# Family violence

RISK ASSESSMENT AND RISK MANAGEMENT.

This information was prepared in consultation with the Office of the Victorian Privacy Commissioner

## Information Sharing in the Context of Family Violence

This fact sheet has been prepared to assist all types of agencies working together as part of the integrated family violence system in making decisions about information sharing in the context of responding to family violence.

Information sharing is a central component of effective risk management, as identified in the Victorian Family Violence Risk Assessment and Risk Management Framework (2007). This fact sheet should be read in conjunction with the Framework, alongside specific sector Standards and Codes of Practice and relevant legislation.

Further work will be undertaken in 2009 in relation to information sharing and family violence at a statewide and local level.

### Why share information?

Information sharing in an integrated family violence system is a critical mechanism to ensure the support and assistance that increases the safety of victims and accountability of perpetrators<sup>1</sup> is provided in a timely and effective manner.

Sharing information between services helps to enhance the protection for vulnerable women and children. It also enables earlier intervention and prevention strategies to be implemented by enhancing case management and coordination as well as providing services with clearer roles and expectations for service provision.

Importantly, the person you are working with, whether they are the victim or perpetrator, is more likely to gain a sense of confidence that their situation is understood and is being managed across a range of service providers, without having to repeat personal and sensitive information. To maximise the support relationships, this should be done in a way that respects privacy and confidentiality.

## Objectives of information sharing within an integrated family violence system

This fact sheet is based on current objectives of information sharing, which are:

- Information is shared within the Integrated Family Violence System in ways that comply with relevant legislation and codes of practice
- The safety of victims is central to any decision about whether and how information is to be shared
- Perpetrators are held accountable for their use of violence.

### Information sharing and privacy

Professionals working with victims and perpetrators of family violence understand the importance of building trust. When working with victims, all agencies responding to family violence should adopt a rights based approach that demonstrates respect, nonjudgmental communication, culturally informed and sensitive practice, informing victims of their options, service delivery accountability and promotion of social justice.

In the context of information sharing, seeking consent before disclosing information with other agencies is best practice for upholding the rights based approach.

Victims and perpetrators own the information which is shared with you.

In practice, it is important that victims are given the opportunity to make an informed decision about consent. This means you should explain the reasons for collecting and sharing information, how the information will be used or shared and possible consequences for the victim. Reference to sector and professional guidelines is attached for more information.

<sup>1.</sup> Family violence primarily occurs between intimate partners and is usually perpetrated by men towards women and children. As such, the terms 'victim' and 'perpetrator' are used in this fact sheet to refer to women and children, and men respectively. This terminology is in line with the Family Violence Risk Assessment and Risk Management Framework.





However, in all circumstances, as articulated in the *Information Privacy Act* 2000, information can be shared or disclosed when the disclosure is for the **primary purpose** for which it was collected, **regardless** of whether you have explicit consent from the victim or perpetrator. In addition, information can be disclosed for a purpose related to the primary purpose, where the individual would reasonably expect the disclosure.

This means that agencies working with victims and perpetrators of family violence which collect information for the purposes of support, protection, prevention of violence and/or accountability for violence can disclose the information for these purposes. When working with victims or perpetrators, you need to be clear with them about the function of your agency, the reasons you are collecting information from them and what it will be used for. It can then be disclosed so long as it is related to the primary purpose for which it was collected.

On this basis, Victoria Police do not require consent to make a referral and provide case specific information provided it is relevant and needed by a specialist family violence service, but must inform the victim or perpetrator that a referral is being made.

Some additional circumstances in which you can share information without consent<sup>2</sup> are:

- a serious and imminent threat to an individual's life, health, safety or welfare; or
- a serious threat to public health, public safety or public welfare; or
- a suspicion of unlawful activity and the information is used or disclosed as a necessary part of its investigation of the matter or in reporting its concerns to relevant persons or authorities.<sup>3</sup>

**Professional judgment is also an important guide.** There is more on this under "Deciding whether and what information to share with other agencies".

There are other exceptions:

### Children

In circumstances where there are significant concerns for a child's wellbeing, any person can make a referral to Child FIRST or they can make a report to Child Protection if they believe that a child is at risk of significant harm.

The Children, Youth and Families Act 2005 authorises certain professionals to share information with Child Protection and Child FIRST about vulnerable children and families.

Agencies may find these documents<sup>5</sup> useful:

- Providing Support to Vulnerable Children and Families: Information Sharing Authorised by the Children, Youth and Families Act 2005: A guide for Family Violence Service Managers and Workers in Victoria.
- Providing support to vulnerable children and families: An information sharing guide for authorised Information Holders or professionals employed by Service Agencies in Victoria according to the Children, Youth and Families Act 2005.

