

**SOP 22-02 Change 3**  
**Safeguarding Protected Information and DWD User Accounts**  
**Management**  
**Standard Operating Procedures**  
**Grow Southwest Indiana Workforce Region 11**  
**Approval Date: 02/23/2024**  
**Revision Date: 03/20/2026**

**Purpose**

To establish guidelines and requirements for the appropriate access, use, storage, and disposal of confidential and/or privileged information, including sensitive and non-sensitive Personally Identifiable Information (PII; collectively “protected information”) maintained by the Indiana Department of Workforce Development (DWD) or any vendor or contractor providing services to DWD, as well as any accounts management as part of DWD’s overall protection of information strategy. This policy supplements and is not intended to displace other applicable policies, user agreements, or agency guidance unless otherwise specified.

**Change 3 Summary**

Guidance on the use of artificial intelligence systems has been added.

**Rescission**

DWD Policy 2021-10 Change 2 *Safeguarding Protected Information and DWD User Accounts Management*  
Region 11 SOP 22-02 Change 2 *Safeguarding Protected Information and DWD User Accounts Management*

**References**

See Attachment B

**Action**

DWD Policy 2021-10 Change 3 *Safeguarding Protected Information and DWD User Accounts Management* will be implemented in Region 11 as SOP 22-02 Change 3.

## **Definitions**

**Approval** of access to protected information includes but is not limited to:

- Completion of IRS\_FTI training.
- Accepting a position in which the terms and conditions give permission to discuss protected information.
- Written or verbal permission from a supervisor.
- The express consent of the entity that provided the protected information.
  - There is a notice when claimants and employer log-in to Uplink that confidential claimant unemployment compensation information and employer wage information may be requested and utilized for other governmental purposes.
  - Indiana Career Connect also provides a Privacy Statement that advises customers how their information is used.

**Artificial Intelligence** is computing technology that is capable of simulating human learning, reasoning, and deduction through processes such as:

- Acquiring and analyzing information for the purpose of improving operational accuracy through improved contextual knowledge.
- Identifying patterns in data; and
- Improving operational outcomes by analyzing the results of a previous operation and using the analysis to modify the operation to achieve an improved result.

**AI systems** are engineered or machine-based systems that can, for a given set of objectives, generate outputs such as prediction, recommendations, or decisions influencing real or virtual environments. Throughout this policy, AI system and AI tools are used interchangeably.

**Federal Tax Information (FTI)** is any return or return information received from any secondary source which is protected by the confidentiality provisions of the Internal Revenue Code. Since individuals often consent to sharing this data when interacting with DWD, IRS\_FTI is the FTI that requires a greater degree of protection.

**IRS-FTI** -Internal Revenue Service Federal Tax Information that DWD receives from the IRS is often used as part of the Treasury Offset Program (TOP) to recover overpayments. Only authorized individuals who have attended the IRS\_FTI training should discuss IRS\_FTI. This specifically refers to tax intercept amount and other data shared for the TOP process. It does not include general PII or Federal Taxpayer Identification data that a claimant willingly shares in interactions such as name, Social Security Number (SSN), address, last employer, etc.

**Privileged Information** is available only to authorized persons. Authorization is determined one's position within DWD or through partnership in contractual relationships with the State of Indiana or any subcontracted entity funded in whole or in part by grant or contracts with DWD.

Privileged information is not confidential pursuant to the law but is sensitive in nature; privileged information is subject to the same restrictions and requirements as confidential information for purposes of this policy. All protected information should be handled properly. For example, privileged information may be policy or program information that is still being drafted and is not yet finalized to be published. Only authorized persons should view that information until it is published. Internal agency documents that specific departments or positions use that are not confidential should only be viewed and used by the specific departments or positions.

