



# Parklane (Workplace Management) Privacy Impact Assessment

Project Code	PC0683
Submission Date	December 12, 2017
Organization	University of Victoria
Unit and Service Owner	Human Resources
Contact	Jill Stringer, Client Account Manager stringer@uvic.ca
Reviewed By	Andy Mavretic, Director OHSE Rebecca Lumley, Director Total Compensation Garry Sagert, Director, UVic Online Systems
Review Date	[[Date of review – can be filled in by PMO or Reviewer]]

# 1.0 Privacy Context

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## 1.1 Description of Systems and Linkage to Legislation

The Workplace Management Systems project is intended to implement the Parklane Case Management Software as the new OHSE and compensation system, replacing paper based processes and FileMaker Pro, an antiquated system that can no longer be supported by University Systems or Vendors

Parklane will be hosted at UVic and UVic will be responsible for installing all software including on-going upgrades.

a) UVic hosted Parklane Case Management Software – Base System which includes the following modules:

- Occupational Claim Management – Incident Reporting
- Non-Occupational Claim Management – Disability Management
- RTW, Modified Work – Work Accommodation
- Personal Data Module - Demographics interface with each of the above modules

This system will contain personally identifiable information for employees who have Work safe or disability claims. Some of this information is categorized as confidential and highly confidential. The database will be hosted by UVic and stored in Canada, and accessed only from within Canada, in compliance with FIPPA section 30.1.

b) During the file conversion process, highly confidential and personal information needs to be provided to the vendor contractor for conversion purposes.

## 1.2 Use of System

The system will be used to create, track and monitor case files for both Occupational Worksafe incidents and disability claims. Relevant documents will be attached directly to the case file and the system will produce customizable form letters based on UVic's requirements. Custom, return to work program phases with modified duties for each employee will be created, detailing employee restrictions and defining temporary or permanent modified duties. Standard delivered reports will be available for tracking and meeting legislative requirements.

The system will be restricted to HR – specifically:

- Occupational Health
  - Director (Andy Mavretic)
  - Work Life Consultant (David Morgan)
- Compensation and Benefits
  - Director (Rebecca Lumley)
  - Work Life consultants (Tine Lathouwers, Cathy Boraston)

## 1.3 Custody and Control

Parklane system will be hosted by UVic and all data will be stored in Sec. 15 UVic will be responsible for applying any upgrades to the database. Parklane will have no access. Only approved HR personnel from OHSE and Compensation will have access to enter and view data. This is consistent with current practice, however currently, this data is being stored in Sec. 15

Sec. 15 This new database will provide us with a controlled secured environment for tracking sensitive claim information.

The accuracy of personal information will be ensured by the following means:

- Employee demographic information will be sourced from Banner, which is maintained by employees through self-serve and Payroll using the appropriate forms and data obtained through the UVic hiring process and Recommendation of Appointment forms provided by the department

This ensures compliance with FIPPA sections 28 and 29.

Maintenance and retention policies will be per retention policies in the Directory of Records database section HR020-20, which is also in compliance with FIPPA section 31:

<http://webapp.library.uvic.ca/uvicrecords/more.php?id=14>

There will be a one-time file conversion to convert historical Worksafe claim data, which will include the following data:

- name
- claim number
- date of injury
- type of injury

The conversion process will be completed in the following manner:

The electronic file will be password protected and transferred through a secure Sec. 15 Sec. 15 Once uploaded, Parklane will remove from Sec. 15 and will store on their system for conversion testing only. Once testing has been approved and conversion is in production, Parklane will retain the file for approximately 3 months until UVic confirms no additional changes are required. At this point, the files will be securely deleted using the Sec. 15

## 1.4 Personally identifiable information Data Types and Information Flows

Employee demographic and job information will be pulled directly from Banner. Information which is pulled directly from Banner on a daily basis includes UVic ID (V-number), name, address, email, Position number, status, key dates (e.g. LOA start & stop dates etc.), salary, union affiliation, emergency contacts.

Information entered by employees includes address, email and emergency contacts. Information entered by Payroll includes Position, salary, union affiliation and key dates.

