

TO:

# STATE OF CALIFORNIA—HEALTH AND HUMAN SERVICES AGENCY DEPARTMENT OF SOCIAL SERVICES



ARNOLD SCHWARZENEGGER
GOVERNOR

REASON FOR THIS TRANSMITTAL

[ ] State Law Change

Change [ ] Court Order

[X] Initiated by CDSS

[ ] Federal Law or Regulation

[ ] Clarification Requested by One or More Counties

August 26, 2008

**ALL-COUNTY INFORMATION NOTICE NO I-62-08** 

ALL COUNTY WELFARE DIRECTORS

ALL COUNTY SPECIAL INVESTIGATIVE UNIT CHIEFS

ALL COUNTY INCOME AND ELIGIBILITY VERIFICATION SYSTEM COORDINATORS WELFARE INTERCEPT COORDINATORS

SUBJECT: CONFIDENTIAL TAX INFORMATION SAFEGUARD REQUIREMENTS

REFERENCE: 26 USC § 6103; INTERNAL REVENUE PUBLICATION 1075, TAX

INFORMATION SECURITY GUIDELINES FOR FEDERAL, STATE AND

**LOCAL AGENCIES** 

The purpose of this All County Information Notice (ACIN) is to ensure county compliance with state and federal confidential data security requirements.

Federal law requires agencies using confidential state and federal tax information (FTI) to prevent unauthorized release of confidential information (26 USC § 6103). IRS Publication 1075, "Tax Information Security Guidelines for Federal, State, and Local Agencies and Entities," provides guidance on how to prevent unauthorized release of FTI. Failure to adhere to IRS security guidelines can lead to termination of access to FTI.

County collections staff receive FTI as processed by the Welfare Intercept System (WIS). Collections staff use WIS to intercept tax return money in order to recover Food Stamp Program over issuances. Counties receive incentive payments from intercepted funds.

County Income Eligibility Verification System (IEVS) workers use FTI to identify income and assets which aid recipients may not have reported in order to qualify for aid, or to qualify for a larger grant while on aid. IEVS workers identify overpayments for collection by using FTI – based IEVS matches, including the FTB and IRS Asset matches. Losing access to FTI may prevent IEVS workers from identifying all overpayments that could be recovered by collection or tax intercept actions.

Federal law and regulations, explained in IRS Publication 1075, require state and county agencies to perform specific actions to ensure continuing access to confidential tax information:

- Agencies are required to reduce the risk of unauthorized release of FTI in communications with public and private parties. (26 USC § 6103 (p)(4).) A Verification of Employment/Earnings letter formatted to reduce the risk of confidential information disclosure (attachment 1) has been supplied by IRS. Use the letter as the template for third party verification letters sent out by county agencies to employers or other parties to verify IEVS match results.
- Annually complete the County Internal Inspection and Safeguard Activity Report (attachment 2). (26 USC § 6103 (p)(4).) Counties must perform the internal inspection, fill out the report, and send the report in to the California Department of Social Services (CDSS) Fraud Bureau by September 15<sup>th</sup>.
- The IRS also requires State and county agencies to complete a Safeguard Procedure Report (attachment 3). (26 USC § 6103 (p)(4).) The report should be completed and turned in to CDSS Fraud Bureau by March 1, 2009.
- The IRS further requires agencies to provide safeguard training to all employees who handle FTI, per Publication 1075. In addition to training, employees who handle FTI should be provided with a copy of Exhibits 5 and 7 from Publication 1075 (attachment 4). These exhibits explain the civil and criminal penalties for unauthorized access or disclosure of FTI.
- Annual verification of training for all employees who handle FTI must arrive at the CDSS
  Fraud Bureau by September 15<sup>th</sup>. The county IEVS coordinator confirms that the training
  has been completed, then fills out and signs a County Certification Letter (attachment 5)
  which is forwarded to the Fraud Bureau's IRS Coordinator.
- Any contractor or sub-contractor (janitor, private security guard) who might encounter FTI must be informed of the civil and criminal penalties of unauthorized access or disclosure of FTI. (26 USC § 6103 (d).) Provide a copy of Exhibit 7 (attachment 6) to any contracted worker who might encounter FTI.
- Contractors and sub-contractors need to sign the Sub-Contractor Certification Letter (attachment 7). The county IEVS coordinator should send any original signed subcontractor letters to CDSS Fraud Bureau no later than September 15<sup>th</sup> of each year.

All original signed internal inspection reports and original signed certification letters due to CDSS Fraud Bureau by September 15<sup>th</sup> of each year should be sent to:

CDSS Fraud Bureau 744 P Street, MS 19-26 Sacramento, CA 95814 ATTN: IRS Coordinator All County Information Notice No. I-62-08 Page Three

If you have questions concerning this letter or attachments, please contact June Ramos of the CDSS Fraud Bureau at (916) 263-5700.

Sincerely,

#### Original Document Signed By:

GARY GRAYSON, Chief Welfare Fraud and Emergency Food Assistance Program Bureau

Attachments

County of DEPARTMENT OF

District Stamp

Date: Case Name: Case Number: File No.: Worker Name: Telephone:

#### **VERIFICATION OF EMPLOYMENT / EARNINGS**

Dear Employer:	
Re:	SSN:
Your tax dollars help fund public assistance programs for resure that only eligible persons receive public assistance	
The above named participant has been identified by the Eremployee of your firm. According to our records, this infortous.	
To resolve this discrepancy, please complete, sign, date as envelope within <u>ten (10)</u> days from the date of this letter. If your firm, please check the box located on the bottom of particular functions of this nature. Please provide all the information letter.	f the participant <b>is not</b> or <b>was never</b> employed by age two, sign and correct your records to prevent
Also, for your information, unresolved information related to District Attorney's Office as required by State law.	o employment and earnings may be referred to the
Information contained in this letter and obtained on the atta IRC Sec. 6103 of the Internal Revenue Code. This information required by law or with the written consent of the participant	ation will not be released except as permitted or
Thank you for your cooperation.	
Sincerely,	
	( ) Telephone Number
IEVS/IFDS Eligibility Worker	Telephone Number
Enclosures	
Attachment 1 (Rev 09-04-06) Third Party Verification Letter (rev.	09-04-06).docx

COUNTY OF DEPARTMENT OF

#### **VERIFICATION OF EMPLOYMENT / EARNINGS**

Case Name:			Case Number:					
PLEASE COM	PLETE THE FO	OLLOWING FR	OM YOUR EN	MPLOYMENT RE	CORDS:			
EMPLOYEE INF	FORMATION							
Name:				Birt	th date:			
(LAST/	FIRST/MIDDLE)					MONTH	DAY	YEAR
Also Known As	(AKA):			Soc	c. Sec. #:	<b>-</b>	<b>-</b>	
RESIDENCE AD	DRESS AT THE	TIME OF EMPLO	OYMENT:					
(NUMB	ER AND STREE	T)		(CITY/STA	ATE)		(ZIP	CODE)
Marital Status:_		Number of De	pendents:	Health Insu	rance Cove	erage:		
EMPLOYMENT	STATUS:							
[ ] CURRENTL	Y EMPLOYED	DATE EMPLO	YMENT BEGA	N:				
[ ]FORMERLY	Y EMPLOYED	FROM		то				
[ ]TERMINAT	ED	DATE:		REASON	<b>=</b>			
	Please inc	lude all income, su	uch as regular, c	overtime, tips, vacat	ion, sick and	l any bonus	pay.	
Period Ending	Date Paid	Hours Worked	Gross Pay	Period Ending	Date Pai	id Hour	s Worked	Gross Pay
Completed by (	Print):			Dat	e:			
Signature:				Titl	e:			
Telephone #:				Firr	n Name:			
			ever employe	d by my firm. Our				
THE IIIQIVI	aaai iisteu abuv	o is not or was n	ordi dilipidyet	a wy my min. Our	. Journa III	ATO DOGII U	on coleu.	
Company	/ Representative	e Signature, Title			Date			

# STATE OF CALIFORNIA—HEALTH AND HUMAN SERVICES AGENCY **DEPARTMENT OF SOCIAL SERVICES**

# Annual County Internal Inspection and Safeguard Activity Report

This report must be completed annually by each county. Send the original to:

CDSS Fraud Bureau 744 P Street, MS 19-26 ATTN: IRS Coordinator Sacramento, CA 95814

- Save a copy in the file the county uses for IRS Safeguard activity.
- Part A Welfare Intercept System (WIS): WIS is the State moderated program which connects county collections with the federal Tax Offset program (TOP). Accessing federal tax return and benefit data through TOP requires adherence to federal data security guidelines.
- Part B IEVS: Several IEVS matches utilize federal wage and benefit information. Accessing federal wage and benefit information requires adherence to federal data security guidelines.
- Resources:
  - IRS Publication 1075, Tax Information Security Guidelines for Federal, State, and Local Agencies and Entities.
  - IRS Publication 3373 (5-2007) Disclosure of Information to Federal, State, and Local Agencies.
  - NIST FIPS PUB 200, Minimum Security Requirements for Federal Information and Information Systems.