**Protected information** includes the following:

- **Confidential information** is information that has been so designated by statute, promulgated rule, or regulation, based on statutory authority which does not permit public access to, or requires the protection, storage, disposal, and appropriate use of the information for official lawful purposes. Information and records of DWD relating to the unemployment tax, or the payment of unemployment insurance benefits, SSA Unemployment Insurance Inquiry (UIQ) responses, IRS Federal tax information (FTI), student educational data, medical records, as well as information that may reveal the individual's or an entity's identity, are confidential pursuant to state and federal laws and regulations governing protected information.
- **Privileged Information** is available only to authorized persons. Authorization is determined one's position within DWD or through partnership in contractual relationships with the State of Indiana or any subcontracted entity funded in whole or in part by grant or contracts with DWD. Privileged information is not confidential pursuant to the law but is sensitive in nature; privileged information is subject to the same restrictions and requirements as confidential information for purposes of this policy. All protected information should be handled properly. For example, privileged information may be policy or program information that is still being drafted and is not yet finalized to be published. Only authorized persons should view that information until it is published. Internal agency documents that specific departments or positions use that are not confidential should only be viewed and used by the specific departments or positions.
- **Personally Identifiable Information (PII)** is any information that can be used to distinguish or trace an individual's identity, either alone or when combined with other personal or identifying information that is linked or linkable to a specific individual. Both confidential information and privileged information may contain PII. PII can be further delineated as Sensitive PII (or Protected PII) and Non-Sensitive PII. See Training and Employment Guidance Letter (TEGL) No. 39-11.
  - Sensitive PII, or Protected PII, is any information that if disclosed could result in harm to the individual whose name or identity is linked to that information. Examples include, but are not limited to, social security numbers, IRS FTI, SSA UIQ response information, driver's license ID information, biological information, email/postal addresses, credit or debit card numbers, bank account numbers, personal telephone

- numbers, ages, birthdates, marital status, spouse names, educational history, medical history, financial information, and computer usernames and passwords.
- Non-sensitive PII is information that if disclosed, by itself, could not reasonably be expected to result in personal harm to the individual whose name or identity is linked to that information. Examples include, but are not limited to, first and last names, general education, credentials, gender, or race. However, depending on the circumstances, a combination of those items could potentially be categorized as Protected or Sensitive PII.

**NOTE: Confidential or privileged information, including sensitive and non-sensitive PII and non-public DWD operations information will be referred to as “protected information” throughout this guidance.**

Information that has been properly aggregated and suppressed outside the scope of this policy and is not considered “protected information.” For the purpose of providing aggregated and suppressed data, no cell can have account of fewer than ten (10). In addition to this primary suppression, cells must also be secondarily suppressed. Secondary suppression ensures that for a given set of data, it is not possible to derive the value of any cell with fewer than ten (10) cases from the aggregated data (such as subtracting the unsuppressed value from the total). Questions regarding proper aggregation and suppression procedures should be directed to DWD’s Data Officer.

**SSA-UIQ** – Social Security Administration (SSA) Unemployment Insurance Inquiry Information obtained from SSA through the UI Interstate Connection Network (ICON) hub as part of the identity validation process.

**State Property-** All information including but not limited to documents, software, files, data, faxes, phone call recordings, and e-mails created, accessed, transmitted, or stored electronically or in paper form, related to the nature of the contractual relationship while employed by, or partnered in, a contractual relationship while employed by or partnered in contractual relationships with the State of Indiana or any of its subcontracted entities shall be considered the exclusive property of the State of Indiana.

## **CONTENT**

All individuals, organizations, business entities, and Department staff with access to confidential and/or privileged information have an obligation to ensure the protection and appropriate use of the information. State employees and those who have a business relationship with DWD are subject to State and Federal requirements for safeguarding protected information, which applies to any entity, organization, or individual providing services connected to or through DWD or the WorkOne American Job Center (WorkOne/AJC) workforce system. Those subject to these safeguards are prohibited from benefiting from, or permitting any other person to benefit from, confidential information in nature and from divulging confidential information. A complete copy

of the Indiana Code of Ethics may be found at <https://www.in.gov/ig/ethics-code/> and IAC 1-5-10 and 11.