A diagram illustrating data flows within the Case Management process is shown below.

Sec. 15

Sec. 15

## 2.0 Privacy Threshold Analysis

[[The purpose of these questions is to help determine what level of privacy and security risk is present in your project. Seek assistance from the PMO if you have any questions. When referencing UVic or external documentation, note the date that the documentation was accessed or provide a copy at the time of reference as an Appendix.]]

1	Has a Privacy Impact Assessment ever been performed for this project or program?	No [Date]
2	What is the information classification level of information collected, maintained, or shared in any identifiable form as part of this project or service? Select all classification levels that apply. See <a href="#">University Policy IM7800</a> for detailed definitions. <input checked="" type="checkbox"/> Highly Confidential <input checked="" type="checkbox"/> Confidential <input checked="" type="checkbox"/> Internal <input type="checkbox"/> Public <input type="checkbox"/> Don't Know	

	<input type="checkbox"/> Information is not collected, maintained, or shared in any identifiable form as part of this project or service									
3	<p>What are the type(s) of personal, critical, or sensitive information collected, maintained, or shared by this project? Please be specific about the data elements.</p> <p><i>Examples include, but are not limited to information about students, employees, donors, alumni, credit cards, health information, etc. See Appendix A of <a href="#">University Policy IM7800</a> for more examples.</i></p> <table border="1"> <tr> <td>Highly Confidential</td> <td> <ul style="list-style-type: none"> <li>Medical Information relating to a person's mental or physical health, correspondence and case notes</li> </ul> </td> </tr> <tr> <td>Confidential</td> <td> <ul style="list-style-type: none"> <li>Sec. 15</li> </ul> </td> </tr> <tr> <td>Internal</td> <td> <ul style="list-style-type: none"> <li>Employee ID, Position, Department</li> </ul> </td> </tr> <tr> <td>Don't Know</td> <td></td> </tr> </table>	Highly Confidential	<ul style="list-style-type: none"> <li>Medical Information relating to a person's mental or physical health, correspondence and case notes</li> </ul>	Confidential	<ul style="list-style-type: none"> <li>Sec. 15</li> </ul>	Internal	<ul style="list-style-type: none"> <li>Employee ID, Position, Department</li> </ul>	Don't Know		
Highly Confidential	<ul style="list-style-type: none"> <li>Medical Information relating to a person's mental or physical health, correspondence and case notes</li> </ul>									
Confidential	<ul style="list-style-type: none"> <li>Sec. 15</li> </ul>									
Internal	<ul style="list-style-type: none"> <li>Employee ID, Position, Department</li> </ul>									
Don't Know										
4	Does this project or program involve the implementation of a new electronic system or use of a new application/ software to support the creation, collection, storing, backing-up or disposition of personal, sensitive, or critical information?	New								
5	<p>Does the project apply new or additional information technologies that have substantial potential for privacy intrusion?</p> <p>[[If so, what are those technologies? Examples include, but are not limited to, cloud platforms, Sec. 15 social media, mobile applications, smart cards, RFID, biometrics, locator technologies, visual surveillance, video recording, profiling, data mining, etc.]]</p>	No								
6	<p>Will the project involve the collection or creation of new information about individuals?</p> <p>[[If so, what information?]]</p>	No								
7	<p>Will personal information about individuals or sensitive/critical information be disclosed to organizations, programs, processes or people who have not previously had routine access to the information?</p> <p>All installs, upgrades and maintenance will be performed by UVic with the exception of the conversion file. Parklane will have access to an electronic Worksafe claims file while completing the conversion process. The file will be password protected and transferred through a secure Sec. 15. Once conversion is completed, the file will be securely deleted</p>	Only during conversion process								
8	<p>Are you using information about individuals for a purpose it is not currently used for, or in a way it is not currently used?</p> <p>[[If so, how?]]</p>	No								
9	<p>Will the project collect, use, or disclose PII or sensitive/critical information for research purposes?</p> <p>[[If so, do you have appropriate research approvals (e.g. ethics)?]]</p>	No								
10	<p>Will the project require that individuals are contacted in ways that they may perceive to be intrusive?</p> <p>[[If so, how may they perceive it to be intrusive?]]</p>	No								
11	<p>Is any of the information owned by another organization?</p> <p>[[If so, which organization(s)?]]</p>	No								