	County		Date
PART	A – WIS		
1.	Who receives IRS data from CDSS Fraud B	ureau?	Include name and contact phone number.
2.	How is receipt of the data documented and r	maintair	ned?

3.	Where are the documents stored?
4.	How is IRS information access granted to employees?
5.	Do employees receive annual IRS security training and is signed certification by the employee on file regarding the penalties associated with unauthorized disclosure?
6.	Does the county conduct an awareness program to ensure employees remain alert to all security requirements and penalties for unauthorized disclosure of IRS data (bulletin boards, newsletters, posters, videos)?
7.	Has there been any change to the person(s) authorized to access federal tax information (FTI)? If yes, who is the new person(s) authorized?
8.	Does the county have security procedures and instruction for employees?
9.a.	What are the facility's security procedures?
9.b.	Describe the county's external building security.
9.c.	Describe the county's internal area security where the IRS data is used (type of lock, alarm, safe, container).

9.d.	Describe the county's after hours security.
10.	Who has access to the safe or other secure storage container in which IRS data is stored?
11.	Who is responsible for changing keys or safe combinations?
12.	What measures are taken to ensure that IRS data is not co-mingled with the continuing eligibility case records, both in case files and in computer data systems?
13.	What are the county procedures for disposing of IRS data (Shredding? Burning? If contracted out, is the data medium shredded prior to pickup? If contracted out, provide a copy of the contract.)? No shredding by a contractor is to take place unless observed and documented by an authorized "welfare" agency staff person. A 5/16" criss-cross shredder is applicable for in-house shredding. Provide a copy of the disposal log.
14.	What activities occur in the area where IRS data is secured?
15.	Describe the county's computer security for system equipment, data receipt and storage, and accessibility with regard to the handling and storage of FTI.
16.	Has any FTI been disclosed to any State, County, or other external auditor? If yes, explain:

17.	Have there been any changes since submission of the county's last Annual Internal Inspection/Safeguard Activity Report? If so, what are they?			
18.	If deficiencies are noted in the above areas, what corrective action will be taken by the county to ensure that all IRS safeguard procedures are met?			
19.	Name(s) and title(s) of county personnel completing this report	i:		
Signati	ure of Inspector	Date		
PART	B – IEVS			
1.	Who receives IRS data from CDSS Fraud Bureau? Include na	ame and contact phone number.		
2.	How is receipt of the data documented and maintained?			
3.	Where are the documents stored?			
4.	How is IRS information access granted to employees?			
5.	Do employees receive annual IRS security training and is sign on file regarding the penalties associated with unauthorized dis			

6.	Does the county conduct an awareness program to ensure employees remain alert to all security requirements and penalties for unauthorized disclosure of IRS data (bulletin boards, newsletters, posters, videos)?
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9.c.	Describe the county's internal area security where the IRS data is used (type of lock, alarm, safe, container).
9.d.	Describe the county's after hours security.
10.	Who has access to the safe or other secure storage container in which IRS data is stored?
11.	Who is responsible for changing keys or safe combinations?

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15.	Describe the county's computer security for system equipment, data receipt an accessibility with regard to the handling and storage of FTI.	
16.	Has any FTI been disclosed to any State, County, or other external auditor? If	yes, explain:
17.	Have there been any changes since submission of the county's last Annual Intelligence Inspection/Safeguard Activity Report? If so, what are they?	ernal
18.	If deficiencies are noted in the above areas, what corrective action will be taken to ensure that all IRS safeguard procedures are met?	n by the county
19.	Name(s) and title(s) of county personnel completing this report:	
Signati	ature of Inspector Date	

Attachment 2 (rev 05-23-08) Page **6** of **6** 

#### Dated: Reviewed:

#	Pub. 1075 Requirement Reference page 31 – 34	Agency SPR Content	Additional Information Needed to be Submitted by Agency Note- information noted in red must be submitted in 30 days, information noted in blue describes additional information needed
		1. Responsible Officer(s)	
1.1	Is the name, title, address, and telephone number of the agency official authorized to request Federal tax information from the IRS, the SSA, or other authorized agency documented?	John A. Wagner, Director California Department of Social Services 744 P Street MS 17-11 Sacramento, CA 95814 (916) 657-2598	
1.2	Is the name, title, address, and telephone number of the agency official responsible for implementing the safeguard procedures documented?	Gary Grayson, Chief Welfare Fraud and Emergency Food Assistance Program Bureau 744 P Street MS 19-26 Sacramento, CA. 95814 (916) 263-5524	
		2. Location of the Data	
2.1	Is an organizational chart or narrative description of the receiving agency, which includes all functions within the agency where FTI will be processed or maintained, documented?  Note: If the information is to be used or processed by more than one function, then the pertinent information must be included for each function.	The California Department of Social Services (CDSS) organizational structure is enclosed as Enclosure A. Enclosure B is the organizational structure of the Fraud Bureau which has responsibility for providing and maintaining the safeguard procedures. The physical location of the data is 2525 Natomas Park Drive, Suite 250, Sacramento, California 95833.	
	Letters a short an arms to the distance of the	3. Flow of the Data	
3.1	Is there a chart or narrative describing:  • the flow of FTI through the agency from its	Check with Jeff Adge. Also need:	

Attachment 3

3.2	receipt through its return to the IRS or its destruction,  • how it is used or processed, and • how it is protected along the way  Is commingled or transcribed FTI data kept by the agency described and documented in the procedures?  Is any data turned over to an agency contractor for processing fully displaced and provided accurate.	California Department of Social Services – Internal Revenue Service Special Procedures Report.     Flow charts of processes.  Check with Jeff Adge  Check with Jeff Adge	
	processing fully disclosed and provided accurate accounting?		
		4. System of Records	
4.1	Is a description of the permanent record(s) used to document requests for, receipt of, distribution of (if applicable), and disposition (return to IRS or destruction) of the FTI (including tapes or cartridges or other Page 34 removable media) specified?  Note: Agencies are expected to be able to provide an "audit trail" for information requested and		
	received, including any copies or distribution beyond		
	the original document or media.		
		5. Secure Storage of the Data	
5.1	Is a description of the security measures employed to provide secure storage for the data when it is not in current use documented?  Note: Secure storage encompasses such considerations as locked files or containers, secured facilities, key or combination controls, offsite storage, and restricted areas.		
	For Federal Agencies, it is requested that they submit a Vulnerability Assessment based on General Services Administration standards for their building(s) as it addresses physical security.		
		6. Restricting Access to the Data	
6.1	Is there a documented description of the procedures or safeguards to ensure access to FTI is limited to those individuals who are authorized access and have a need to know? This includes a description of:  How the information will be protected from ungustaging access when in use by the		
	unauthorized access when in use by the authorized recipient,		

Attachment 3 2 of 32

	The physical barriers to unauthorized access (including the security features where FTI is used or processed), and Systemic or procedural barriers.		
		7. Disposal	
7.1	Is a description of the method(s) of FTI disposal (when not returned to the IRS) documented?		
	<b>Note:</b> The IRS will request a written report that documents the method of destruction and that the records were destroyed.		

Attachment 3 3 of 32

	8. Computer Security			
8.1	Name and Address of Data Center:	,		
	Name, telephone number, and e-mail address of Security Administrator or other IT contact at the Data Center:			
	Is this facility shared by other State agencies?			
	A brief description of FTI data flow within all automated information systems and networks that receive, process, store, or transmit FTI:			
	Brief description of IT environment:			
	1-Mainframe: e.g. IBM/Unisys			
	Operating System: e.g. zOS v1.7			
	Security Software: RACF			
	No. of production LPARs with FTI:			
	2-UNIX/LINUX:			
	Operating System: e.g. Solaris v2.8			
	No. of production Servers with FTI: e.g. 4			
	Operating System: e.g. Red Hat v5.6			
	No. of production Servers with FTI: e.g. 2			
	3-Windows:			
	Operating System: e.g. Windows 2003			
	No. of production Servers with FTI: e.g. 4			
	Operating System: e.g. Windows 2002			
	No. of production Servers with FTI: e.g. 1			
	4-Tumbleweed:			
	Operating System: e.g. Windows 2003			

Attachment 3 4 of 32

	(00m/0	r/workstation)	
	(Server	i/workstation)	
		production Servers with FTI: e.g. 1	
8.2		EMENT SECURITY CONTROLS	
		OL FAMILY: RISK ASSESSMENT	
	RA1	PUBLICATION 1075 GUIDANCE: Risk assessment policy and procedures must be developed, documented, disseminated and updated as necessary to facilitate implementing risk assessment controls. Such risk assessment controls include risk assessments and risk assessment updates.	
	RA3	PUBLICATION 1075 GUIDANCE: Agencies must conduct assessments of the risk and magnitude of harm that could result from the unauthorized access, use, disclosure, disruption, modification, or destruction of information and information systems that support the operations and assets of the agency regarding the use of FTI	
	RA4	PUBLICATION 1075 GUIDANCE: The agency must update the risk assessment periodically or whenever there are significant changes to the information system, the facilities where the system resides, or other conditions that may impact the security or accreditation status of the system	
	RA5	PUBLICATION 1075 GUIDANCE: Periodically, systems that contain FTI shall be scanned to identify vulnerabilities in the information system. The agency shall identify the timeframe on how often scans are conducted.	