#### Men

Men's Behaviour Change service providers funded by the Department of Human Services must adhere to the No To Violence Minimum Standards. Men who use violence have only limited confidentiality in all of their communications with men's behaviour change professionals, and should be advised of this before they are asked to disclose information.<sup>6</sup>

### In Summary:

To comply with privacy legislation, a professional should inform a person of the purposes for which information is collected, and can share that information if this is related to the primary purpose for collection. This should occur as early as possible in the support relationship.

Further a professional can make a refer allor share information without consentain professional can make a refer allor share information without consentain professional information without representation of the victim.

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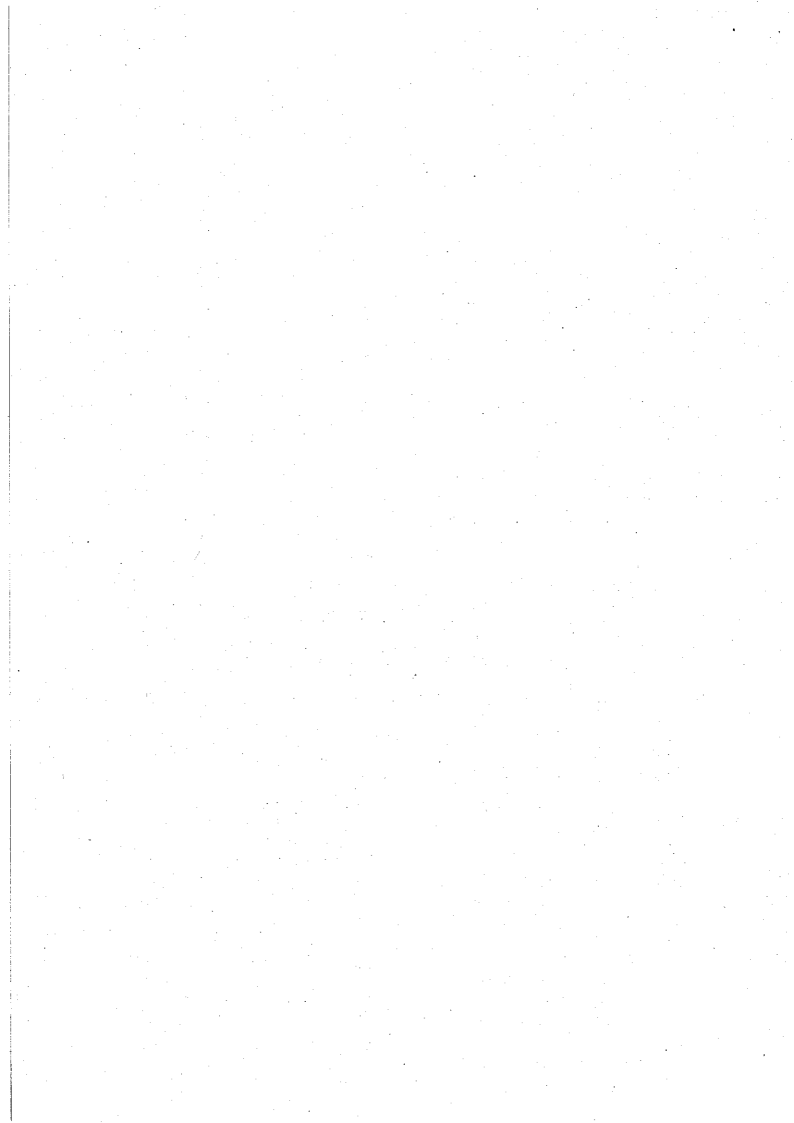
<sup>2.</sup> For a full list of these, see Information Privacy Principle 2.1.

<sup>3.</sup> Unlawful activity might be a breach of criminal law, or other laws, including the range of behaviours defined as family violence in the Family Violence Protection Act.

<sup>4.</sup> These professionals are defined as "Information Holders" and include "a person in charge of a body that receives funding from the Secretary [of DHS] under a State contract to provide family violence services". According to the Regulations, a "person in charge" is the most senior staff member present at the service at the time the information is requested by Child FIRST or Child Protection.

<sup>5.</sup> These documents can be found at www.cyf.vic.gov.au/every-child-every-chance/library/publications/publications.

<sup>6.</sup> No To Violence, (2005) Men's Behaviour Change Group Work: Minimum Standards and Quality Practice.



# Deciding whether and what information to share with other agencies<sup>7</sup>

The following points can be used as a guide when thinking about situations where it may be necessary or desirable to share information with other agencies. Information sharing typically occurs when a formal referral is made or when it is necessary to share information with others to provide an appropriate service to the women, children or men you are working with. Decision making should be done in consultation with other service providers. Decisions should be recorded, including the rationale for disclosure.

### A Risk Assessment has been undertaken

Consider risk factors – using the Victorian Family Violence Risk Assessment and Risk Management Framework, basing your assessment of the level of risk on:

- the victim's view of their level of risk
- the presence of evidence based risk factors
- professional judgment that takes into account all other circumstances for the victim and the perpetrator.