12	Does the project involve new or significantly changed consolidation, inter-linking, cross-referencing or matching of personal data from multiple sources?  [[If so, which ones?]]	No
13	Does this project collect, access or use Social Insurance Numbers (SIN)?	Sec. 15 - Disclosure harmful to
14	How many user records containing PII or sensitive/critical information will be stored, accessed or used? [1-1000],[1001-5000],[5,001-50,000],[50,001-100,000],[100,000+]	Sec. 15 enforcement
15	Where will the information be stored?  UVic Data Centre – UVic will be hosting the software	
16	Will a third party (e.g. vendor or service provider) have access to the information?  All installs, upgrades and maintenance will be performed by UVic with the exception of the conversion file. Parklane will have access to an electronic Worksafe claims file while completing the conversion process. The file will be password protected and transferred through a secure Sec. 15 Once conversion is completed, the file will be securely deleted	Only during conversion
17	Is any of the information being accessed from outside of Canada?  [[If so, by whom and from where?]]	No
18	Does the IT system connect, receive, or share information in identifiable form, or PII or sensitive/critical information with any other IT systems?  Examples include, but are not limited to: 1. Personal information is used in a closed system (i.e., no connections to the Internet, Intranet or any other system and the circulation of hardcopy documents is controlled). • Data feed from Banner to Parklane  2. Personal information is used in a system that has connections to at least one other system. • Feed from Parklane to WorkSafeBC portal for WCB claims	Yes
19	If there is external sharing, is it pursuant to new or existing information sharing agreements?  There is no information sharing agreement. Processes and information used are all dictated by the Workers Compensation Act	Existing

Information Summary	
Usage	<ul style="list-style-type: none"> <li>Used by OHSE &amp; Worklife Consultants to track &amp; maintain case files</li> </ul>
Source	UVic Banner Feed
Data Fields	<ul style="list-style-type: none"> <li>Sec. 15</li> <li>Date of Birth</li> <li>Address</li> <li>Email address</li> <li>Emergency Contacts</li> </ul>
Classification	<ul style="list-style-type: none"> <li>Confidential</li> </ul>

<b>Authority</b>	<ul style="list-style-type: none"> <li>FIPPA Sections 28 , 29</li> </ul>
<b>Information Flow</b>	<ul style="list-style-type: none"> <li>Data will be updated on a daily basis from Banner</li> </ul>
<b>Access</b>	<ul style="list-style-type: none"> <li>Internal Approved users ONLY</li> </ul>

Information Summary	
<b>Usage</b>	<ul style="list-style-type: none"> <li>Used by OHSE &amp; Worklife Cosultants to track &amp; maintain case files</li> </ul>
<b>Source</b>	<ul style="list-style-type: none"> <li>User created/submitted content</li> </ul>
<b>Data Fields</b>	<ul style="list-style-type: none"> <li>Medical Information</li> <li>Case notes</li> <li>Correspondence</li> </ul>
<b>Classification</b>	<ul style="list-style-type: none"> <li>Highly Confidential</li> </ul>
<b>Authority</b>	<ul style="list-style-type: none"> <li>Workers Compensation Act</li> </ul>
<b>Information Flow</b>	<ul style="list-style-type: none"> <li>All information is manually entered by HR and only available to internal approved HR staff. Specific data is used to create Worksafe claim forms and is submitted to Worksafe BC via their portal for adjudication and payment.</li> </ul>
<b>Access</b>	<ul style="list-style-type: none"> <li>Internal Approved users ONLY</li> </ul>

