

Privacy Impact Assessment Appendix A

Collection Authorities:

Section 26 of the *Freedom of Information and Protection of Privacy Act* (FOIPPA) details the authorities under which a public body may collect personal information. If a program involves the handling of personal information, the program must have an authority to have collected that information. Please cite in your Privacy Impact Assessment the primary authorization(s) related to your initiative from the collection authority section below.

Section	Authority - A public body may collection personal information only if:
26(a)	The collection of the information is expressly authorized under an Act (Act name, and relevant section numbers must be provided)
26(b)	The information is collected for the purposes of law enforcement*
26(c)	The information relates directly to and is necessary for a program or activity of the public body
26(d)	With respect to personal information collected for a <u>prescribed* purpose</u> (i) the individual the information is about has consented in the prescribed* manner to that collection and (ii) a reasonable person would consider that collection appropriate in the circumstances
26(e)	The information is necessary for the purposes of planning or evaluating a program or activity of a public body
26(f)	The information is necessary for the purpose of reducing the risk that an individual will be a victim of domestic violence, if domestic violence is reasonable to occur
26(g)	The information is collected by observation at a presentation, ceremony, performance, sports meet or similar event (i) at which the individual voluntarily appears, and (ii) that is open to the public
26(h)	The information is personal identity information that is collected by (i) a provincial identity information services provider and the collection of the information is necessary to enable the provincial identity information services providers to provide services under section 69.2 or (ii) a public body from a provincial identity information services provider services provider and the collection of the information is necessary to enable (a) the public body to identify an individual for the purpose of providing a service to the individual or, (b)the provincial identity information services provider to provider services under section 69.2

*Relevant definitions:

Prescribed: means prescribed by FOIPPA regulation.

Law enforcement: means (a) policing, including criminal intelligence operations, (b) investigations that lead or could lead to a penalty or sanction being imposed, or (c) proceedings that lead or could lead to a penalty or sanction being imposed.