Attachment 3 5 of 32

8.3		EMENT SECURITY CONTROLS DL FAMILY: SECURITY PLANNING	
	PL1	PUBLICATION 1075 GUIDANCE: Security planning policy and procedures must be developed, documented, disseminated and updated as necessary to facilitate implementing security planning	
		controls. Such security planning controls include system security plans, system security plan updates and rules of behavior.	
	PL2	PUBLICATION 1075 GUIDANCE: Agencies must develop, document, and establish a system security plan by describing the security requirements, current controls and planned controls, for protecting agency information systems and Federal tax information.	
	PL3	PUBLICATION 1075 GUIDANCE: The system security plan must be updated to account for significant changes in the security requirements, current controls and planned controls for protecting agency information systems and Federal tax information.	
	PL4	PUBLICATION 1075 GUIDANCE: Agencies must develop, document, and establish a set of rules describing their responsibilities and expected behavior for information system use for users of the information system.	
	PL6	PUBLICATION 1075 GUIDANCE:  The organization shall plan and coordinate security-related activities affecting the information system before conducting such activities in order to reduce the impact on organizational operations (i.e., mission, functions, image, and reputation), organizational assets, and individuals.	

Attachment 3 6 of 32

_	EMENT SECURITY CONTROLS  DL FAMILY: SYSTEM AND SERVICES  ITION	
SA1	PUBLICATION 1075 GUIDANCE:	
0,17	System and services acquisition policy and	
	procedures must be developed,	
	documented, disseminated, and updated as	
	necessary to facilitate implementing system	
	and services acquisition controls. Such	
	system and services acquisition controls	
	include information system documentation	
	and outsourced information system services.	
	Agencies must ensure that there is sufficient	
	information system documentation, such as	
	a Security Features Guide. Agencies must	
	ensure third-party providers of information	
	systems, who are used to process, store	
	and transmit Federal tax information, employ	
	security controls consistent with Safeguard	
	computer security requirements.	
SA2	PUBLICATION 1075 GUIDANCE:	
	The agency shall document, and allocate as	
	part of its capital planning and investment	
	control process, the resources required to	
	adequately protect the information system.	
SA3	PUBLICATION 1075 GUIDANCE:	
	Whenever information systems contain FTI,	
	the agency manages the information system	
	using a system development life cycle	
	methodology that includes information	
	security considerations.	
SA4	PUBLICATION 1075 GUIDANCE:	
	Whenever information systems contain FTI,	
	the agency shall include security	
	requirements and/or security specifications,	
	either explicitly or by reference, in	
	information system acquisition contracts	
	based on an assessment of risk.	
SA5	PUBLICATION 1075 GUIDANCE:	
	Whenever information systems contain FTI,	
	the agency shall obtain, protect as required,	
	and make available to authorized personnel,	
	adequate documentation for the information	
	system.	
SA6	PUBLICATION 1075 GUIDANCE:	
	Whenever information systems contain FTI,	
	the agency complies with software usage	
	restrictions.	

Attachment 3 7 of 32

	SA7	PUBLICATION 1075 GUIDANCE:	
		Whenever information systems contain FTI,	
		the agency shall enforce explicit rules	
		governing the installation of software by	
		users.	
	SA8	PUBLICATION 1075 GUIDANCE:	
	SAO		
		Whenever information systems contain FTI,	
		the agency shall design and implement the	
		information system using security	
		engineering principles.	
	SA11	PUBLICATION 1075 GUIDANCE:	
		The information system developers shall	
		create a security test and evaluation plan,	
		implement the plan, and document the	
		results.	
	1441405		
8.5		EMENT SECURITY CONTROLS	
		OL FAMILY: CERTIFICATION &	
	ACCRED	ITATION (C&A)	
	CA1	PUBLICATION 1075 GUIDANCE:	
		The agency shall develop and update a	
		policy that addresses the processes used to	
		test, validate, and authorize the security	
		controls used to protect FTI. While state and	
		local agencies are not required to conduct a	
		NIST compliant C&A, the agency shall	
		accredit in writing that the security controls	
		have been adequately implemented to	
		protect FTI. The written accreditation	
		constitutes the agency's acceptance of the	
		security controls and associated risks.	
		However for federal agencies that receive	
		FTI, a NIST compliance C&A is required in	
		accordance with FISMA.	
	CA2	PUBLICATION 1075 GUIDANCE:	
	CAZ		
		The agency shall conduct an assessment of	
		the security controls in the information	
		system, periodically but at least annually, to	
		ensure the controls are implemented	
		correctly, operating as intended, and	
		producing the desired outcome with respect	
		to meeting the security requirements for the	
		system. This assessment shall complement	
		the certification process to ensure that	
		periodically the controls are validated as	
		being operational.	

Attachment 3 8 of 32

CA3	PUBLICATION 1075 GUIDANCE:		
	The agency shall authorize and document		
	all connections from the information system		
	to other information systems outside of the		
	accreditation boundary through the use of		
	system connection agreements and		
	monitors/controls the system connections on		
	an ongoing basis.		
C14	PUBLICATION 1075 GUIDANCE:		
CA4			
	The agency shall conduct a formal		
	assessment of the security controls in the		
	information system to determine the extent		
	to which the controls are implemented		
	correctly, operating as intended, and		
	producing the desired outcome with respect		
	to meeting the security requirements for the		
	system.		
CA 5	PUBLICATION 1075 GUIDANCE:		
	As recipients of FTI, the agency is		
	responsible to develop and update a Plan of		
	Action and Milestones (POA&M) that shall		
	identify any deficiencies related to FTI		
	processing. The POA&M shall identify		
	planned, implemented, and evaluated		
	remedial actions to correct deficiencies		
	noted during the review processes, either		
	internal or external. The POAM shall		
	address implementation of security controls		
	to reduce or eliminate known vulnerabilities		
	in the system.		
CA 6	PUBLICATION 1075 GUIDANCE:		
0,10	Owners of FTI shall accredit the security		
	controls used to protect FTI before initiating		
	operations. This shall be done for any		
	infrastructure associated with FTI. The		
	accreditation shall occur every three (3)		
	years or whenever there is a significant		
	change to the control structure. A senior		
	agency official shall sign and approve the		
	security accreditation. All information		
	regarding the accreditation shall be provided		
	to the Office of Safeguards as part of the		
	Safeguard Activity Report.		
CA7	PUBLICATION 1075 GUIDANCE:		
	All agencies shall periodically, at least		
	annually, monitor the security controls within		
	the information system hosting FTI to ensure		
	that the controls are operating, as intended.		

Attachment 3 9 of 32

	FIONAL SECURITY CONTROLS  OL FAMILY: PERSONNEL SECURITY	
PS1	PUBLICATION 1075 GUIDANCE:	
737	Personnel security policy and procedures	
	must be developed, documented,	
	disseminated, and updated as necessary to	
	facilitate implementing personnel security	
	controls. Such personnel security controls	
	include position categorization, personnel	
	screening, personnel termination, personnel	
	transfer, and access agreements.	
PS2	PUBLICATION 1075 GUIDANCE:	
	Agencies must assign risk designations to	
	all positions and establish screening criteria	
	for individuals filling those positions.	
PS3	PUBLICATION 1075 GUIDANCE:	
	Individuals must be screened before	
	authorizing access to information systems	
	and information.	
PS4	PUBLICATION 1075 GUIDANCE:	
	Agencies must terminate information system	
	access, conduct exit interviews, and ensure	
	return of all information system-related	
	property when employment is terminated.	
PS5	PUBLICATION 1075 GUIDANCE:	
, 55	Agencies must review information system	
	access authorizations and initiate	
	appropriate actions when personnel are	
	reassigned or transferred to other positions	
	within the organization.	
PS6	PUBLICATION 1075 GUIDANCE:	
7 30	Appropriate access agreements must be	
	completed before authorizing access to	
	users requiring access to the information	
	system and Federal Tax Information.  PUBLICATION 1075 GUIDANCE:	
PS7		
	Personnel security requirements must be	
	established for third-party providers and	
	monitored for provider compliance.	
PS8	PUBLICATION 1075 GUIDANCE:	
	Agencies must also establish a formal	
	sanctions process for personnel who fail to	
	comply with established information security	
	policies, as this relates to FTI.	
	FIONAL SECURITY CONTROLS	
CONTRO	OL FAMILY: CONTINGENCY PLANNING	