## **Universal Requirements for DWD Staff, Vendors/Contractors, and/or Service Providers**

### **Accessing Protected Information**

- DWD staff, vendors/contractors, and services providers may only access protected information to the extent they have permission or authority.
- The individual accessing the data must have a bona fide business reason at the time the data is accessed.
- The accessing, processing, or storing of any protected information on personally owned equipment, at an off-site location (e.g., an employee's home), or on non-grantee managed IT service is strictly prohibited unless submitted to and approved by [PrivacyandSecurityOfficers@dwd.in.gov](mailto:PrivacyandSecurityOfficers@dwd.in.gov).

### **Sharing, Retention, and Destruction of Protected Information**

- All exchanges of protected information require an Information Exchange Agreement (IEA) that includes content on safeguarding protected information.
- Protected information sourced from one entity cannot be shared without the express approval of the entity that provided the protected information.
- Please refer to the bulleted list below for guidance on sharing, sending, and receiving protected information through relevant communications mediums.
  - **Social Media and Networking Platforms**
    - This includes Facebook, Twitter, LinkedIn, and all other platforms in which the identity of participating individuals and/or entities is unknown and cannot be verified.
    - DWD staff and vendors/contractors, and service providers are prohibited from posting any protected information on any social media platform.
  - **Collaboration Platforms**
    - This includes, but is not limited to, Microsoft TEAMS, Microsoft SharePoint, Zoom, and audio/video conferencing, including audio/video equipment within DWD and partner conference rooms.
    - Only the “call” (telephone-like) functionality may be used to verbally discuss protected information. If the captions are not saved or recorded, live captioning may be used in calls regarding protected information.
      - ✓ DWD staff, contractors, vendors, and service providers are prohibited from recording calls during which protected information is discussed.
      - ✓ “Calls” involving FTI or UIQ information may only involve participants that are authorized to access FTI/UIQ information.
    - The use of “Chat”, where content is typed or uploaded, may NOT be used to share protected information with an unauthorized user (a user that is required to adhere to the requirement of this policy, the Information Resources Use Agreement (IRUA), and/or has a legitimate business need to have access to

protected information that has been authorized by DWD. Participant identity must be verified to ensure they are authorized to access protected information.

- ✓ “Chat” activity is retained, which poses a data security risk if protected information is discussed with unauthorized users.
- ✓ Depending on the type of user, certain kinds of protected information may be shared within Microsoft Teams (TEAMS), Chat, or calls. The list below is not exhaustive and DWD staff are to consult with their leadership prior to sharing information if they are unsure if the information is protected and/or if there are related sharing restrictions within TEAMS.
- ✓ Under no circumstance should IRS-FTI be shared with contractors or co-workers not authorized to handle IRA-FTI.
- ✓ Use of Social Security Numbers (SSNs) in TEAMS
  - TEAMS must never be used to transmit or store IRS-FTI or SSA-UIQ.
  - TEAMS is not to be used to store full SSNs in either the chat or file storage functionality. Instead, staff must use other permissible methods for transmitting data. Other permissible methods include, but are not limited to, sending a secure email to a state-issued email address, or storing it in a password protected shared folder outside of TEAMS.
  - When another permissible method does not exist or cannot be created, full SSN data may be transmitted through TEAMS if it is not IRS-FTI or SSA-UIQ. The data must be deleted from TEAMS once the recipient received it and properly stores it in the appropriate system or record.
  - Full SSNs may only be verbally shared when using the call functionality of TEAMS, which also include screen sharing when using Uplink or another application that shows the full SSN on the screen.
  - These sessions are not to be recorded in TEAMS, as they include protected information.
  - SDLC documentation tools or knowledge bases including but not limited to Atlassian Confluence must not be used to share or contain protected information with unauthorized users.
  - Exceptions can be requested through the DWD Data Privacy and Security Officers.

