assurance and the Director of the relevant area, this may also occur for Medium risk breaches. Regular updates may also be expected as matters unfold.
- High Risk breaches must be added to the RFS internal register of eligible (i.e. notifiable / high risk) data breaches.⁷
- Mitigation steps must address the identified root cause of the breach. Mitigation may
 include: a security audit and any modifications to physical controls such as locks,
 alarms, visitor access control, review of policies and procedures including the privacy
 management framework, review of employee training and selection practices, a review
 of suppliers and third parties, updating passwords, or altered deployments of
 technology.
- An after-action review of the process used for the breach should be conducted, reported to the Breach Response Team and the delegated Executive with details of any recommendations, and saved for future reference.
- Appropriate records must be maintained, to provide evidence of how suspected breaches are managed, including Low, Medium and High-Risk breaches. Tracking data breaches allows the RFS Legal team to monitor, analyse and review the type and severity of suspected and actual breaches.
- Conduct an annual review of our breach response records, to help identify and remedy:
 - i. weaknesses in security or processes that are prone to error, and
 - ii. any deficiencies in our response procedure which impact on its effectiveness.

Summary of actions to be taken in Step 4:

Low rating	Medium Rating	High Rating
	 Optional - report to Breach Response Team and the delegated Executive within 10 days 	- Report to Breach Response Team and the delegated Executive within 10 days
	 Take all appropriate mitigation steps 	 Add breach to the RFS internal register of eligible data breaches
	 Optional - after action review 	- After action review
		- After action review

⁷ Section 59ZE of the PPIP Act.

5.2. How to notify individuals

There are three options for notifying individuals at risk of serious harm, depending on what is 'practicable':

- 1. Directly notify only those individuals at risk of serious harm, or
- 2. Directly notify all individuals whose data was breached, or
- 3. Publicise the statement more broadly.

ID Support NSW and the Executive Director People and Strategy can assist us to identify and notify affected individuals.

Where it is possible to identify and contact only those individuals at risk of serious harm, the RFS must directly notify those individuals. We might also publish the notification more broadly, including on OneRFS and/or the RFS website. Depending on the type of breach, we may also contact that individual's employer to inform them of the risk of serious harm. This will enable their employer to take any steps it may think necessary to assist that individual.

Where it is not possible to identify which individuals might be at risk of serious harm, but it is possible for us to directly contact all individuals whose data was breached, then the RFS will directly notify all individuals whose data was breached. We might also publish the notification more broadly, including on OneRFS and/or the RFS website. Depending on the type of breach, we may also contact that individual's employer to inform them of the risk of serious harm. This will enable their employer to take any steps it may think necessary to assist that individual.

Where it is not reasonably practicable to identify which individuals might be at risk of serious harm, and it is not practicable to directly contact all individuals whose data was breached (for example, if we don't have up-to-date contact details for some members), then we must publish a notification on OneRFS and the RFS website, in a 'public notification register'.⁸ We must also take reasonable steps to publicise that notification, for example we should consider other methods of communication such as social media, or advertisements in newspapers.

Where appropriate, social media will be used to provide information about the investigation, any updates and what further action individuals may take and what steps the RFS is taking to prevent any future data breaches. A media response should also be considered.

The RFS may use other communication networks, such as through the RFSA, to assist with messaging to its members.

8 See section 59P of the PPIP Act. Our 'public notification register' must be available for at least 12 months, and we must inform the IPC about it.