Attachment 3 10 of 32

	CP1	PUBLICATION 1075 GUIDANCE:	
	CP2	All FTI information that is transmitted to the	
		states is backed up and protected within IRS	
		facilities. As such, the controls of IT	
		Contingency Planning are not required at	
		the federal, state, or local agency. The	
		primary contingency shall be to contact the	
		IRS to obtain updated FTI data. If this	
		timeframe extends beyond the IRS normal	
		60 day recovery period, agencies may not	
		have immediate recovery of this information.	
		Agencies must develop applicable	
		contingencies for ensuring that FTI is	
		available, based upon their individual risk-	
		based approaches. If FTI is included in	
		contingency planning; policy and procedures	
		must be developed, documented,	
		disseminated, and updated as necessary to	
		facilitate implementing contingency planning	
		security controls.	
	CP4	PUBLICATION 1075 GUIDANCE:	
	<b>.</b>	Plans must be periodically tested to ensure	
		procedures and staff personnel are able to	
		provide recovery capabilities within	
		established timeframes. Such contingency	
		planning security controls include alternate	
		storage sites, alternate processing sites,	
		telecommunications services, and	
		information system and information	
		backups.	
	CP6	PUBLICATION 1075 GUIDANCE:	
	CPO	Agencies must identify alternate storage	
		sites and initiate necessary agreements to	
		permit the secure storage of information	
	0.07	system and FTI backups.  PUBLICATION 1075 GUIDANCE:	
	CP7		
		Agencies must identify alternate processing	
		sites and/or telecommunications capabilities,	
		and initiate necessary agreements to	
		facilitate secure resumption of information	
		systems used to process, store and transmit	
		FTI if the primary processing site and/or	
		primary telecommunications capabilities	
		become unavailable.	
8.8		IONAL SECURITY CONTROLS	
		L FAMILY: CONFIGURATION	
	MANAGE		
	CM1	PUBLICATION 1075 GUIDANCE:	
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Attachment 3 11 of 32

	Configuration management policy and	
	procedures must be developed.	
	documented, disseminated and updated as	
	necessary to facilitate implementing	
	configuration management security controls.	
CM2	PUBLICATION 1075 GUIDANCE:	
OW.E	The organization develops, documents, and	
	maintains a current baseline configuration of	
	the information system.	
СМЗ	PUBLICATION 1075 GUIDANCE:	
0,0,0	Authorize, document, and control changes	
	to the information system.	
CM4	PUBLICATION 1075 GUIDANCE:	
OWIT	Monitor changes to the information system	
	conducting security impact analysis to	
	determine the effects of the changes.	
CM5	PUBLICATION 1075 GUIDANCE:	
Oivio	Approve individual access privileges and	
	enforces physical and logical access	
	restrictions associated with changes to the	
	information system and generates, retains,	
	and reviews records reflecting all such	
	changes.	
CM6	PUBLICATION 1075 GUIDANCE:	
Civio	The agency shall establish mandatory	
	configuration settings for information	
	technology products employed within the	
	information system, which (i)	
	configures the security settings of	
	information technology products to the most	
	restrictive mode consistent with operational	
	requirement; (ii) documents the configuration	
	settings; and (iii) enforces the configuration	
	settings, and (iii) enforces the configuration settings in all components of the information	
	system.	
CM7	PUBLICATION 1075 GUIDANCE:	
Civir	Restrict access for change, configuration	
	settings, and provide the least functionality	
	necessary. Enforce access restrictions	
	associated with changes to the information	
	system. Configure the security settings of	
	information technology products to the most restrictive mode consistent with information	
	system operational requirements. Configure	
	the information system to provide only	
	essential capabilities. Prohibit the use of	
	functions, ports, protocols, and services not	
	required to perform essential capabilities for	

Attachment 3 12 of 32

		processing, storing, or transmitting Federal		
		tax information.		
	CM8	PUBLICATION 1075 GUIDANCE:		
		Develop, document, and maintain a current		
		inventory of the components of the		
		information system and relevant ownership		
		information.		
	ODEDAT	TONAL SECURITY CONTROLS		
8.9		DL FAMILY: MAINTENANCE		
	MA1	PUBLICATION 1075 GUIDANCE:		
		Maintenance policy and procedures must be		
		developed, documented, disseminated, and		
		updated as necessary to facilitate		
		implementing maintenance security controls.		
		Such maintenance security controls include		
		identifying and monitoring a list of		
		maintenance tools and remote maintenance		
		tools.		
	MA2	PUBLICATION 1075 GUIDANCE:		
		The agency must ensure that maintenance		
		is scheduled, performed, and documented.		
		The agency must review records of routine		
		preventative and regular maintenance		
		(including repairs) on the components of the		
		information system in accordance with		
		manufacturer or vendor specifications and/or		
		organizational requirements.		
	MA3	PUBLICATION 1075 GUIDANCE:		
	MA4	Agencies must approve, control, and		
		routinely monitor the use of information		
		system maintenance tools and remotely-		
		executed maintenance and diagnostic		
		activities.		
	MA5	PUBLICATION 1075 GUIDANCE:		
	IVIAG	The agency allows only authorized		
		personnel to perform maintenance on the		
		information system.		
0.40	ODEDAT	TONAL SECURITY CONTROLS		
8.10				
		DL FAMILY: SYSTEM AND INFORMATION		
	INTEGRI			
	SI1	PUBLICATION 1075 GUIDANCE:		
		System and information integrity policy and		
		procedures must be developed,		
		documented, disseminated and updated as		
		necessary to facilitate implementing system		
		and information integrity security controls.		
		Such system and information integrity		
		security controls include flaw remediation,		

Attachment 3 13 of 32

		intrusion detection tools and techniques,	
		information input restrictions, and	
		information output handling and retention.	
	SI2	PUBLICATION 1075 GUIDANCE:	
		Agencies must identify, report, and correct	
		information system flaws.	
	SI3	PUBLICATION 1075 GUIDANCE:	
	0.0	The information system must implement	
		protection against malicious code (e.g.,	
		viruses, worms, Trojan horses) that, to the	
		extent possible, includes a capability for	
		automatic updates.	
	SI4	PUBLICATION 1075 GUIDANCE:	
	0.,	Intrusion detection tools and techniques	
		must be employed to monitor system	
		events, detect attacks, and identify	
		unauthorized use of the information system	
		and FTI.	
	SI5	PUBLICATION 1075 GUIDANCE:	
	0.0	The agency shall receive and review	
		information system security alerts/advisories	
		on a regular basis, issues alerts/advisories	
		to appropriate personnel, and takes	
		appropriate actions in response.	
	SI9	PUBLICATION 1075 GUIDANCE:	
	0.0	Agencies must restrict information system	
		input to authorized personnel (or processes	
		acting on behalf of such personnel)	
		responsible for processing, storing, or	
		transmitting FTI.	
	SI12	PUBLICATION 1075 GUIDANCE:	
	0.72	Agencies must handle and retain output	
		from the information system, as necessary	
		to document that specific actions have been	
		taken.	
8.11	OPERAT	TIONAL SECURITY CONTROLS	
0.11		OL FAMILY: INCIDENT RESPONSE	
	IR1	PUBLICATION 1075 GUIDANCE:	
		Incident response policy and procedures	
		must be developed, documented,	
		disseminated, and updated as necessary to	
		facilitate the implementing incident response	
		security controls. Such incident response	
		security controls include incident response	
	]	training and incident reporting and	
		monitoring.	
	IR2	PUBLICATION 1075 GUIDANCE:	
		Agencies must train personnel in their	
	1		

Attachment 3 14 of 32

		incident response roles on the information		
		system and FTI. Incident response training		
		must provide individuals with an		
		understanding of incident handling		
		capabilities for security events, including		
		preparation, detection and analysis,		
		containment, eradication, and recovery.		
	IR3	PUBLICATION 1075 GUIDANCE:		
		The agency shall test and/or exercise the		
		incident response capability for the		
		information system at least annually to		
		determine the incident response		
		effectiveness and documents the results.		
	IR5	PUBLICATION 1075 GUIDANCE:		
		Agencies must routinely track and document		
		information system security incidents		
		potentially affecting the confidentiality of FTI.		
	IR6	PUBLICATION 1075 GUIDANCE:		
		Any time there is a compromise to FTI, the		
		agency promptly reports incident information		
		to the appropriate Agent-in-Charge, TIGTA.		
	IR7	PUBLICATION 1075 GUIDANCE:		
		The agency shall also provide an incident		
		response support resource that offers advice		
		and assistance to users of the information		
		system for the handling and reporting of		
		security incidents. The support resource is		
		an integral part of the agency's incident		
		response capability.		
8.12	OPERAT	TIONAL SECURITY CONTROLS		
0	CONTRO	DL FAMILY: SECURITY AWARENESS AND		
	TRAININ			
	AT1	PUBLICATION 1075 GUIDANCE:		
		Awareness and training policy and		
		procedures must be developed,		
		documented, disseminated, and updated as		
		necessary to facilitate implementing		
		awareness and training security controls.		
		Such awareness and training security		
		controls include security awareness and		
		security training.		
	AT2	PUBLICATION 1075 GUIDANCE:		
	,,,_	Agencies must ensure all information		
		system users and managers are		
		knowledgeable of security awareness		
		material before authorizing access to the		
		system.		
L	1	0,0.0		