○ **Artificial Intelligence (AI) System**

- AI system includes, but is not limited to, Microsoft CoPilot and CoPilot chat as well as other agency-approved AI tools.
- AI software and tools should be assumed to access and retain content from files, audio, video, emails, discussions, and chats during interactions.
- The use of all AI tools must adhere to *State of Indiana Policy” Artificial Intelligence*.
- Users shall not input, store, transmit, chat, discuss, or process any sensitive or non-sensitive PII, confidential, protected FYI, and any other protected or confidential information into AI systems, unless otherwise approved by DWD

Data and Security Officers, and in concurrence with other state and federal guidance.

- Use of AI systems for research, drafting, or analysis must be conducted in a manner that protects privacy and complies with all applicable data protection laws.
- Any suspected misuse of AI systems, data leakage, or unauthorized access must be immediately reported to DWD Information Security pursuant to the *Security Breach* section of this policy.
  
- **DWD Contact Center**
  - This includes “calls” via the Genesys PureConnect or Genesys Cloud systems,
  - Calls are recorded and stored within the secured Genesys systems.
  - Prior to discussing protected information with a caller, the DWD representative must verify the caller’s identity per DWD department procedures.

Any suspected misuse of AI systems, data leakage, or unauthorized access must be immediately reported to DWD Information Security pursuant to the *Security Breach* section of this policy.

### **Storage, Retention, and Destruction of Protected Information**

- DWD staff, vendors/contractors, and service providers are responsible for ensuring that protected information is properly filed and stored when their workspace is unattended.
- Documents containing this type of information must never be left unattended and must be stored in a secure location when not in use. Additionally, all work computers, laptops, cellphones, and other devices must be locked when unattended in accordance with the IOT IRUS to prevent unauthorized access.
- It is not permissible to email, fax, copy, print, export, store, discuss over the phone, dispose of, or electronically transfer protected information without proper permission or authority from your supervisor.
- Additionally, upon approval, all protected information containing personally identifiable information transmitted via file transfer protocol, voice, email, or stored on CDs, DVDs, USB storage devices, or any other mobile or portable storage, must be encrypted using a Federal Information Processing Standards (FIPS) 140-2 compliant and National Institute of Standards and Technology (NIST) validated cryptographic module. However, staff are prohibited from emailing unencrypted protected information that contains sensitive personally identifiable to any person or entity.
- The storage of non-business-related content or unapproved software on State-issued devices is not permitted.
- DWD staff must use the secure email process made available by State of Indiana IOT or other encrypted email methods to send emails that contain protected information.
- Storage of non-business-related content or unapproved software on State-issued devices is not permitted.
- All protected information must be retained and destroyed in accordance with the Record Retention schedule administered by the Indiana Archives and Records Administration (IARA). Indiana Code 5-15-5.1-13 requires that confidential records must be destroyed in

such a manner that they cannot be “read, interpreted, or reconstructed.” Large retention and/or record destruction requests must be made according to IARA standards.

- Records, printouts, notes, and documents, which have reached the end of their required retention period and are no longer needed and that contain protected information, must be securely shredded.
- Electronic media and hardware must be disposed of according to IARA and IOT procedures.

### **Photographs and Video Recordings**

- The unauthorized use of cameras, including cell phone cameras or videos, by DWD staff, vendors/contractors, or service providers is prohibited while on WorkOne/AJC, DWD, or remote work premises.
- Photographs and video recordings that are used for business reasons or to document special occasions, such as retirement, birthday, or award celebrations, must only be used after being reviewed to ensure that they do not contain protected information.

### **Required Staff Training**

- DWD staff and vendors/contractors that use State of Indiana technology tools and resources are required to complete IOT’s Information Resources Use Agreement (IRUA) when they are hired or receive their vendor or State contractor account and then every two (2) years thereafter.
- DWD staff, vendors/contractors, and service providers are required to adhere to the following:
  - Security safeguards set forth in this DWD agency policy, and
  - All IOT and DWD policies and procedures as published within Archer, the State’s governance, risk, and compliance tracking system.
- Additionally, all DWD staff are required to adhere to the State Employee Handbook and must complete all IOT’s monthly cyber security training modules by the specified deadline.