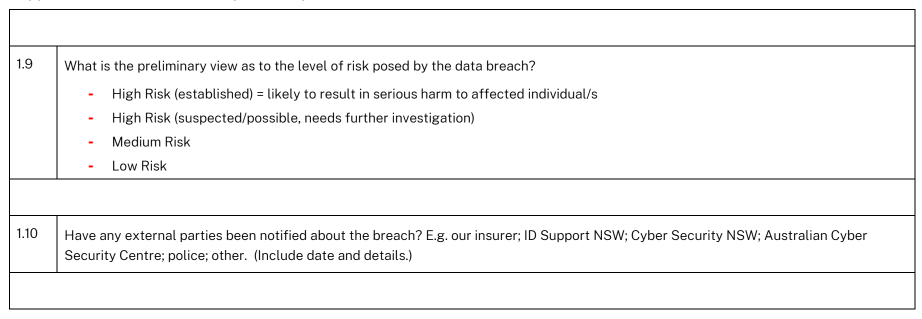
Appendix A Data Breach Response Team

Function	RFS Role Title	Standing/Non standing member
Privacy Officer	Manager Legal	Standing member
Legal	Director or representative	Standing member
Communications & Engagement	Director or representative	Standing member
Commissioner's Office	Director or representative	Standing member
Risk	Chief Risk Officer or representative	Standing member
Information Security	Chief Information Security Officer	If required
ICT	Director or representative	If required
Directorate	Director or representative	(relevant directorate)
Procurement	Manager or representative	If required

Note: The content of any report to the NSW IPC must include those matters set out at s.59M of the PPIP Act; see also Appendix D below. When reporting to the IPC, copy the relevant details from this report into the IPC's approved form (see here), which must be completed unless it is not reasonably practicable.)

1. Co	ontain and assess
1.1	When did the data breach occur (if known)?
1.2	When, where, how and by whom was the data breach first discovered?
	(How long was the information exposed?)
1.3	When, how and by whom was the data breach first reported to the Privacy Officer?
1.4	What was the primary cause of the data breach?
	- Malicious or criminal attack
	- System fault
	- Human error
1.5	Outline the nature of the data breach as first reported to the Privacy Officer:
	- Type of breach: Unauthorised access / Unauthorised disclosure / Loss / Alteration / Destruction of personal information
	- Cause of breach / how it occurred (provide a brief explanation)
	- Type of data affected: Financial information / Identity documents, credentials, and/or Government identifiers (e.g. Medicare, driver licence or passport numbers) / Tax File Numbers / Health information (including information about genetics or disability) /

	'Sensitive information' (ethnic or racial origin, political opinions, religious or philosophical beliefs, trade union membership or sexual activities) / Contact information (e.g. home address, phone number or email address) / Other types of personal information
	- Type of individuals affected
	Number of individuals affected (provide best estimate if figure if unknown)
1.6	What steps were immediately taken to contain the data breach?
1.7	Who has been drafted into the Breach Response Team? (Include both internal and external stakeholders. Include the date the Breach Response Team was activated.)
1.8	Outline the results of the preliminary fact-finding, about:
	- Type of breach: Unauthorised access / Unauthorised disclosure / Loss / Alteration / Destruction of personal information
	- Cause of breach / how it occurred
	- Type of cause: Cyber incident / Human error / Loss or theft of data or equipment / System fault / Other
	 If the breach was a cyber incident, provide details: Ransomware / Malware / Compromised credentials from phishing / Compromised credentials from brute force attack / Compromised credentials method unknown / Hacking / Other
	- A description of the data involved in the breach
	Type of individuals affected
	- Location of individuals affected (e.g. whether any are in the EU)
	Number of individuals affected
	- Any other entity involved (e.g. a contracted service provider, other public sector agency or other type of third party)



2. Evaluate and Mitigate	
2.1 Who has now been drafted into the Breach Response Team? (Include internal and external stakeholders and when they were included into the Breach Response Team?)	
2.2	Remedial action: What steps have been taken to contain the data breach?
2.3	Remedial action: What steps have been / will be taken to minimise the effect on potentially affected individuals?