Attachment 3 15 of 32

	AT3	PUBLICATION 1075 GUIDANCE:		
		Agencies must identify personnel with		
		significant information system security roles		
		and responsibilities, document those roles		
		and responsibilities and provide sufficient		
		security training before authorizing access to		
		the information system and FTI.		
	AT4	PUBLICATION 1075 GUIDANCE:		
	A14			
		Agencies must document and monitor		
		individual information system security		
		training activities including basic security		
		awareness training and specific information		
		system security training.		
8.13	<b>OPERAT</b>	IONAL SECURITY CONTROLS		
	CONTRO	OL FAMILY: MEDIA ACCESS PROTECTION		
	MP1	PUBLICATION 1075 GUIDANCE:		
		Media access policy and procedures must		
		be developed, documented, disseminated,		
		and updated as necessary to facilitate		
		implementing media protection policy.		
		Policies shall address the purpose, scope,		
		responsibilities, and management		
		commitment to implement associated		
		controls.		
	MP2	PUBLICATION 1075 GUIDANCE:		
		The agency shall restrict access to		
		information system media to authorized		
		individuals, where this media contains FTI.		
	MP4	PUBLICATION 1075 GUIDANCE:		
		The agency will physically control and		
		securely store information system media		
		within controlled areas, where this media		
		contains FTI.		
	MP5	PUBLICATION 1075 GUIDANCE:		
	WII O	All media being transmitted from the IRS		
		must employ the use of encryption.		
	MP6	PUBLICATION 1075 GUIDANCE:		
	IVIFO			
		The agency shall sanitize information		
		system media prior to disposal or release for		
		reuse.		
8.14	TECHNIC	CAL SECURITY CONTROLS		
		DL FAMILY: IDENTIFICATION AND		
		TICATION		
	IA1	PUBLICATION 1075 GUIDANCE:		
		Identification and authentication policy and		
		procedures must be developed,		
		documented, disseminated, and updated, as		
		necessary, to facilitate implementing		
	1	,	40. 400	

Attachment 3 16 of 32

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		identification and authentication security	
		controls.	
	IA2	PUBLICATION 1075 GUIDANCE:	
	IA3	The information system must be configured	
		to uniquely identify users, devices, and	
		processes via the assignment of unique user	
		accounts and validate users (or processes	
		acting on behalf of users) using standard	
		authentication methods such as passwords,	
		tokens, smart cards, or biometrics.	
	IA4	PUBLICATION 1075 GUIDANCE:	
	1/14	Agencies also must manage the user	
		accounts assigned to the information	
		system. Examples of effective user-account	
		management practices include (i) obtaining	
		authorization from appropriate officials to	
		issue user accounts to intended individuals:	
		(ii) disabling user accounts timely; (iii)	
		archiving inactive or terminated user	
		accounts; and (iv) developing and	
		implementing standard operating procedures	
		for validating system users who request	
		reinstatement of user account privileges	
		suspended or revoked by the information	
		system.	
	IA6	PUBLICATION 1075 GUIDANCE:	
		The information system obscures feedback	
		of authentication information during the	
		authentication process to protect the	
		information from possible exploitation/use by	
		unauthorized individuals.	
	IA7	PUBLICATION 1075 GUIDANCE:	
		Whenever agencies are employing	
		cryptographic modules, the agency shall	
		work to ensure these modules are compliant	
		with NIST guidance, including FIPS 140-2	
		compliance.	
8.15		CAL SECURITY CONTROLS	
		L FAMILY: ACCESS CONTROL	
	AC1	PUBLICATION 1075 GUIDANCE:	
		Access control policy and procedures must	
		be developed, documented, disseminated,	
		and updated, as necessary, to facilitate	
		implementing access control security	
		controls. Security controls include account	
		management, access enforcement, limiting	
		access to those with a need-to-know,	
		information-flow enforcement, separation of	

Attachment 3 17 of 32

	dutios loast privilego unsuscessful login		
	duties, least privilege, unsuccessful login		
	attempts, system use notification, session		
	locks, session termination, and remote		
4.00	access.		
AC2	PUBLICATION 1075 GUIDANCE:		
	Agencies must manage information system		
	user accounts, including establishing,		
	activating, changing, reviewing, disabling,		
	and removing user accounts.		
AC3	PUBLICATION 1075 GUIDANCE:		
AC4	The information system must enforce		
	assigned authorizations for controlling		
	system access and the flow of information		
	within the system and between		
	interconnected systems.		
AC5	PUBLICATION 1075 GUIDANCE:		
	Agencies must ensure the information		
	system enforces separation of duties		
	through assigned access authorizations.		
AC6	PUBLICATION 1075 GUIDANCE:		
	The information system must enforce the		
	most restrictive access capabilities users		
	need (or processes acting on behalf of		
	users) to perform specified tasks.		
AC7	PUBLICATION 1075 GUIDANCE:		
	The information system must limit the		
	number of consecutive unsuccessful access		
	attempts allowed in a specified period and		
	automatically perform a specific function		
	(e.g., account lockout, delayed logon) when		
	the maximum number of attempts is		
	exceeded.		
AC8	PUBLICATION 1075 GUIDANCE:		
	The information system must display an		
	approved system usage notification before		
	granting system access informing potential		
	users that (i) the system contains U.S.		
	Government information; (ii) users actions		
	are monitored and audited; and (iii)		
	unauthorized use of the system is prohibited		
	and subject to criminal and civil penalties.		
	Policy must be enforced so that a		
	workstation and/or application are locked		
	after a pre-defined period. This will ensure		
	that unauthorized staff or staff without a		
	need-to-know cannot access FTI.		
AC12	PUBLICATION 1075 GUIDANCE:	<b>!</b>	

Attachment 3 18 of 32

	1	T	
	terminate any remote session after fifteen		
	minutes of inactivity, where these systems		
	contain FTI. For instances of interactive		
	and/or batch processing, compensating		
	controls must be implemented.		
AC13	PUBLICATION 1075 GUIDANCE:		
	Management must supervise and review the		
	activities of the users as this relates to		
	information system access.		
AC14	PUBLICATION 1075 GUIDANCE:		
	In addition, the agency must identify and		
	document specific user actions that can be		
	performed on the information system without		
	identification or authentication. Examples of		
	access without identification and		
	authentication would be instances in which		
	the agency maintains a publicly accessible		
	web site for which no authentication is		
	required.		
AC17	PUBLICATION 1075 GUIDANCE:		
	Agencies must authorize, document, and		
	monitor all remote access capabilities used		
	on the system, where these systems		
10/0	containing FTI.		
AC18	PUBLICATION 1075 GUIDANCE:		
	Agencies must develop policies for any		
	allowed wireless access, where these		
	systems contain FTI. As part of the wireless		
	access, the agency shall authorize,		
	document, and monitor all wireless access		
1010	to the information system.		
AC19	PUBLICATION 1075 GUIDANCE:		
	Agencies must develop policies for any		
	allowed portable and mobile devices, where		
	these systems contain FTI. As part of this,		
	the agency shall authorize, document, and		
	monitor all device access to organizational		
4000	information systems.		
AC20	PUBLICATION 1075 GUIDANCE:		
	Agencies must develop policies for		
	authorized individuals to access the		
	information systems from an external		
	system, such as access allowed from an		
	alternate work site. This policy shall address		
	the authorizations allowed to transmit, store,		
	and/or process FTI. As part of this, the		
	agency shall authorize, document, and		
	monitor all access to organizational		

Attachment 3 19 of 32

		information systems, where these systems		
		contain FTI.		
8.16		CAL SECURITY CONTROLS		
		DL FAMILY: AUDIT AND ACCOUNTABILITY		
	AU1	PUBLICATION 1075 GUIDANCE:		
		Audit and accountability policy and		
		procedures must be developed,		
		documented, disseminated, and updated as		
		necessary to facilitate implementing audit		
		and accountability security controls. Such		
		audit and accountability security controls		
		include auditable events; content of audit		
		records; audit storage capacity; audit		
		processing; audit monitoring, analysis and		
		reporting; time stamps; protecting audit		
	AU2	information and audit retention.  PUBLICATION 1075 GUIDANCE:		
	AU2	The information system must generate audit		
		records for all security-relevant events,		
		including all security and system		
		administrator accesses. An example of an		
		audit activity is reviewing the administrator		
		actions whenever security or system		
		controls may be modified to ensure that all		
		actions are authorized.		
	AU3	PUBLICATION 1075 GUIDANCE:		
	7,00	Security-relevant events must enable the		
		detection of unauthorized access to FTI		
		data. System and/or security administrator		
		processes will include all authentication		
		processes to access the system, for both		
		operating system and application-level		
		events. Audit logs must enable tracking		
		activities taking place on the system.		
	AU4	PUBLICATION 1075 GUIDANCE:		
		Agencies must configure the information		
		system to allocate sufficient audit record		
		storage capacity to record all necessary		
		auditable items.		
	AU5	PUBLICATION 1075 GUIDANCE:		
		The information system shall alert		
		appropriate organizational officials in the		
		event of an audit processing failure and		
		takes the additional actions.		
	AU6	PUBLICATION 1075 GUIDANCE:		
		Agencies must routinely review audit		
		records for indications of unusual activities,		
		suspicious activities or suspected violations,		