### **Accessing State Facilities**

- All DWD staff are required to wear State ID badges visibly, on their person.
- When entering a secure area via the scanning of your badge, do not allow others without a visible, valid badge to enter (piggyback) immediately behind you. Notify security and/or the DWD Director of Facilities if this happens.
  - For the Indiana government Center, notify State’s Security Control:
    - (317) 234-4838 (unless it becomes an emergency, which would then be 911)
  - For other locations:
    - Please follow the location’s standard procedures
- Visitors to DWD offices in state facilities must sign and be given a visitor’s badge (where available). Visitors should be escorted within state facilities.

### **Access to the State Network Outside of the U.S.**

- State devices that can connect to the State network via a wired, wireless, or remote VPN connection are not permitted to be taken outside the United States.
- DWD staff and vendors/contractors are not permitted to access the State network from outside the United States via non-State issued devices.

### **Security Breach**

- A security breach is the unauthorized acquisition of protected information that compromises the security, confidentiality, or integrity of that information. DWD staff, vendors/contractors, and service providers who become aware of any security breach resulting from the inadvertent or intentional disclosure of any protected information shall immediately do the following:
  1. Notify DWD's Information Security Manager by calling (317) 232-7596 and leaving a voice message, AND by sending an encrypted email to [PrivacyAndSecurityOfficer@dwd.in.gov](mailto:PrivacyAndSecurityOfficer@dwd.in.gov)
  2. If a person reporting the security incident is unable to reach DWD's Information Security Manager at the above phone number, then the person must immediately report the security incident to DWD's Chief Information Officer by calling (46) 320-2969 and leaving a voice message AND by sending an encrypted email to [PrivacyAndSecurityOfficer@dwd.in.gov](mailto:PrivacyAndSecurityOfficer@dwd.in.gov)

### **Violation of Data Security Requirements**

- DWD staff, vendors/contractors, and service providers who fail to abide by the security requirements and appropriate use standards for protected information contained herein may be subject to disciplinary action up to and including termination of employment.
- DWD staff, vendors/contractors, and service providers who access or use protected information beyond the scope of the authority granted or without legitimate business reason to do so will be subject to disciplinary action up to and including termination of employment.
- In addition, a person who knowingly or intentionally exerts unauthorized control over the property of another commits criminal conversion, which is a Class A misdemeanor under IC 35-43-4-3(a). Therefore, DWD staff, vendors/contractors, and service providers who use State property, including documents, records, or data for personal reasons and without a legitimate business reason can be charged with criminal conversion.
- Additionally, the unauthorized use of data related to a federal program can be subject to additional federal criminal prosecution and civil enforcement actions that may result in a fine and/or imprisonment.
- As reflected in the IRUA, agreed upon by DWD staff and vendors/contractors, anyone knowingly or intentionally accessing State of Indiana or U.S. government information resources without authorization can have their employment or contract terminated, be prosecuted where applicable, and face fines/imprisonment if found guilty.

## **Additional DWD Staff-Specific Requirements**

### **DWD Staff Account Access**

DWD supervisors are required to submit a request to the DWD Service Desk whenever:

- A subordinate needs access to a computer, network, server, directory folder, application, or database, that processes or stores protected information.
- Creating, modifying, disabling, or deleting an account (network/application/database)
  - Requests to disable/terminate account access for staff that will no longer be working for the agency must be submitted in a timely manner.
- Supervisors are also required to ensure staff have the appropriate level of training on safeguarding protected information before submitting an access-related account request.