With consent by the person who provided the information, personal information can be shared.

<u>Without consent</u> must make a professional judgment balancing the following considerations.

# When you collected the information did you ensure that the individual was aware of the purposes for which the information was collected?

Information can be used or disclosed for the primary purpose it was collected. It can be used or disclosed for a secondary purpose, if the person would reasonably expect that it would also be used for that purpose. To assist in decision making, it is important that you understand the function of your agency and the reasons you collect information.

### Do you have the legal authority to disclose?

See checklist "Legal Grounds When Considering Sharing Information Without Consent" (Appendix 1).

#### Make decision

If you decide to share information without consent

- Discuss your assessment with your manager, and/or other colleagues<sup>8</sup>
- Refer to your professional protocols, service standards or guidelines (a full list of these is at Appendix 2)
- Make decisions about the amount of information to share, how and with whom
- Discuss with victim or perpetrator, if appropriate

- Note when/whether the victim or perpetrator was informed and reasons why if not informed (for example, that it would increase risk)
- Consider your safety and the implications for your agency
- Share the information, but only sufficient information for the other agency to perform their role or function
- Record the decision, with whom the information was shared, how and why

If you decide **not** to share information:

- Consider ways to reduce risk to the victim/s
- Consider ways to help victim access help from other agencies herself
- Note a time to review
- Consider your safety and the implications for your agency
- Record the decision

# Checklist Questions for use when sharing information without consent

In addition to the steps outlined above, the cluestions below are designed to assist you to make a defensible decision, if you are in a situation where you teel that you have to disclose information without the correspit of the worther penetrator. These are always very difficult decisions and ones where you may be

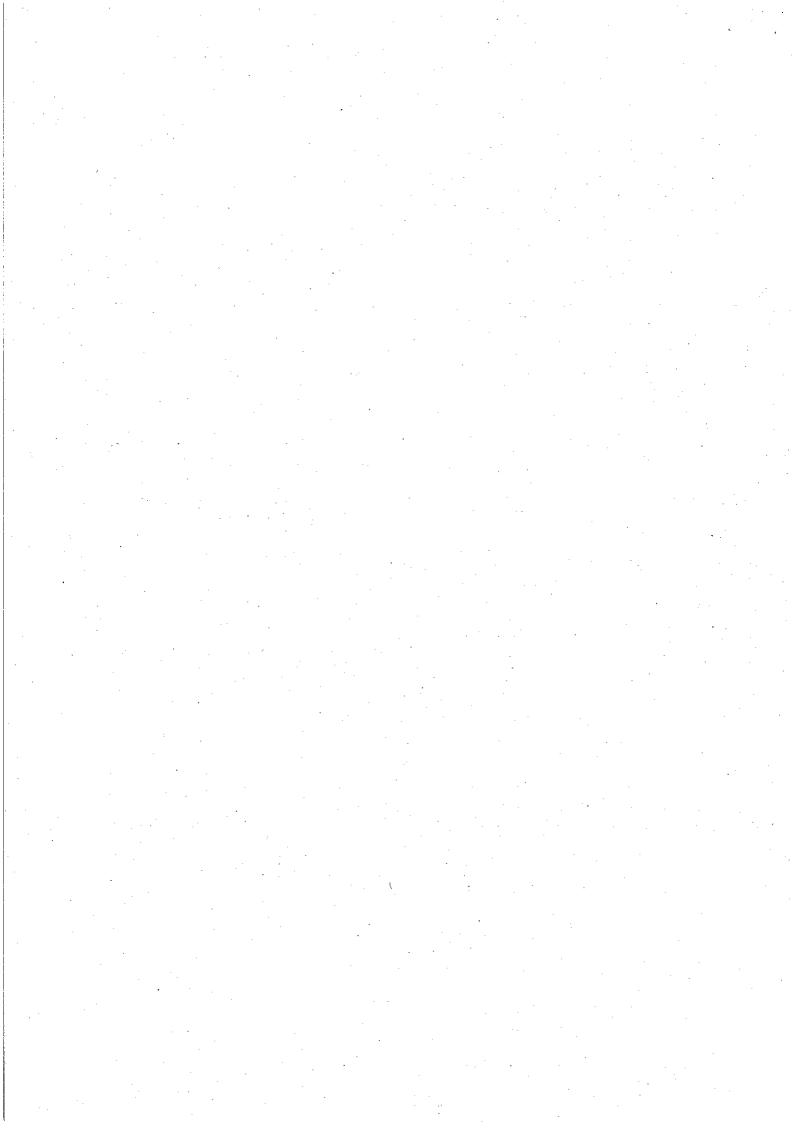
disclose intermation without the consention the violitical perpetrator. These are always very difficult decisions and ones where you may be concerned about the impact they will have on the first that a violint of perpetrator has placed in your Remember, you heed to take detensible not defensive decisions. The key focus is to ensure the satety or women and children your are supporting.