Attachment 3 20 of 32

	1		
		and report findings to appropriate officials for	
		prompt resolution.	
	AU7	PUBLICATION 1075 GUIDANCE:	
		To enable review of audit records, the	
		information system provides an audit	
		reduction and report generation capability.	
	AU8	PUBLICATION 1075 GUIDANCE:	
	AU6	The information system shall provide date	
		and time stamps for use in audit record	
		generation.	
	AU9	PUBLICATION 1075 GUIDANCE:	
		The information system protects audit	
		information and audit tools from	
		unauthorized access, modification, and	
		deletion.	
	AU11	PUBLICATION 1075 GUIDANCE:	
	,	To support the audit of activities, all	
		agencies must ensure that audit information	
		is archived for six years to enable the	
		recreation of computer-related accesses to	
		both the operating system and to the	
		application wherever FTI is stored.	
8.17		CAL SECURITY CONTROLS	
		DL FAMILY: SYSTEM AND	
		NICATIONS PROTECTION	
	SC1	PUBLICATION 1075 GUIDANCE:	
		System and communications policy and	
		procedures must be developed,	
		documented, disseminated and updated as	
		necessary to facilitate implementing	
		effective system and communications.	
	SC2	PUBLICATION 1075 GUIDANCE:	
	002	The information system shall separate front	
		end interface from the back end processing	
		and data storage.	
	SC4	PUBLICATION 1075 GUIDANCE:	
	304	The information system shall prevent	
		unauthorized and unintended information	
		transfer via shared system resources.	
	SC7	PUBLICATION 1075 GUIDANCE:	
		The information system shall be configured	
		to monitor and control communications at	
		the external boundary of the information	
		system and at key internal boundaries within	
		the system.	
	SC9	PUBLICATION 1075 GUIDANCE:	
1		The information system must protect the	
		confidentiality of FTI during electronic	

Attachment 3 21 of 32

	transmission.	
SC10	PUBLICATION 1075 GUIDANCE:	
	Whenever there is a network connection, the	
	information system shall terminate the	
	network connection at the end of a session	
	or after no more than fifteen minutes of	
	inactivity.	
SC12	PUBLICATION 1075 GUIDANCE:	
	When Public Key Infrastructure (PKI) is	
	used, the agency shall establish and	
	manage cryptographic keys using	
	automated mechanisms with supporting	
	procedures or manual procedures.	
SC13	PUBLICATION 1075 GUIDANCE:	
	When cryptography (encryption) is employed	
	within the information system, the system	
	must perform all cryptographic operations	
	using Federal Information Processing	
	Standard (FIPS) 140-2 validated	
	cryptographic modules with approved modes	
	of operation. Cryptographic data	
	transmissions are ciphered and	
	consequently unreadable until deciphered by	
SC15	the recipient.  PUBLICATION 1075 GUIDANCE:	
3015	The information system shall prohibit remote	
	activation of collaborative computing	
	mechanisms and provides an explicit	
	indication of use to the local users.	
	Collaborative mechanisms include cameras	
	and microphones that may be attached to	
	the information system. Users must be	
	notified if there are collaborative devices	
	connected to the system.	
SC17	PUBLICATION 1075 GUIDANCE:	
	The agency shall establish PKI policies and	
	practices, as necessary.	
SC18	PUBLICATION 1075 GUIDANCE:	
	The agency shall establish usage	
	restrictions and implementation guidance for	
	mobile code technologies based on the	
	potential to cause damage to the information	
	system if used maliciously. All mobile code	
	must be authorized by the agency official.	 
SC19	PUBLICATION 1075 GUIDANCE:	
	The agency shall establish, document and	
	control usage restrictions and	

Attachment 3 22 of 32

	implementation guidance for Voice over	
	Internet Protocol (VoIP) technologies.	
SC23	PUBLICATION 1075 GUIDANCE:	
	The information system shall provide	
	mechanisms to protect the authenticity of	
	communications sessions.	

Attachment 3 23 of 32

AO DATA V	WAREHOUSE ARRITONAL COMPUTER	
	VAREHOUSE ADDITIONAL COMPUTER	
	ITY CONTROLS	
	hese controls are only applicable if the Data	
	use is implemented in the computer system(s)	
	re, transmit, or process FTI.	
DW-RA		
	The agency shall have a Risk Management	
	Program in place to ensure each program is	
	assessed for risk. Risks of the data	
	warehousing environments shall be	
	assessed. Any risk documents shall identify	
	and document all vulnerabilities, associated	
DW-PL	with the Data Warehousing environment.  PUBLICATION 1075 GUIDANCE:	
DVV-PL	A Security Plan shall be in place to address	
	organizational policies, security testing, rules	
	of behavior, contingency plans,	
	architecture/network diagrams, and	
	requirements for security reviews. While the	
	plan will provide planning guidelines, this will	
	not replace requirements documents, which	
	contain specific details and procedures for	
	·	
	security operations. Policies and procedures are required to define how activities and	
	day-to-day procedures will occur. This will	
	contain the specific policies, relevant for all	
	of the security disciplines covered in this	
	document. As this relates to data	
	warehousing, any Data Warehousing	
	documents can be integrated into overall	
	security procedures. A section shall be	
	dedicated to data warehouses to define the	
	controls specific to that environment.	
	Develop policies and procedures to	
	document all existing business processes.	
	Ensure that roles are identified for the	
	organization, regarding the specific roles	
	being created and the responsibilities for	
	these roles. Within the security planning and	
	policies, the purpose or function of the	
	warehouse shall be defined. The business	
	process shall include a detailed definition of	
	configurations and the functions of the	
	hardware and software involved. In general,	
	the planning shall define any unique issues	
	related to data warehousing. Define how	
	"legacy system data" will be brought into the	
	data warehouse and how the legacy data	

Attachment 3 24 of 32

	that is FTI will be cleansed for the ETL	
	transformation process. The policy shall	
	ensure that FTI will not be subject to Public	
	Disclosure. Only clients or end users can	
	query FTI data with a concrete "need to	
	know".	
DW-SA	PUBLICATION 1075 GUIDANCE:	
	Acquisition security needs to be explored.	
	As FTI is used within data warehousing	
	environments, it will be important that the	
	services and acquisitions have adequate	
	security in place, including blocking	
	information to contractors, where these	
	contractors are not authorized to access FTI.	
DW-CA	PUBLICATION 1075 GUIDANCE:	
	Certification, accreditation, and security and	
	risk assessments are accepted best	
	practices used to ensure that appropriate	
	levels of control exist, are being managed	
	and are compliant with all Federal and State	
	laws or statutes. State and local agencies	
	shall develop a process or policy to ensure	
	that data warehousing security meets the	
	baseline security requirements defined in	
	NIST SP 800- 53, February 2005. The	
	process or policy must contain the	
	methodology being used by the State or	
	local agency to inform management, define	
	accountability and address known security	
	vulnerabilities. Risk assessments should	
	follow the guidelines provided in NIST	
	Publication 800-30 Risk Management Guide	
	for Information Technology Systems, July	
DI4/ DC	2002.	
DW-PS	PUBLICATION 1075 GUIDANCE:	
	Personnel clearances may vary from agency	
	to agency. As a rule, personnel with access	
	to FTI shall have a completed background	
	investigation. In addition, when a staff	
	member has administrator access to access	
	the entire set of FTI records, additional	
	background checks may be determined	
	necessary. All staff interacting with DW and	
	DM resources are subject to background	
	investigations in order to ensure their	
	trustworthiness, suitability, and work role	
	need-to-know. Access to these resources	
	must be authorized by operational	

Attachment 3 25 of 32

	supervisors, granted by the resource	
	owners, and audited by internal security	
	auditors.	
DW-CP	PUBLICATION 1075 GUIDANCE:	
	On line data resources shall be provided	
	adequate tools for the back-up, storage,	
	restoration, and validation of data. By using	
	new technologies, agencies will ensure the	
	data being provided is reliable. As	
	necessary, based upon risk and cost, these	
	tools shall be implemented. Both	
	incremental and special purpose data back-	
	up procedures are affected, accompanied by	
	off-site storage protections and regular test-	
	status restoration to validate disaster	
	recovery and business process continuity.	
	Standards and guidelines for these	
	processes are bound by agency policy, and	
	are tested and verified. Though already	
	addressed in the Publication 1075, this	
	needs to be evaluated to ensure that all data	
	resources are synchronized and restored to	
	allow recreation of the data to take place.	
DW-CM	PUBLICATION 1075 GUIDANCE:	
	The agency shall have a process and	
	documentation to identify and analyze how	
	existing FTI is used and how FTI is queried	
	or targeted by end users. FTI parts of the	
	system shall be mapped to follow the flow of	
	the query from a client through the	
	authentication server to the release of the	
	query from the database server. During the	
	life cycle of the DW, on-line and architectural	
	adjustments and changes will occur. The	
	agency shall document these changes and	
	assure that FTI is always secured from	
	unauthorized access or disclosure.	
DW-MP	PUBLICATION 1075 GUIDANCE:	
	The agency shall have policy and	
	procedures in place describing the	
	Cleansing Process at the staging area and	
	how the ETL process cleanses the FTI when	
	it is extracted, transformed and loaded.	
	Additionally, describe the process of object	
	re-use once FTI is replaced from data sets.	
	IRS requires all FTI is removed by a random	
	overwrite software program.	
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Attachment 3 26 of 32