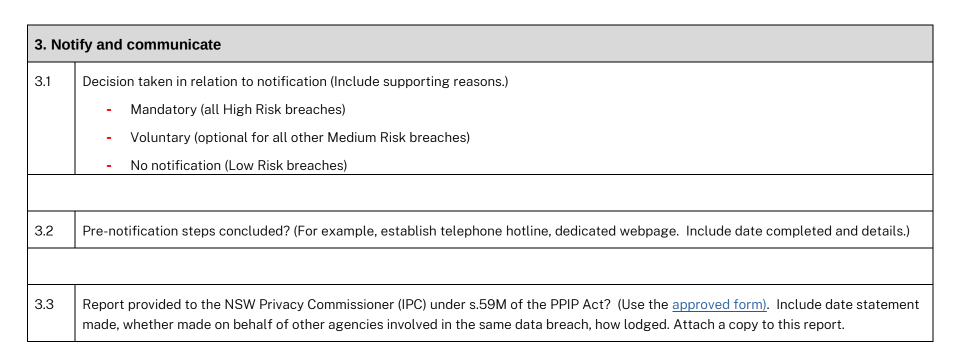
2.4 What steps have been / will be taken to prevent reoccurrence? (Consider here whether any similar breaches have occurred in the past.)

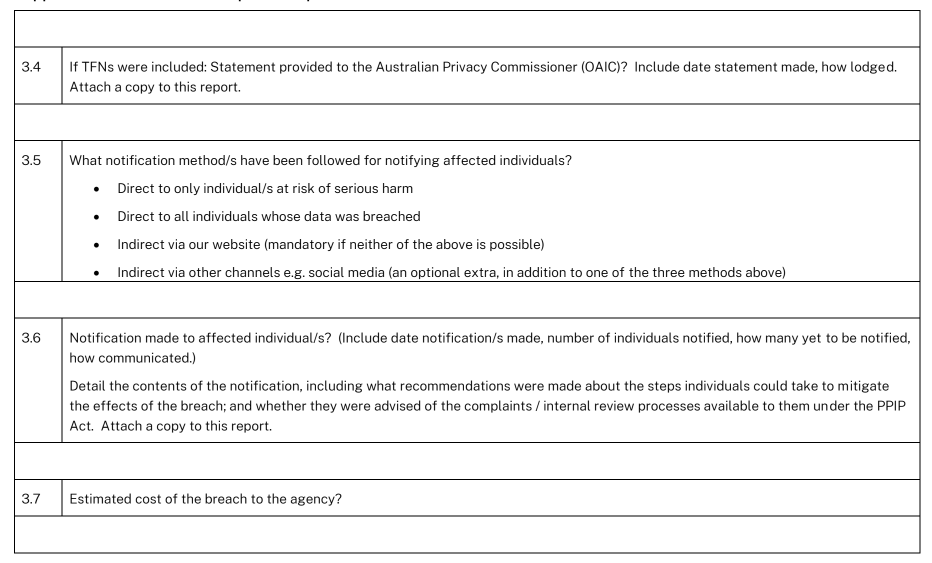
2.5 Concluding the assessment: What is the Breach Response Team's conclusion as to the level of risk posed by the data breach? (Include supporting reasons.)

- High Risk = likely to result in serious harm to affected individual/s

- Medium Risk

- Low Risk





Appendix C Factors to consider in assessing serious harm

The assessment about the likelihood of serious harm should have regard to:

- the type of information involved: e.g. was it name and address, financial, health, criminal records, evidence of identity documents or other unique identifiers, biometrics, other types of 'sensitive information' such as information about a person's ethnicity, religion or sexuality? ('Sensitive information' is defined at s.19(1) of the PPIP Act.)
- the volume of information involved: was it a combination of pieces of data about the individual which would not otherwise be known?
- the number of individuals affected: e.g. is there a risk that due to the number of people impacted, there is a higher chance that someone in the cohort may experience serious harm as a result of the breach?
- whether the information is protected by one or more security measures: e.g. what is the likelihood that any of the security measures could be overcome?
- the risk profile of the information involved: e.g. could it be used for identity theft or other fraudulent purposes? to humiliate or blackmail the individual? to commit physical harm?
- the type of individuals affected: e.g. are the individuals experiencing vulnerability (e.g. victims of family violence), or are the individuals involved worth targeting in some way (e.g. very wealthy people or public figures)?
- how much time passed between becoming aware of the data breach and containing it?
- the context: was this an isolated incident, a systemic problem, a deliberate attempt to steal data, or the result of an accident or other unintentional behaviour?
- how likely is it that the persons who may have obtained the information have an intention to cause harm to any of the individuals affected by the data breach?
- the further effects: is there a risk of ongoing breaches or further exposure of the information?
- the risk of cumulative harm: have there been breaches in other organisations that could result in a cumulative effect of more serious harm?
- the extent to which the risk has been successfully prevented or lessened by any remedial action or containment efforts: e.g. was the data encrypted, was the portable storage device remotely wiped, were the hard copy files quickly recovered?
- given all of the above, the type of harm likely to affect the individuals: e.g. identity theft, financial loss, threat to physical safety, threat to emotional wellbeing, loss of job opportunities, humiliation, damage to reputation or relationships, workplace or social bullying or marginalisation