Information Summary	
<b>Usage</b>	<ul style="list-style-type: none"> <li>Historical Worksafe claim data – Conversion file</li> </ul>
<b>Source</b>	<ul style="list-style-type: none"> <li>Electronic file from filemaker pro</li> </ul>
<b>Data Fields</b>	<ul style="list-style-type: none"> <li>Name</li> <li>Claim number</li> <li>Date of injury</li> <li>Type of injury</li> </ul>
<b>Classification</b>	<ul style="list-style-type: none"> <li>Highly Confidential</li> </ul>
<b>Authority</b>	<ul style="list-style-type: none"> <li>Workers Compensation Act</li> </ul>
<b>Information Flow</b>	<p>The electronic file will be password protected and transferred through a Sec. 15 [redacted]. Once uploaded, Parklane will remove from the Sec. 15 [redacted] and will store on their system for conversion testing only. Once testing has been approved and conversion is in production, they will retain the file for approximately 3 months until we confirm no additional changes are required. At this point, the files will be securely deleted using Sec. 15 [redacted].</p>
<b>Access</b>	<ul style="list-style-type: none"> <li>Jayne Adams from Parklane</li> </ul>

### 3.0 Privacy & Security Risks

[[Based on the sections 1.0 and 2.0, determine the probability, impact, and resulting risk score for each of the following risks. Cite the appropriate privacy and security controls from Appendix A and B in your Risk Mitigation Measures and add to the Response section as appropriate. Probability and impact are rated on a scale of 1-5, with 1 representing a small probability or impact and 5 representing a large probability or impact.]]

ID	Risk Description	Probability (1-5)	Impact (1-5)	Risk Mitigation Measures (reduce probability and/or impact)
1	Lack of legal authority to collection, use or disclose PII	1	2	No change to current practice. OHSE's practices are dictated by the Workers Compensation Act.
2	Unauthorized collection of PII by authorized individuals/processes/systems	1	2	Potential for unauthorized matching mitigated by fixed nature of data feeds from Banner information system. All direct data entry into this system will be made by HR Worklife consultants and authorized OHSE personnel
3	Excessive collection of PII by authorized individuals/processes/systems	1	2	As above
4	Inappropriate or unauthorized use of PII by authorized individuals/processes/systems	1	2	As above
5	Unauthorized disclosure by individuals/processes/systems	1	2	As above
6	Creation of new PII by data matching	1	2	As above
7	Unauthorized tracking of individuals through transaction monitoring	1	2	As above
8	Data stored outside of Canada and in the public cloud	0	0	<ul style="list-style-type: none"> <li>All data is hosted on server at UVic and will never be stored outside of Canada.</li> <li>During the conversion of the Worksafe claim files, the file will reside with Parklane in Canada at all times. Once conversion is complete, the file will be securely deleted</li> </ul>
9	Data retention beyond prescribed timeline	2	2	<p>Employee records will be flagged and there will be a business process for removing as is current process in accordance with HR070-20  <a href="http://webapp.library.uvic.ca/uvicrecords/more.php?id=19">http://webapp.library.uvic.ca/uvicrecords/more.php?id=19</a>                      Retention rule Primary office: Keep for the longer of 7 years after satisfaction of the claim or expiration of an appeal period, or 7 years after employee termination.                      Disability Claims  <a href="http://webapp.library.uvic.ca/uvicrecords/more.php?id=264">http://webapp.library.uvic.ca/uvicrecords/more.php?id=264</a>                      Retention rule Primary office: Keep for 7 years after termination of employment.</p>

10	Risk of increased surveillance	2	2	Same as 2 above
11	Unauthorized use as a records repository	1	2	Same as 2 above
12	Public perception	1	1	Only approved HR personnel from OHSE and Compensation will have access to data. This is consistent with current practice, however currently, data will be stored in a secured database.
13	Use of existing PII data in a new system or business process	1	2	Same as 2 above

## Consultation Checklist

### IT Projects

The following leaders in each functional area can refer you to an appropriate subject matter expert to help develop the technical elements of your project plan and ensure it is complete.