Have you considered the amount of Information to be disclosed and the number of people agencies to disclose to? This should be limited to what is judged as necessary in the circumstances, given the results on the risk assessment.

Has the victim or perpetrator been informed that the information will be disclosed and to whom, and why? Have details of next steps been explained? Has this been done in advance of the information being disclosed? If you have not spoken with the victim or perpetrator have you recorded you reasons for this?

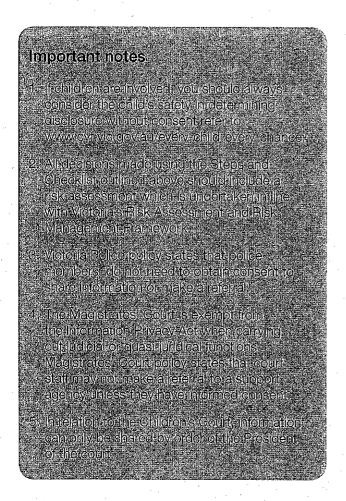
<sup>7.</sup> This information has been adapted from the Co-ordinated Action Against Domestic Abuse DV MARAC Implementation Guide, Third Edition, December 2007, pp 43-45, www.caada.org.uk.

Depending on the structure of your particular workplace, this may mean your immediate supervisor, a manager, a Magistrate or Family Violence Adviser.



#### How information is shared

Information must always be transferred securely. The recipient must be able to guarantee they have secure systems for storage and retrieval of the information. It is preferable that information is shared in written form, to reduce any risks of misunderstanding or misinterpretation of the information provided.



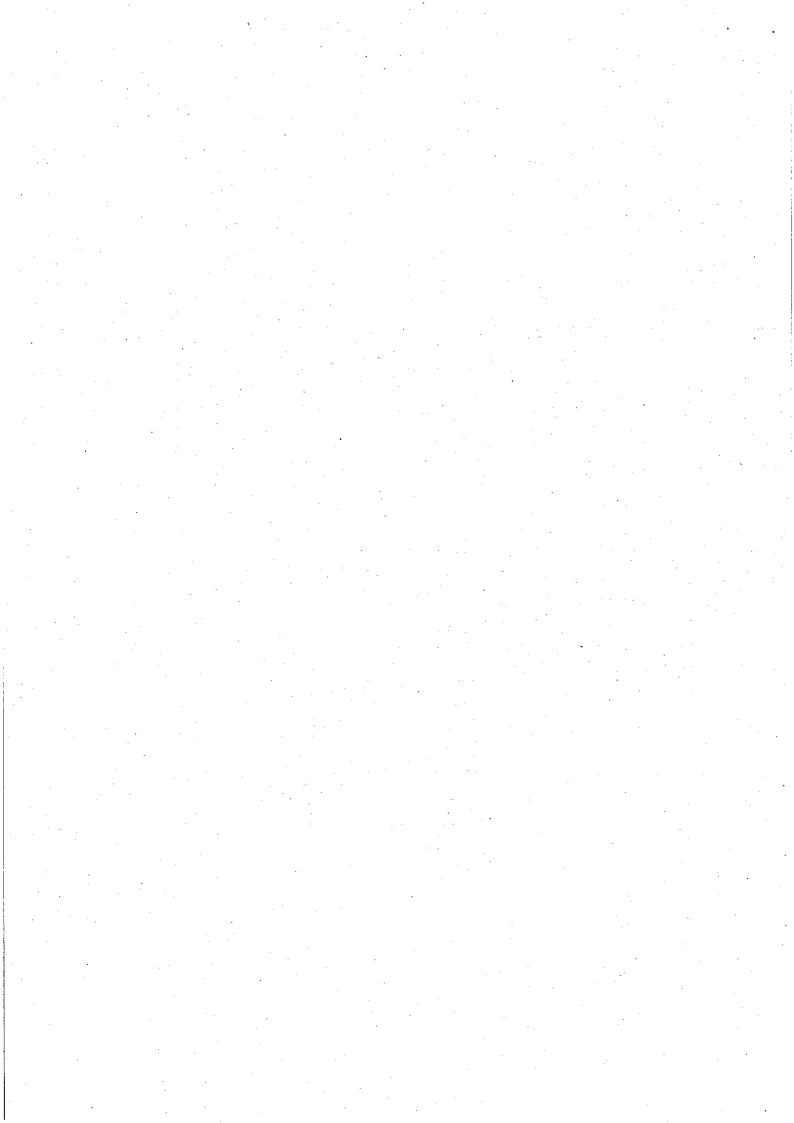
## What happens if a privacy complaint is made against my agency?

Clear guidelines, prepared by the Office of the Victorian Privacy Commissioner, are available on the process of making a complaint and responding to a complaint.

Agencies should be aware of their rights and responsibilities and should also ensure that they have clear policies on how they collect information, how it is stored and how it is shared. Usually, these policies are available to the public.