The above should be assessed in accordance with RFS policy P7.1.10 Enterprise Risk Management.

Appendix D Contents of mandatory notification statement

The mandatory notification statement to impacted individuals must set out:9

- the date the breach occurred
- a description of the breach
- how the breach occurred
- the type of breach that occurred (i.e. unauthorised disclosure, unauthorised access, loss of information)
- the personal information that was the subject of the breach
- the amount of time the personal information was disclosed for
- actions that have been taken or are planned to ensure the personal information is secure, or to control or mitigate the harm done to the individual
- recommendations about the steps the individual should take in response to the data breach (e.g. link to www.idcare.org if the breach suggests we need to assist individuals protect against identity theft)
- information about making of privacy related complaints and internal reviews of certain conduct of public sector agencies
- the name and contact details of the public sector agency the subject of the breach, if more than 1 public sector agency was the subject of the breach, the name of each other agency.

The mandatory notification statement to the IPC must <u>use the approved form</u>, and must set out:¹⁰

- the information provided to impacted individuals (as set out above)
- a description of the personal information that was the subject of the breach
- whether the head of the agency is reporting on behalf of other agencies involved in the same breach
- if the head of the agency is reporting on behalf of other agencies involved in the same breach, the details of the other agencies
- whether the breach is a cyber incident
- if the breach is a cyber incident, details of the cyber incident
- the estimated cost of the breach to the agency
- the total number, or estimated total number, of individuals affected or likely to be affected by the breach, and notified of the breach
- whether the individuals notified have been advised of the complaints and internal review procedures under the PPIP Act.

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⁹ s.590 PPIP Act.

¹⁰ S.59M(2) PPIP Act; see also the template form at https://www.ipc.nsw.gov.au/sites/default/files/2023-07/Form_Data_Breach_Notification_to_the_Privacy_Commissioner_July_2023.pdf.

Appendix E Sample wording of statement

NSW Rural Fire Service data breach notification

(Note: The content of a notification to any individual must fulfill the requirements of s.590 of the PPIP Act.)

Dear <NAME-OF-AFFECTED-INDIVIDUAL>

We are contacting you to notify you of an incident of <strike out any of the following if not applicable> unauthorised access to, unauthorised disclosure of, or loss of, personal information held by the Rural Fire Service (RFS).

Security is very important in our operations and the nature of this breach is unusual. Staff at the RFS responded quickly.

On **<DATE>**, the RFS became aware that **<EXPLANATION-OF-DATA-BREACH** (e.g. an error which allowed a database containing a certain type of data to be accessed by an unauthorised person, or a file containing X number of records which included the personal information of Y number of customers was accessed / disclosed / lost by our third party contractor **Z**)>.

We are working with the Office of the NSW/Australian Privacy Commissioner <strike out NSW or Australian as appropriate; the Australian Privacy Commissioner would only be involved if the data breach involved TFNs>, keeping them aware of our efforts to contain the breach and prevent any future similar error from occurring. <INCLUDE IF RELEVANT: The Police have also been informed.>

The personal details <accessed/disclosed/lost> included <WHAT-PERSONAL-INFORMATION (e.g. names, addresses, dates of birth etc); also outline here how long the information was available if lost or disclosed, and the potential or likely consequences)>.