Service Area	Impact? (Y/N)	Leader	Expert Consulted	Date of Consultation
Office of the CIO		Wency Lum		
Systems General Office		Trish Kearley		
Client Technologies		Lance Grant		
Desktop Support Services		David Street		
Computer Help Desk		Marcus Greenshields		
Academic & Admin Services		Nav Bassi		
Client Account Managers		Garry Sagert		11 Nov
Production and Technical Support		Scott Thompson		
Development Services		Dave Wolowicz		
Identity Services		Corey Scholefield		
UVic Online		Garry Sagert		
Data Centre Services		Kim Lewall		
Network Services		Jane Godfrey		
Infrastructure Services		Ron Kozsan		
Information Security Office		Lance Grant		
Project Management Office		Chandra Beaveridge		

### Sponsor

The project sponsor or system owner must be consulted in the creation of the Privacy Impact Assessment. Use this table to document consultation with the project sponsor or service owner.

Name	Comments	Date of Consultation
Andy Mavretic Rebecca Lumley		28 October 2016

### Other Projects

[[Please include a table like the above for any other subject matter experts that you believe should provide input for this PIA.]]

Department/Unit	Leader	Expert Consulted	Date of Consultation
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### Revision History

[[As the PIA is distributed between the sponsor, stakeholders, and SMEs, update this table to indicate changes between document versions.]]

Version	Date	Author	Comments
1.0	5 Oct 2016	Jill Stringer	
	1 Nov 2016	Jill Stringer	Consultation with GS, WT

## Appendix A – Privacy Controls

ID	PRIVACY CONTROLS
AP	<b>Authority and Purpose</b>
AP-1	<p><b>Authority to Collect</b></p> <p>The organization determines and documents the legal authority that permits the collection, use, maintenance, and sharing of personally identifiable information (PII), either generally or in support of a specific program or information system need.</p> <p><b>Response:</b></p> <p>GV0235 Protection of Privacy Policy, section(s) 18.00, 19.00</p>
AP-2	<p><b>Purpose Specification</b></p> <p>The organization describes the purpose(s) for which personally identifiable information (PII) is collected, used, maintained, and shared in its privacy notices.</p> <p><b>Control(s) / Compliance:</b></p> <p>GV0235 Protection of Privacy Policy, section(s) 16.00, 17.00</p>
DM	<b>Data Minimization and Retention</b>
DM-1	<p><b>Minimization of Personally Identifiable Information</b></p> <p>Identifies the minimum personally identifiable information (PII) elements that are relevant and necessary to accomplish the legally authorized purpose of collection; Limits the collection and retention of PII to the minimum elements identified for the purposes described in the notice and for which the individual has provided consent.</p> <p><b>Control(s) / Compliance:</b></p> <p>GV0235 Protection of Privacy Policy, section(s) 19.00</p>
DM-2	<p><b>Data Retention and Disposal</b></p> <p>Retains each collection of personally identifiable information (PII) for [Assignment: organization-defined time period] to fulfill the purpose(s) identified in the notice or as required by law; Disposes of, destroys, erases, and/or anonymizes the PII, regardless of the method of storage, in accordance with a NARA-approved record retention schedule and in a manner that prevents loss, theft, misuse, or unauthorized access; and Uses [Assignment: organization-defined techniques or methods] to ensure secure deletion or destruction of PII (including originals, copies, and archived records).</p> <p><b>Control(s) / Compliance:</b></p> <p>GV0235 Protection of Privacy Policy, section(s) 20.00, 25.00</p>