### **FTI and UIQ Response Requirements**

The following applies to specific DWD staff that have a business reason to access FTI and UIQ response data:

- DWD staff having access to IRS FTI are required to complete the following:
  - Annual Treasury Offset Program Security (TOPS) role training modules, and
  - DWD's specific FTI handling role training module.
- Security Background checks
  - DWD staff having authorized access or potential access to IRS FTI are required to be fingerprinted and submit to an enhanced background check by the FBI.
- It is not permissible to email, fax, copy, screenshot, print, or save IRS FTI or SSA UIQ response data to any storage media, other than within the Uplink and/or Contact Center applications.
  - If IRS FTI and/or SSA UIQ response data is inadvertently mishandled, individuals must contact their director supervisor, the DWD Chief Information Officer (CIO) and the DWD General Counsel.
- DWD supervisors and Account Control administrators are required to adhere to DWD Policy 2017-08 Suitability Standards for Department of Workforce Development Employee and Contractor Access to Federal Taxpayer Information when requesting, authorizing, and granting access to IRS FTI.
- If IRS FTI is inadvertently printed, it must be shredded and logged. To log the incident, please notify the DWD Security Officer.

### **Universal Acknowledgement Requirement**

- All DWD staff, vendors/contractors, and service providers shall read, acknowledge, and abide by this and all applicable agency policies, state and federal regulations, and state and federal statutes governing the access, use, and distribution of protected information.
- All DWD staff, vendors/contractors, and service providers shall agree to access protected information for authorized business purposes only and to abide by all other requirements and terms contained therein.
- This policy supplements and is not intended to displace other applicable policies, user agreement, or agency guidance unless otherwise specified.

**Action**

- All DWD staff, vendors/contractors, and service providers shall be made aware of and agree to adhere to the requirements of this policy.
- Contents of this policy will be part of routine DWD monitoring.

**Effective Date**

Immediately

**Ending Date**

Upon Rescission

**Attachments**

Attachment A – DWD User Accounts Management

Attachment B- References

## **Attachment A**

### **DWD User Accounts Management**

#### **DWD Account Access Types**

Types of access accounts requiring security compliance oversight (described further below), include but are not limited to:

- State network account access for individuals.
- Contractor account
- Temporary account (temps, interns, vendors, service providers, ...)
- Elevated privileged administrator accounts.
- Service accounts

Types of access privileges to State resources requiring security compliance oversight (described further below), include but are not limited to:

- State applications such as Email, PeopleSoft, remote VPN, RightFax, SharePoint, ...
- DWD applications such as UpLink, COMPAS, Bomgar, ICC, CRM, ...
- DWD applications access roles-levels such as Admin, SuperUser, TOP\_INTERCEPT, ROLE\_TOP\_HOLD< Tas\_Clearance,
- Individual's home directory access
- Shared directory access
- Remote access

#### **DWD Account Access Maintenance Security Safeguards**

To create, modify, disable, or remove account access to State resources, by employees, contractors, temporary workers, interns, vendors or service providers, staff are required to adhere to the following security safeguards:

- "New Hire" employee/contractor/temp/intern computer/network account creations require authorization by the hiring manager.
- Temporary network account creations for short term technical support by a vendor/contractor/service provider require authorization by the system owner.
- Isolated elevated privileged account creations solely for administrator duties requires authorization by the system owner.
- Service accounts creations require authorization by the system owner.
- Intra-agency position transfers require authorization by department managers.
- Modifying, disabling, or removing a computer/network account of a voluntary or involuntary terminated employee requires authorization by a department manager.
- Reassignment/disablement/removal of objects ties to an account (email, home directory, application work items, ...) require authorization by a department manager or authorized designee.
- Application account role/level access maintenance requires authorization by a department manager or authorized designee.
- File directory permission maintenance requires authorization by a department manager or authorized designee.