Further details are available in: Guide for Complainants under the Information Privacy Act 2000 and Guide for Respondents under the Information Privacy Act 2000.

These are available at www.privacy.vic.gov.au in the "Publications" section, under "General Information".



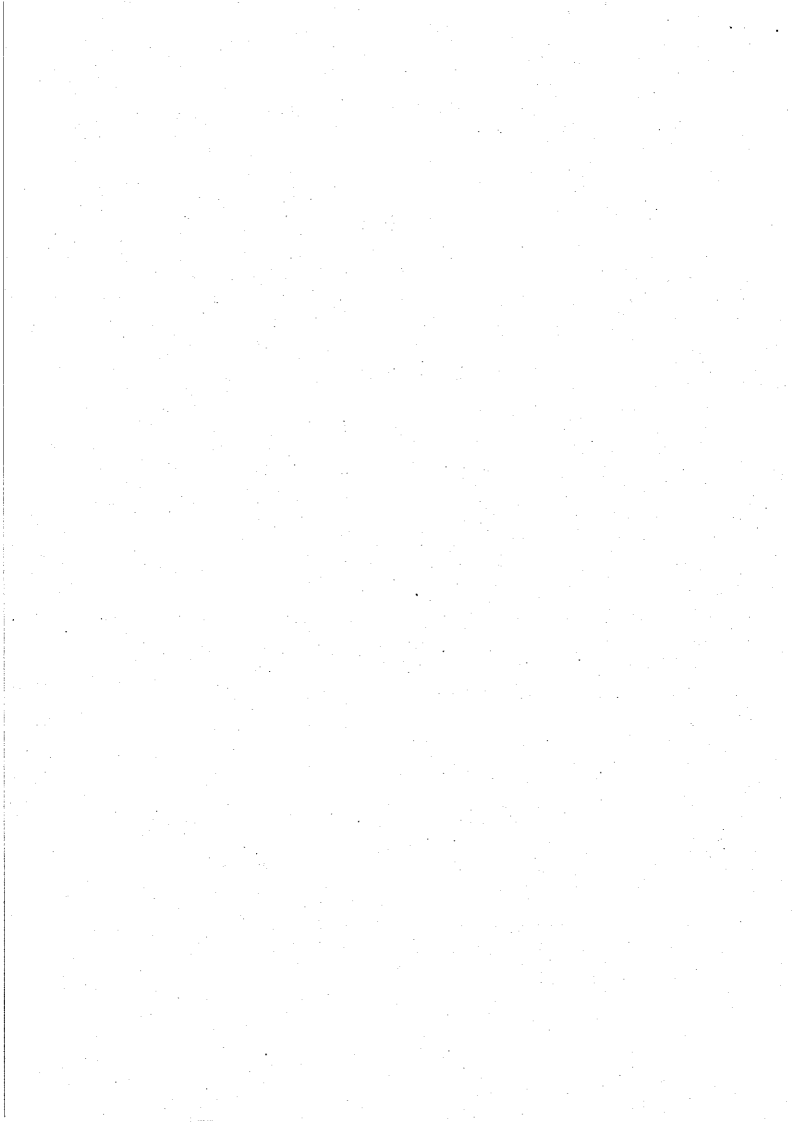
### **APPENDIX 1**

## Legal Grounds When Considering Sharing Information Without Consent

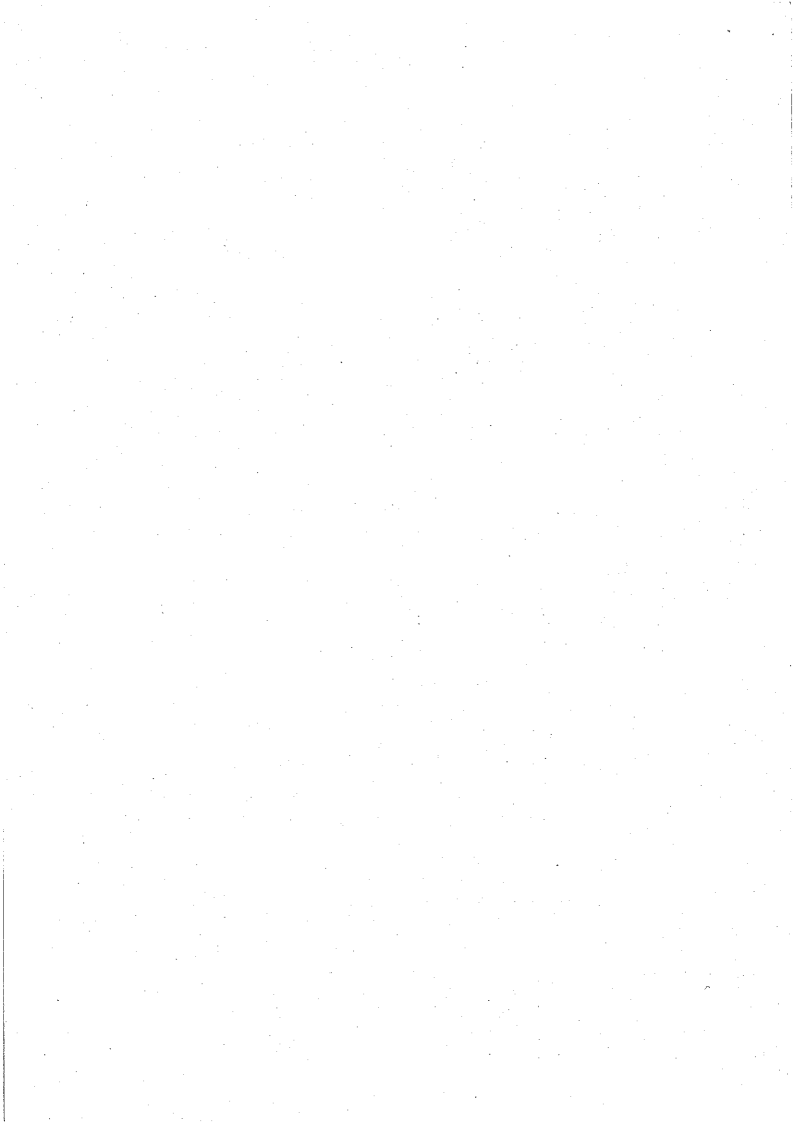
Privacy legislation exists to protect the personal or private information of all Victorians. These laws also recognise that there are some situations in which it may be necessary to share information without the consent of the person who provided the information. The following tables are intended to assist in locating relevant sections in the legislation.

Protection of private or personal information

| Source   | Reason for protection   |
|--|---|
| Information Privacy Act 2000                         | Responsible collection, disclosure, storage and handling of personal information.   |
|  | Personal Information must not be used or disclosed for a physical (the secondary purpose), other than the primary purpose, of collection, unless the secondary purpose is related to the primary purpose of, collection and the individual would reasonably expect the use or disclosure. (IPP2.1(a)) or a specific exemption applies (IPP2.1(a)) |
| Health Records Act 2001                              | Promote fair and responsible collection, disclosure, storage and handling of health information.  |
| Charter of Human Rights and<br>Responsibilities 2006 | The right not to have privacy family, home or correspondence.  unlawfully or arbitrarily interfered with and not to have reputation, unlawfully attacked (section 12):  |
| Privacy Act (Cth) 1988                               | To protect against unauthorised use of personal information.  |