We want to reassure you that <DETAILS-OF-ANY-ASSURANCE (e.g. no passwords, credit card details or bank account details were accessed, disclosed or lost; or no records have been affected or altered in this data breach, so the accuracy of the information we hold about you is unaffected)>.

We are incredibly sorry to our <TYPE OF INDIVIDUALS e.g. patients, customers, business contacts>. We are deeply disappointed this could happen. We take full responsibility and are doing everything to not only right this, but to prevent it from happening again.

The RFS is endeavouring to contact all people who are affected by this data breach and inform them of how to further protect their information. We advise you to **<WHAT-THEY-SHOULD-DO** (e.g. change the password you use when dealing with us, and on any other sites where you use the same password; be vigilant reviewing any transactions you have made through our system; review current records / orders; scrutinise emails for suspicious links; cancel credit/debit cards; utilise two-factor authentication for online banking and other important online accounts; check your credit history and put a ban on it to prevent any new accounts being opened)> and contact us if you are concerned.

Appendix E Sample wording of statement

< IF IDENTITY THEFT IS A RISK BUT CUSTOMERS NEED TO MANAGE THIS THEMSELVES (NOT RECOMMENDED) > To protect yourself from identity theft, you can also contact IDCARE, the National Identity & Cyber Support Service, on 1800 595 160, or via www.idcare.org.

<IF IDENTITY THEFT IS A RISK AND IDCARE SERVICES WILL BE PROVIDED> To protect yourself from identity theft, you can also contact IDCARE, the National Identity & Cyber Support Service, on 1800 595 160, or via www.idcare.org. IDCARE's services are at no cost to you if you quote reference number **<XXXXXX>**.

The RFS has taken action to secure the information by **<WHAT WE ARE DOING** (e.g. specify the steps and measures taken to contain the breach, investigate, notify and prevent future data breaches of a similar kind from occurring. This might include employing security experts, carrying out an audit, increasing security and access settings, providing training to staff, or updating policies)>.

<IF THIS IS NECESSARY> We have set up a designated web and OneRFS page to keep you informed; see <www.WEB-PAGE-URL>

An officer has also been specifically assigned to answer questions about this data breach and to provide more information, if required.

<NAME-OF-DESIGNATED-STAFF-MEMBER> Contact:

Phone: <13 XX XX> Email: <xx@xx>

< Keep this paragraph if TFNs were involved, otherwise delete If you are not satisfied with the actions taken by the RFS, you can lodge a complaint with the Office of the Australian Information Commissioner (OAIC). The OAIC can be contacted in a number of ways:

Phone: 1300 363 992

Email: enquiries@oaic.gov.au

Post: GPO Box 5218; SYDNEY NSW 2001

Website: www.oaic.gov.au

<For all other data breaches, except TFNs> If you are not satisfied with the actions taken by the RFS, you can lodge a complaint with the NSW Privacy Commissioner at the Information and Privacy Commission (IPC). The IPC can be contacted at:

Freecall: 1800 472 679

Email: ipcinfo@ipc.nsw.gov.au

GPO Box 7011, Sydney NSW 2001 Post:

Website: www.ipc.nsw.gov.au

If you believe that the RFS has breached any of the privacy principles in the Privacy and Personal Information Protection Act 1998 (NSW) or the Health Records and Information Privacy Act 2002 (NSW), you can seek an internal review of our conduct. To seek an internal review please write to:

The Privacy Officer Rural Fire Service Locked Bag 17 **GRANVILLE NSW 2142**



Postal address

NSW Rural Fire Service Locked Bag 17 GRANVILLE NSW 2142

State address

NSW Rural Fire Service 4 Murray Rose Avenue, Sydney Olympic Park NSW 2127

T 02 8741 5555

F 02 8741 5550

rfs.nsw.gov.au

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