- VPN remote access requires authorization by a department manager or authorized designee.
- Database user application account maintenance requires authorization by the DWD IT system owner.
- DWD Account Control will ensure contractor accounts do not have access to IRA FTI or SSA UIQ response data via an application account/role or file directory permissions.
- DWD DBAs will ensure contractor database accounts do not have access to IRS FTI or SSA UIQ response data.
- DWD Account Control is not permitted to initiate account maintenance without an authorizing supervisor's request and approval.
- To perform the actual account maintenance, DWD Account Control reviews a supervisor's request for security compliance and then submits a ticket request to IOT to execute the account maintenance.
- IOT staff are not permitted to initiate account maintenance without DWD Account Control's authorizing ticket request.
- Exemptions to the following default setting may be requested and authorized by a manager:
  - Enable the disabling of exporting data from a State workstation's USB port.
  - Enable a DWD worker access to a prohibited internet site.
  - Enable a DWD IT administrator to install non-whitelisted software on a State device.
  - Enable storage to a 3<sup>rd</sup> party storage service provider (e.g., GoogleDrive, DropBox, ...)

#### **DWD Account Access Monitoring/Logging Oversight**

- DWD Account Control Reviews the status of account monthly for inactivity and will disable to remove accounts/roles/ access, as necessary.
- Access to servers is monitored via the QRadar network activity logging tool, with access being reviewed weekly by the DWD Security team.
- Access to SSA UIQ response information via the Uplink application is logged and is reviewed weekly by the DWD Benefits Payment and/or DWD Security teams.
- Access to the IRS FTI database schema via Oracle accounts is logged and is reviewed weekly by the DWD Security team and the DWD lead DBA.
- Access to IRS FTI via the Uplink is logged and is reviewed weekly by the DWD Security team.
- Unauthorized access attempts to the IRS FTI database schema are systematically captured and reported immediately to the DWD IT security officer and appropriate IT management and are immediately investigated.
- State workstations and servers are scanned every 6 hours for software vulnerabilities and reported to a central collector. Other devices are scanned monthly. Owners of the most vulnerable workstations and servers are notified periodically or their situation. Identified workstations having malicious software are either rectified or disabled and reimaged.
- Requests, approvals, and maintenance related to account access maintenance are retained for at least 7 years, both by DWD's Service Desk Ticketing application and IOT's vFire HelpDesk ticketing tracking system.

- DWD DBAs ensure DWD contractors do not have access to IRS FTI schema logs.

**DWD/SPD Human Resources Oversight**

Account control management of PeopleSoft Time and Labor

**DWD Accounting Oversight**

Account control management of PeopleSoft Financial (EnCompass).

## **Attachment B References**

- Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. § 1232g, 34 CFR 99
- Federal Information Security Management Act of 2002 (FISMA)
- Privacy Act of 1974
- Social Security Act of 1935
- Computer Security Act of 1987
- 26 U.S.C. § 3304(a)(16) and 6103
- 29 U.S.C. § 3341
- 42 U.S.C. §503 and 654a(d)(1)-(5)
- 20 CFR 603
- I.C. 4-1-6
- I.C. 4-1-8
- I.C. 4-1-10
- I.C. 4-1-11
- I.C. 4-3-26
- I.C. 5-14-3-6.5
- I.C. 22-4-19-6
- I.C. 24-4.9
- State of Indiana Policy: *Artificial Intelligence*
- TEGl 39-11 Guidance on the Handling and Protection of Personally Identifiable Information (PII)
- IRS Publication 1075
- NIST Special Publication (SP) 800
- SSA Technical Systems Security Requirement (TSSR) version 8.0, 12/2017
- OMB Circular A-130 (revised) Managing Information as a Strategic Resource
- IARA Policy 20-10 Electronic Records Retention and Disposition
- IARA Policy 20-02 Electronic Records Technical Standards
- DWD TA 2022-13, Change 1, *DWD Microsoft TEAMS User Guidance on Safeguarding Protected Information*
- DWD Memorandum 2020-15, Change 1 *Confidentiality Statement Required for all Non-DWD Individuals Accessing DWD Records*
- DWD Policy 2017-08 Change 2 *Suitability Standards for Department of Workforce Development Employee and Contractor Access to Federal Taxpayer Information*
- 2020-11, Change 3 *Cell Phone Reimbursement for DWD Employee*
- *DWD Continuity of Operations Plan*