ID	PRIVACY CONTROLS
DM-3	<p><b>Minimization of PII Used in Testing, Training, and Research</b></p> <p>Develops policies and procedures that minimize the use of personally identifiable information (PII) for testing, training, and research; and Implements controls to protect PII used for testing, training, and research</p> <p><b>Control(s) / Compliance:</b></p> <p>GV0235 Protection of Privacy Policy, section(s) 20.00, 21.00, 22.00</p>
IP	<b>Individual Participation and Redress</b>
IP-1	<p><b>Consent</b></p> <p>Provides means, where feasible and appropriate, for individuals to authorize the collection, use, maintaining, and sharing of personally identifiable information (PII) prior to its collection; Provides appropriate means for individuals to understand the consequences of decisions to approve or decline the authorization of the collection, use, dissemination, and retention of PII; Obtains consent, where feasible and appropriate, from individuals prior to any new uses or disclosure of previously collected PII; and Ensures that individuals are aware of and, where feasible, consent to all uses of PII not initially described in the public notice that was in effect at the time the organization collected the PII.</p> <p><b>Control(s) / Compliance:</b></p> <p>GV0235 Protection of Privacy Policy, section(s) 18.00</p>
IP-2	<p><b>Individual Access</b></p> <p>Provides individuals the ability to have access to their personally identifiable information (PII) maintained in its system(s) of records;</p> <p><b>Control(s) / Compliance:</b></p> <p>GV0235 Protection of Privacy Policy, section(s) 29.00, 32.00</p>
IP-3	<p><b>Redress</b></p> <p>Provides a process for individuals to have inaccurate personally identifiable information (PII) maintained by the organization corrected or amended, as appropriate; and Establishes a process for disseminating corrections or amendments of the PII to other authorized users of the PII, such as external information-sharing partners and, where feasible and appropriate, notifies affected individuals that their information has been corrected or amended.</p> <p><b>Control(s) / Compliance:</b></p> <p>GV0235 Protection of Privacy Policy, section(s) 30.00, 31.00, 33.00</p>
IP-4	<p><b>Complaint Management</b></p> <p>The organization implements a process for receiving and responding to complaints, concerns, or questions from individuals about the organizational privacy practices.</p> <p><b>Control(s) / Compliance:</b></p> <p>GV0235 Protection of Privacy Policy, section(s) 34.00</p>
SE	<b>Security</b>

ID	PRIVACY CONTROLS
SE-1	<p><b>Inventory of Personally Identifiable Information</b></p> <p>Establishes, maintains, and updates [Assignment: organization-defined frequency] an inventory that contains a listing of all programs and information systems identified as collecting, using, maintaining, or sharing personally identifiable information (PII); and</p> <p>Provides each update of the PII inventory to the CIO or information security official [Assignment: organization-defined frequency] to support the establishment of information security requirements for all new or modified information systems containing PII.</p>
SE-2	<p><b>Privacy Incident Response</b></p> <p>Develops and implements a Privacy Incident Response Plan; and</p> <p>Provides an organized and effective response to privacy incidents in accordance with the organizational Privacy Incident Response Plan.</p> <p><b>Control(s) / Compliance:</b></p> <p>GV0235 Protection of Privacy Policy, Procedures for responding to a Privacy Incident or Privacy Breach</p>
UL	<p><b>Use Limitation</b></p>
UL-1	<p><b>Internal Use</b></p> <p>The organization uses personally identifiable information (PII) internally only for the authorized purpose(s) identified in the Privacy Act and/or in public notices.</p> <p><b>Control(s) / Compliance:</b></p> <p>GV0235 Protection of Privacy Policy, section(s) 17.00, 20.00, 21.00, 22.00m 23.00, 24.00, 31.00</p>
UL-2	<p><b>Information Sharing with Third Parties</b></p> <p>Shares personally identifiable information (PII) externally, only for the authorized purposes identified in the Privacy Act and/or described in its notice(s) or for a purpose that is compatible with those purposes;</p> <p>Where appropriate, enters into Memoranda of Understanding, Memoranda of Agreement, Letters of Intent, Computer Matching Agreements, or similar agreements, with third parties that specifically describe the PII covered and specifically enumerate the purposes for which the PII may be used;</p> <p>Monitors, audits, and trains its staff on the authorized sharing of PII with third parties and on the consequences of unauthorized use or sharing of PII; and</p> <p>Evaluates any proposed new instances of sharing PII with third parties to assess whether the sharing is authorized and whether additional or new public notice is required.</p> <p><b>Control(s) / Compliance:</b></p> <p>GV0235 Protection of Privacy Policy, section(s) 17.00, 20.00, 21.00, 22.00m 23.00, 24.00, 31.00,</p>