	Intrusion detection software shall be	
	installed and maintained to monitor networks	
	for any unauthorized attempt to access tax	
	data.	
DW-AT	PUBLICATION 1075 GUIDANCE:	
	The agency shall have a "training program"	
	in place that will include how FTI security	
	requirements will be communicated for end	
	users. Training shall be user specific to	
	ensure all personnel receive appropriate	
	training for a particular job, such as training	
	required for administrators or auditors.	
DW-IA	PUBLICATION 1075 GUIDANCE:	
	The agency shall configure the web services	
	to be authenticated before access is granted	
	to users via an authentication server.	
	Business roles and rules shall be imbedded	
	at either the authentication level or	
	application level. In either case, roles must	
	be in place to ensure only authorized	
	personnel have access to FTI information.	
	Authentication shall be required both at the	
	operating system level and at the application	
	level, when accessing the data warehousing	
DI4/ 40	environment.	
DW-AC	PUBLICATION 1075 GUIDANCE:	
	Access to systems shall be granted based	
	upon the need to perform job functions.	
	Agencies shall identify which application	
	programs use FTI and how access to FTI is	
	controlled. The access control to application	
	programs relates to how file shares and	
	directories apply file permissions to ensure	
	only authorized personnel have access to	
	the areas containing FTI.	
	The agency shall have security controls in	
	place that include preventative measures to	
	keep an attack from being a success. These	
	security controls shall also include detective	
	measures in place to let the IT staff know	
	there is an attack occurring. If an interruption	
	of service occurs, the agency shall have	
	additional security controls in place that	
	include recovery measures to restore	
	operations.	
	•	
	Within the DW, the agency shall protect FTI	
	whitim the Dw, the agency shall protect FTI	

Attachment 3 27 of 32

as sensitive data and be granted access to FTI for the aspects of their job responsibility. The agency shall enforce effective access controls so that end users have access to programs with the least privilege needed to complete the job. The agency shall set up access controls in their DW based on personnel clearances. Access controls in a data warehouse are generally classified as 1) General Users; 2) Limited Access Users; and 3) Unlimited Access Users. FTI shall always fall into the Limited Access Users category. All FTI shall have an owner assigned so that there is responsibility and accountability in protecting FTI. Typically, this role will be assigned to a management official such as an accrediting authority. The agency shall configure control files and datasets to enable the data owner to analyze and review both authorized and unauthorized accesses. The database servers that control FTI applications will copy the guery request and load it to the remote database to run the application and transform its output to the client. Therefore, access controls must be done at the authentication server. Web-enabled application software shall: 1. Prohibit generic meta-characters from being present in input data 2. Have all database gueries constructed with parameterized stored procedures to prevent SQL injection 3. Protect any variable used in scripts to prevent direct OS commands attacks 4. Have all comments removed for any code passed to the browser 5. Not allow users to see any debugging information on the client, and 6. Be checked before production deployment to ensure all sample, test and unused files have been removed from the production

Attachment 3 28 of 32

system.

DW-AU	PUBLICATION 1075 GUIDANCE:		
	The agency shall ensure that audit reports		
	are created and reviewed for data		
	warehousing- related access attempts. A		
	data warehouse must capture all changes		
	made to data, including: additions,		
	modifications, or deletions. If a query is		
	submitted, the audit log must identify the		
	actual query being performed, the originator		
	of the query, and relevant time/stamp		
	information. For example, if a query is made		
	to determine the number of people making		
	over \$50,000, by John Doe, the audit log		
	would store the fact that John Doe made a		
	query to determine the people who made		
	over \$50,000. The results of the query are		
	not as significant as the types of query being		
	performed.		
DW-SC	PUBLICATION 1075 GUIDANCE:		
	Whenever FTI is located on both production		
	and test environments, these environments		
	will be segregated. This is especially		
	important in the development stages of the		
	data warehouse.		
	data warenouse.		
	All Internet transmissions will be encrypted		
	using HTTPS protocol utilizing Secure		
	Sockets Layer (SSL) encryption based on a		
	certificate containing a key no less than 128		
	bits in length, or FIPS 140-2 compliant,		
	whichever is stronger. This will allow		
	information to be protected between the		
	server and the workstation. During the		
	Extract, Transform and Load stages of data		
	entering a warehouse, data is at its highest		
	risk. Encryption shall occur as soon as		
	possible. All sessions shall be encrypted		
	and provide end-to-end encryption, i.e., from		
	workstation to point of data.		
	workstation to point or data.		
	Web server(s) that receive online		
	transactions shall be configured in a		
	"Demilitarized Zone" (DMZ) in order to		
	receive external transmissions but still have		
	some measure of protection against		
	unauthorized intrusion.		
	Application server(s) and database server(s)		

Attachment 3 29 of 32

		shall be configured behind the firewalls for				
		optimal security against unauthorized				
		intrusion. Only authenticated applications				
		and users shall be allowed access to these				
		servers.				
		5517515.				
		Transaction data shall be "swept" from the				
		web server(s) at frequent intervals				
		consistent with good system performance,				
		and removed to a secured server behind the				
		firewalls, to minimize the risk that these				
		transactions could be destroyed or altered				
		by intrusion.				
		Sy mardolom				
		Anti-virus software shall be installed and				
		maintained with current updates on all				
		servers and clients that contain tax data.				
		corvers and shorts that contain tax data.				
		For critical online resources, redundant				
		systems shall be employed with automatic				
		failover capability.				
8.19	ADDITIO	NAL COMPUTER SECURITY CONTROLS -				
0.13		ITTING FTI				
	ADT1	PUBLICATION 1075 GUIDANCE:				
		All FTI data in transit must be encrypted,				
		when moving across a Wide Area Network				
		(WAN). Generally, FTI transmitted within the				
		Local Area Network (LAN) should be				
		encrypted. If encryption is not used, the				
		agency must use other compensating				
		mechanisms (e.g., switched vLAN				
		technology, fiber optic medium, etc.) to				
		ensure that FTI is not accessible to				
		unauthorized users.				
	ADT2	PUBLICATION 1075 GUIDANCE:				
		Unencrypted cable circuits of copper or fiber				
		optics is an acceptable means of				
		transmitting FTI. Measures are to be taken				
		to ensure that circuits are maintained on				
		cable and not converted to unencrypted				
		radio (microwave) transmission. Additional				
		precautions should be taken to protect the				
		cable, (e.g., burying the cable underground				
		or in walls or floors and providing access				
		controls to cable vaults, rooms, and				
		switching centers). In instances where				
		encryption is not used, the agency must				
1	1	ensure that all wiring, conduits, and cabling				

Attachment 3 30 of 32

		are within the control of agency personnel	
		and that access to routers and network	
		monitors are strictly controlled.	
8.20	ADDITIO	NAL COMPUTER SECURITY CONTROLS -	
0.20		ACCESS	
	ADR1	PUBLICATION 1075 GUIDANCE:	
	1.27	Authentication is provided through ID and	
		password encryption for use over public	
		telephone lines.	
	ADR2	PUBLICATION 1075 GUIDANCE:	
	ADINZ	Authentication is controlled by centralized	
		Key Management Centers/Security	
		Management Centers with a backup at	
		another location.	
	4000	PUBLICATION 1075 GUIDANCE:	
	ADR3		
		Standard access is provided through a toll-	
		free number and through local telephone	
		numbers to local data facilities. Both access	
		methods (toll free and local numbers)	
		require a special (encrypted) modem and/or	
		Virtual Private Network (VPN) for every	
		workstation and a smart card	
		(microprocessor) for every user. Smart cards	
		should have both identification and	
		authentication features and should provide	
		data encryption as well. Two-factor	
		authentication is recommended whenever	
		FTI is being accessed from an alternate	
		work location.	
8.21		NAL COMPUTER SECURITY CONTROLS -	
	ELECTRO	ONIC MAIL	
	ADE1	PUBLICATION 1075 GUIDANCE:	
		Do not send FTI unencrypted in any email	
		messages. Messages containing FTI must	
		be attached and encrypted. Ensure that all	
		messages sent are to the proper address.	
		Employees should log off the computer	
		when away from the area.	
8.22	ADDITIO	NAL COMPUTER SECURITY CONTROLS -	
0		LE MAIL (FAX)	
	ADF1	PUBLICATION 1075 GUIDANCE:	
		Have a trusted staff member at both the	
		sending and receiving fax machines.	
		Accurately maintain broadcast lists and	
		other preset numbers of frequent recipients	
		of FTI. Place fax machines in a secured	
		area. Include a cover sheet on fax	
		transmissions that explicitly provides	
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Attachment 3

	guidance to the recipient, which includes: A notification of the sensitivity of the data and the need for protection and a notice to unintended recipients to telephone the sender—collect if necessary—to report the disclosure and confirm destruction of the information.
	9. Agency Disclosure Awareness Program
9.1	Is there a formal FTI awareness program developed and documented?
	Note: Each agency receiving FTI should have an awareness program that annually notifies all employees having access to FTI of the confidentiality provisions of the IRC, a definition of what returns and what return information is, and the civil and criminal sanctions for unauthorized inspection or disclosure.