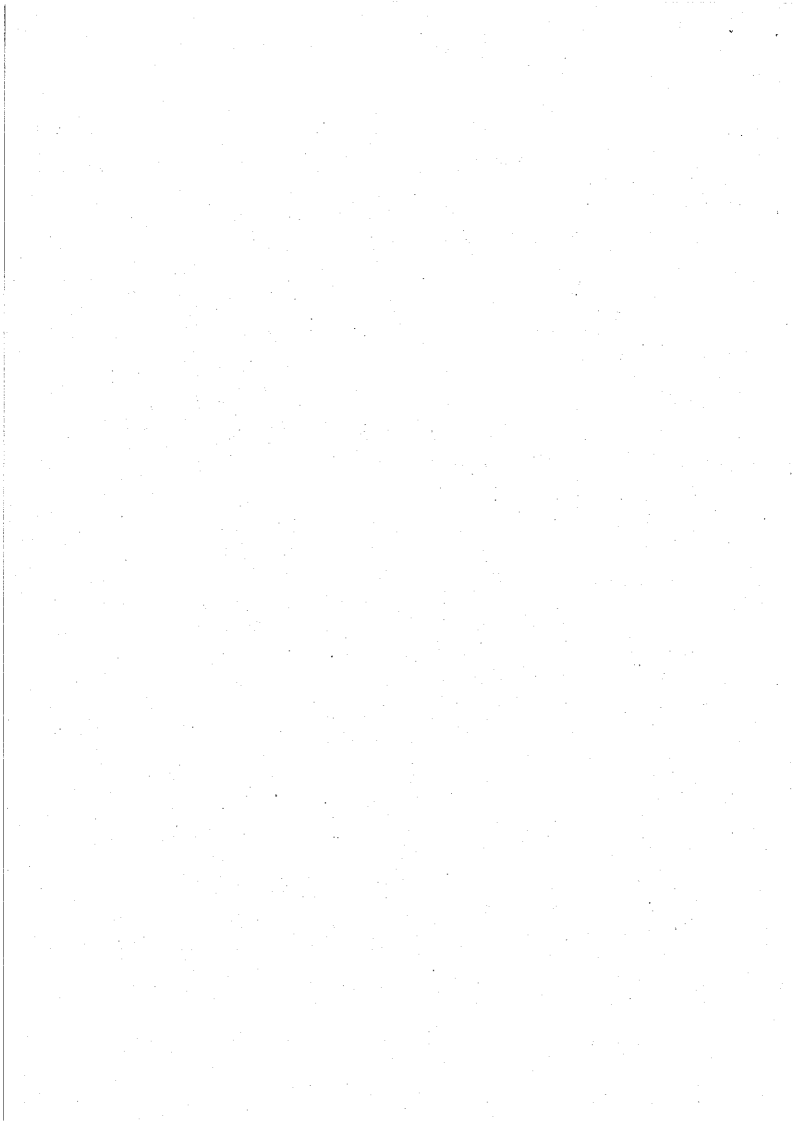
| Legal authority  | Purpose of information sharing   |
|--|--|
| Children Youth:  | Significant concern for the wellbeing of a child (sections 28 and 31)).  |
| Act 2005   | This elabor to a reposition or to the birth or a child, significant concernitor the well-being of a child after birth (sections 29 and 32).  |
|  | Reasonable grounds to believe that a child is in need of profered on (section 188).  |
| THE STATE OF THE S | If the Secretary believes on reasonable opounds that an intomatism holder or aroerson.   |
| off action of the con-   | in, a registered community service has information that is relevant to the protection of a development of a childs. In the Secretary may ask dinar person to provide that information  |
|  | and the person who is asked to provide information to the Secretary may provide that   |
|  | /information (section 192),  |
| Information Privacy Act 2000   | An organisation must not collect personal information unless the information is necessary or one or more of its functions or activities (IPP 1.1).   |
|  | At or before the time an organisation collects personal information, the organisation must   |
|  | take reasonable steps to ensure that the individual is aware of the purposes for which the information is collected and to whom the organisation usually discloses information of that   |
| tipe of the best file of the second s | kind:(IRP 1.3 (c) and (d)).  |
|  | An organisation must not use or disclose personal information about an individual for a purpose other than the primary purpose (IPP 2.1)   |
| n a de esta e un desta para  | unless the secondary purpose is related to the primary purpose and the individual  |
|  | would reasonably expect their use or disclosure (IPP 2.1(a)).  |
| and the second s | unless a serious and imminent threat to an individuals life, health, safety or welfare (IPP 2.1(d)(i)).  |
|  | unless a serious threat to public health, public safety or public welfare (IPP 2.1(d)(ii)).  |
| Control of the Section of the Control of the Contro | unless the organisation has reason to suspect that unlawful activity has been, is being  |
|  | or may be engaged in, and uses or discloses the personal information as a necessary part of its investigation of the matter or in reporting its concerns to relevant persons or  |
|  | authorities (IPP2.1(e)).   |
|  | unless the use or disclosure is required or authorised by or under another law (IPP 2.1).  |
| Records Acc  | Aserious and inmittee threamto an including Site. health, safety or weiters (FISP 2.2 (a)()).  |
| 2001-0-2   | Aserious threat to public health, public salety or public waters (HRP 22 (in)(ii)).  |
| a seed to distribute   | The organisation has reason to suspect that unitaryill activity dastoeen, is being of may, be engaged in, anotuses or discloses the personal information as a necessary part of its  |
|  | Investigation of the matter of intreporting its concerns to relevant persons or authorities: $(\mathrm{HPP}2,\chi(j))$ .   |
| Charter of Fluman  | Extraction of the control of the con |
| Rights and   | society and the State (section 17(1)).   |
| Responsibilities<br>2006   | Every child has the right, without discrimination, to such protection as is in his or her best interests and is needed by him or her by reason of being a child (section 17(2)).   |
| Privacy Act (Cith)   | To prevention lessen asserious and minimentalineal to the or health of an inclividual second   |
| 1988   | concerned for another person (IPP(IO(I)(0));   |
|  | Reasonably necessary for the enforcement of orlining thaw (a receive or of use musicle (kept) v<br>(IRPnd(th)(c)):   |
| A service of a solid   | #Reasonethe grounds to believe the disclosure is nedes say, to prevent or lessen a senous.   |
| For a Property of the  | and imminent threat to the life or health of the individual concerned or another person. (IRP 14(1))(6))   |
| ing by anyone i  | Disclosure is necessary, for entorcement of eniminal law.(IRPHI(e)):   |
| parael Babarana<br>La carrena action   | To lessen or prevent a serious and imminent threat to ain individuals life inealth or safety.  |
|  | $\mathbb{P}(\mathbb{R}^{2}(2\mathbb{H})(\mathbf{e})(0))$   |
|  | To lessen or prevent a serious and imminent threat to public safety (NRP2 (2:1)(e)(ii)   |