## Appendix B – Security Controls

ID	SECURITY CONTROLS
AC-2	<p><b>Account Management</b></p> <p><b>Control:</b></p> <ul style="list-style-type: none"> <li>• Identifies and selects the following types of information system accounts to support organizational missions/business functions: organization-defined information system account types;</li> <li>• Assigns account managers for information system accounts;</li> <li>• Establishes conditions for group and role membership;</li> <li>• Specifies authorized users of the information system, group and role membership, and access authorizations (i.e., privileges) and other attributes (as required) for each account;</li> <li>• Requires approvals by [Assignment: organization-defined personnel or roles] for requests to create information system accounts;</li> <li>• Creates, enables, modifies, disables, and removes information system accounts in accordance with organization-defined procedures or conditions;</li> <li>• Monitors the use of information system accounts;</li> <li>• Notifies account managers: <ul style="list-style-type: none"> <li>• When accounts are no longer required;</li> <li>• When users are terminated or transferred; and</li> <li>• When individual information system usage or need-to-know changes;</li> </ul> </li> <li>• Authorizes access to the information system based on: <ul style="list-style-type: none"> <li>• A valid access authorization;</li> <li>• Intended system usage; and</li> <li>• Other attributes as required by the organization or associated missions/business functions;</li> </ul> </li> <li>• Reviews accounts for compliance with account management requirements [Assignment: organization-defined frequency]; and</li> <li>• Establishes a process for reissuing shared/group account credentials (if deployed) when individuals are removed from the group.</li> </ul> <p><b>Response:</b></p> <ul style="list-style-type: none"> <li>• Account Management is governed by the following institutional policies and procedures: <ul style="list-style-type: none"> <li>• IM7200 – Acceptable use of electronic information resources policy <a href="http://www.uvic.ca/universitysecretary/assets/docs/policies/IM7200_6030_.pdf">http://www.uvic.ca/universitysecretary/assets/docs/policies/IM7200_6030_.pdf</a></li> <li>• IM7800 – Information Security and related procedures <a href="http://www.uvic.ca/universitysecretary/assets/docs/policies/IM7800.pdf">http://www.uvic.ca/universitysecretary/assets/docs/policies/IM7800.pdf</a></li> </ul> </li> <li>• Account Management is subject to the operating procedures and processes of the University.</li> </ul> <p>As with all enterprise information systems at the University of Victoria, authentication is ultimately handled by password challenge/response against enterprise LDAP, which is the responsibility of University Systems. Account authorization to specific resources will be the responsibility of and handled by Human Resources staff, under the direction of the director of OHSE and Total compensation.</p>
AC-3	<p><b>Access Enforcement</b></p> <p><b>Control:</b></p> <ul style="list-style-type: none"> <li>• The information system enforces approved authorizations for logical access to information and system resources in accordance with applicable access control policies.</li> </ul> <p><b>Response:</b></p> <ul style="list-style-type: none"> <li>• See AC-4, SC-7</li> </ul> <p>Access is managed by roles defined within the application, and managed by Human resources, under the direction of the Director of OHSE &amp; Total Compensation. Roles will be defined during configuration of the system during implementation stage</p>