Attachment 3 32 of 32

#### **EXHIBIT 5**

# IRC SEC. 7431 CIVIL DAMAGES FOR UNAUTHORIZED DISCLOSURE OF RETURNS AND RETURN INFORMATION.

- (a) IN GENERAL.-
- (1) INSPECTION OR DISCLOSURE BY EMPLOYEE OF UNITED STATES.-If any officer or employee of the United States knowingly, or by reason of negligence, inspects or discloses any return or return information with respect to a taxpayer in violation of any provision of section 6103, such taxpayer may bring a civil action for damages against the United States in a district court of the United States.
- (2) INSPECTION OR DISCLOSURE BY A PERSON WHO IS NOT AN EMPLOYEE OF UNITED STATES.-If any person who is not an officer or employee of the United States knowingly, or by reason of negligence, inspects or discloses any return or return information with respect to a taxpayer in violation of any provision of section 6103, such taxpayer may bring a civil action for damages against such person in a district court of the United States.
- (b) EXCEPTIONS.-No liability shall arise under this section with respect to any inspection or disclosure -
  - (1) which results from good faith, but erroneous, interpretation of section 6103, or
    - (2) which is requested by the taxpayer.
- (c) DAMAGES.-In any action brought under subsection (a), upon a finding of liability on the part of the defendant, the defendant shall be liable to the plaintiff in an amount equal to the sum of-
  - (1) the greater of-
  - (A) \$1,000 for each act of unauthorized inspection or disclosure of a return or return information with respect to which such defendant is found liable, or
    - (B) the sum of-
    - (i) the actual damages sustained by the plaintiff as a result of such unauthorized inspection or disclosure, plus
    - (ii) in the case of a willful inspection or disclosure or an inspection or disclosure which is the result of gross negligence, punitive damages, plus
  - (2) the cost of the action.
- (d) PERIOD FOR BRINGING ACTION.-Notwithstanding any other provision of law, an action to enforce any liability created under this section may be brought, without regard

to the amount in controversy, at any time within 2 years after the date of discovery by the plaintiff of the unauthorized inspection or disclosure.

- (e) NOTIFICATION OF UNLAWFUL INSPECTION AND DISCLOSURE.-If any person is criminally charged by indictment or information with inspection or disclosure of a taxpayer's return or return information in violation of-
  - (1) paragraph (1) or (2) of section 7213(a),
  - (2) section 7213A(a), or
- (3) subparagraph (B) of section 1030(a)(2) of title 18, United States Code, the Secretary shall notify such taxpayer as soon as practicable of such inspection or disclosure.
- (f) DEFINITIONS.-For purposes of this section, the terms "inspect", "inspection", "return" and "return information" have the respective meanings given such terms by section 6103(b).
- (g) EXTENSION TO INFORMATION OBTAINED UNDER SECTION 3406.-For purposes of this section-
- (1) any information obtained under section 3406 (including information with respect to any payee certification failure under subsection (d) thereof) shall be treated as return information, and
- (2) any inspection or use of such information other than for purposes of meeting any requirement under section 3406 or (subject to the safeguards set forth in 6103) for purposes permitted under section 6103 shall be treated as a violation of section 6103.

For purposes of subsection (b), the reference to section 6103 shall be treated as including a reference to section 3406.

### **County Certification Letter**

I certify that all employees having FTI access have received annual training. Employees have signed certification that they have read and understand the civil penalties associated with unauthorized disclosure of information provided to the California Department of Social Services by the Internal Revenue Service. These Employee certifications will remain on file within the County for a period of three years.

Signature	Title	Date
Please Print Name	County	
Please mail this annually, no late	er then September 1 <sup>st</sup> to:	

CDSS 744 P Street MS 19-26 Attn: IRS Coordinator Sacramento, CA 95814

#### II CRIMINAL/CIVIL SANCTIONS:

- (1) Each officer or employee of any person to whom returns or return information is or may be disclosed will be notified in writing by such person that returns or return information disclosed to such officer or employee can be used only for a purpose and to the extent authorized herein, and that further disclosure of any such returns or return information for a purpose or to an extent unauthorized herein constitutes a felony punishable upon conviction by a fine of as much as \$5,000 or imprisonment for as long as 5 years, or both, together with the costs of prosecution. Such person shall also notify each such officer and employee that any such unauthorized further disclosure of returns or return information may also result in an award of civil damages against the officer or employee in an amount not less than \$1,000 with respect to each instance of unauthorized disclosure. These penalties are prescribed by IRC sections 7213 and 7431 and set forth at 26 CFR 301.6103(n)-1.
- (2) Each officer or employee of any person to whom returns or return information is or may be disclosed shall be notified in writing by such person that any return or return information made available in any format shall be used only for the purpose of carrying out the provisions of this contract. Information contained in such material shall be treated as confidential and shall not be divulged or made known in any manner to any person except as may be necessary in the performance of the contract. Inspection by or disclosure to anyone without an official need to know constitutes a criminal misdemeanor punishable upon conviction by a fine of as much as \$1,000 or imprisonment for as long as 1 year, or both, together with the costs of prosecution. Such person shall also notify each such officer and employee that any such unauthorized inspection or disclosure of returns or return information may also result in an award of civil damages against the officer or employee [United States for Federal employees] in an amount equal to the sum of the greater of \$1,000 for each act of unauthorized inspection or disclosure with respect to which such defendant is found liable or the sum of the actual damages sustained by the plaintiff as a result of such unauthorized inspection or disclosure plus in the case of a willful inspection or disclosure which is the result of gross negligence, punitive damages, plus the costs of the action. These penalties are prescribed by IRC section 7213A and 7431.
- (3) Additionally, it is incumbent upon the contractor to inform its officers and employees of the penalties for improper disclosure imposed by the Privacy Act of 1974, 5 U.S.C. 552a. Specifically, 5 U.S.C. 552a(i)(1), which is made applicable to contractors by 5 U.S.C. 552a(m)(1), provides that any officer or employee of a contractor, who by virtue of his/her employment or official position, has possession of or access to agency records which contain individually identifiable information, the disclosure of which is prohibited by the Privacy Act or regulations established thereunder, and who knowing that disclosure of the specific material is prohibited, willfully discloses the material in any manner to any person or agency not entitled to receive it, shall be guilty of a misdemeanor and fined not more than \$5,000.

#### III. INSPECTION:

The IRS and the Agency shall have the right to send its officers and employees into the offices and plants of the contractor for inspection of the facilities and operations provided for the performance of any work under this contract. On the basis of such inspection, specific measures may be required in cases where the contractor is found to be noncompliant with contract safeguards.

#### EXHIBIT 7

#### **CONTRACT LANGUAGE FOR GENERAL SERVICES**

#### I. PERFORMANCE

In performance of this contract, the contractor agrees to comply with and assume responsibility for compliance by his or her employees with the following requirements:

- (1) All work will be done under the supervision of the contractor or the contractor's employees.
- (2) Any return or return information made available in any format shall be used only for the purpose of carrying out the provisions of this contract. Information contained in such material will be treated as confidential and will not be divulged or made known in any manner to any person except as may be necessary in the performance of this contract. Disclosure to anyone other than an officer or employee of the contractor will be prohibited.
- (3) All returns and return information will be accounted for upon receipt and properly stored before, during, and after processing. In addition, all related output will be given the same level of protection as required for the source material.
- (4) The contractor certifies that the data processed during the performance of this contract will be completely purged from all data storage components of his or her computer facility, and no output will be retained by the contractor at the time the work is completed. If immediate purging of all data storage components is not possible, the contractor certifies that any IRS data remaining in any storage component will be safeguarded to prevent unauthorized disclosures.
- (5) Any spoilage or any intermediate hard copy printout that may result during the processing of IRS data will be given to the agency or his or her designee. When this is not possible, the contractor will be responsible for the destruction of the spoilage or any intermediate hard copy printouts, and will provide the agency or his or her designee with a statement containing the date of destruction, description of material destroyed, and the method used.
- (6) All computer systems processing, storing, or transmitting Federal tax information must meet the requirements defined in IRS Publication 1075. To meet functional and assurance requirements, the security features of the environment must provide for the managerial, operational, and technical controls. All security features must be available and activated to protect against unauthorized use of and access to Federal tax information.
- (7) No work involving Federal tax information furnished under this contract will be subcontracted without prior written approval of the IRS.
- (8) The contractor will maintain a list of employees authorized access. Such list will be provided to the agency and, upon request, to the IRS reviewing office.
- (9) The agency will have the right to void the contract if the contractor fails to provide the safeguards described above.
- (10) (Include any additional safeguards that may be appropriate.)

#### **Sub-Contractor Certification Letter**

If you come into contact with confidential (names, address, date of birth, etc.,) Federal Tax Information (FTI) and distribute or disclose such information you could be found in violation of the Internal Revenue Code Section 7213 & 7431 with consequences of a felony punishable by a fine of up to \$5,000, or imprisonment up to fives years, or both, together with the cost of prosecution.

I certify that I have read and understand the consequences (criminal\civil) of revealing confidential information as listed in Exhibit 5 of the IRS Publication 1075.

Signature	Title		Date
Diago Drint Nama		Compony	
Please Print Name		Company	
Please mail this annually, no la	iter then Septe	ember 1 <sup>st</sup> to:	

CDSS 744 P Street MS 19-26 Attn: IRS Coordinator Sacramento, CA 95814