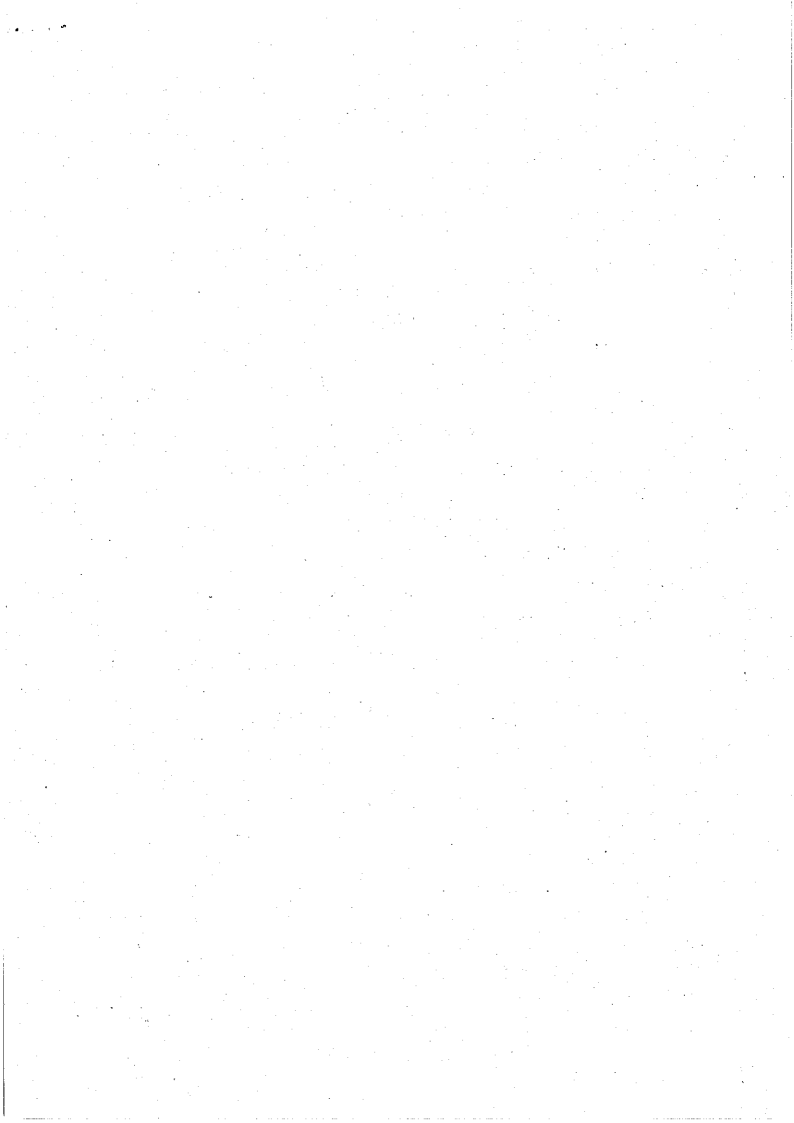


### **APPENDIX 2**

Sector Specific Guidanace Materials, Including Codes Of Practice, Protocols, Service Standards And Privacy Policy

| Agency providing<br>a response in the<br>integrated family<br>violence system                 | Guidance document   |
|---|---|
| Department of Human<br>Services funded agencies<br>providing support to<br>women and children | Practice Guidelines: Women's and children's family violence counselling and support services  Forms part of the service agreement for women's counselling and support services to have policies and practices that are relevant to the legislative context.               |
|   | Code of Practice for Specialist Family Violence Service for Women and Children – Domestic Violence Victoria 2008  |
|   | Family Violence: Risk Assessment and Risk Management: Supporting an integrated family violence service system  A consistent state-wide risk assessment tool that addresses confidentiality and information sharing in the context of safety planning and risk management. |
|   | Homelessness Assistance Service Standards Service standards in compliance with Information Privacy Act 2000   |
|   | Homelessness Assistance Programs Guidelines 2006-2009   |
|   | Providing Support to Vulnerable Children and Families: Information Sharing Authorised by the Children, Youth and Families Act 2005.  A Guide for Family Violence Service Managers and Workers in Victoria   |
|   | Providing support to vulnerable children and families  An information sharing guide for authorised information Holders or professionals employed by Service Agencies in Victoria according to the Children, Youth and Families Act 2005.                                  |
| Department of Human<br>Services funded agenoles<br>providing support to men                   |   |
| Magistrates Court of Victoria   | Induction Manual: Family Violence Court Division and Specialist Family Violence   |
|   | Service  This is designed for use by those working in the FVCD and SFVS. It contain information about roles including information sharing and referral.   |
|   | Privacy Policy  |
|   | Code of Practice for Family Violence Court Based (Applicant) Programs, Federation of Community Legal Centres, 2007  This includes sections on information sharing and privacy (chapter 9) and referral (chapter 19).  |
| Mictoria-Police   | Code of Practice For the Investigation of Family Violence: Supporting an  |
|   | Victoria Police Information Privacy Statement  This explains Police responsibilities under the Information Privacy Act.   |





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