ID	SECURITY CONTROLS
AC-4	<p><b>Information Flow Enforcement</b></p> <p><b>Control:</b></p> <p>The information system enforces approved authorizations for controlling the flow of information within the system and between interconnected systems based on organization-defined information flow control policies.</p> <p><b>Response:</b></p> <p>See SC-7</p> <p>Employee demographic and jobs information will be obtained via automated feeds from Banner</p>
AC-8	<p><b>System Use Notification</b></p> <p><b>Control:</b></p> <p>Displays to users an organization-defined system use notification message or banner before granting access to the system that provides privacy and security notices consistent with applicable federal laws, Executive Orders, directives, policies, regulations, standards, and guidance.</p> <p><b>Response:</b></p> <ul style="list-style-type: none"> <li>• The system will be used by select HR employees only as a function of their jobs for the purpose of managing case files for Worksafe claims and Disability leaves</li> <li>• Organization-defined systems use policy will include reference to and compliance with: <ul style="list-style-type: none"> <li>• IM700 – Acceptable use of electronic information resources policy <a href="http://www.uvic.ca/universitysecretary/assets/docs/policies/IM7200_6030_.pdf">http://www.uvic.ca/universitysecretary/assets/docs/policies/IM7200_6030_.pdf</a></li> <li>• GV0235 – Protection of Privacy <a href="http://www.uvic.ca/universitysecretary/assets/docs/policies/GV0235.pdf">http://www.uvic.ca/universitysecretary/assets/docs/policies/GV0235.pdf</a></li> <li>• IM7800 – Information Security and related procedures <a href="http://www.uvic.ca/universitysecretary/assets/docs/policies/IM7800.pdf">http://www.uvic.ca/universitysecretary/assets/docs/policies/IM7800.pdf</a></li> <li>• IM7700 – Records Management and related procedures, including Fair Dealings guidelines <a href="http://www.uvic.ca/universitysecretary/assets/docs/policies/IM7700.pdf">http://www.uvic.ca/universitysecretary/assets/docs/policies/IM7700.pdf</a></li> <li>• Canadian Copyright Act <a href="http://www.canlii.org/en/ca/laws/slat/rsc-1985-c-c-42/latest/rsc-1985-c-c-42.html">http://www.canlii.org/en/ca/laws/slat/rsc-1985-c-c-42/latest/rsc-1985-c-c-42.html</a></li> </ul> </li> </ul>
AC-19	<p><b>Access Control for Mobile Devices</b></p> <p><b>Control:</b></p> <ul style="list-style-type: none"> <li>• Establishes usage restrictions, configuration requirements, connection requirements, and implementation guidance for organization-controlled mobile devices; and</li> <li>• Authorizes the connection of mobile devices to organizational information systems</li> </ul> <p><b>Response:</b></p> <ul style="list-style-type: none"> <li>• University of Victoria recommends for all users and requires for Exchange users the use of: <ul style="list-style-type: none"> <li>• Sec. 15</li> <li>• [REDACTED]</li> <li>• [REDACTED]</li> </ul> </li> <li>• The utilization of mobile devices is not inn scope of this project.</li> </ul>
AC-20	Use of External Information Systems

ID	SECURITY CONTROLS
	<p><b>Control:</b></p> <ul style="list-style-type: none"> <li>The organization establishes terms and conditions, consistent with any trust relationships established with other organizations owning, operating, and/or maintaining external information systems, allowing authorized individuals to: <ul style="list-style-type: none"> <li>Access the information system from external information systems; and</li> <li>Process, store, or transmit organization-controlled information using external information systems.</li> </ul> </li> </ul> <p><b>Response:</b></p> <ul style="list-style-type: none"> <li>See CP-9, PE-3, SC-7, SI-8</li> <li>Data stored in this information system will not be shared with other systems with the exception of creating a WCB claim form and transmitting required information via <a href="#">Sec. 15</a></li> </ul>
AC-21	<p><b>Information Sharing</b></p> <p><b>Control:</b></p> <p>The organization:</p> <ul style="list-style-type: none"> <li>Facilitates information sharing by enabling authorized users to determine whether access authorizations assigned to the sharing partner match the access restrictions on the information for organization-defined information sharing circumstances where user discretion is required and</li> <li>Employs organization-defined automated mechanisms or manual processes to assist users in making information sharing/collaboration decisions.</li> </ul> <p><b>Response:</b></p> <ul style="list-style-type: none"> <li>See AC-20</li> </ul> <p>[[Add additional relevant information as required.]]</p>
AC-22	<p><b>Publicly Accessible Content</b></p> <p><b>Control:</b></p> <p>The organization:</p> <ul style="list-style-type: none"> <li>Designates individuals authorized to post information onto a publicly accessible information system;</li> <li>Trains authorized individuals to ensure that publicly accessible information does not contain nonpublic information;</li> <li>Reviews the proposed content of information prior to posting onto the publicly accessible information system to ensure that nonpublic information is not included; and</li> <li>Reviews the content on the publicly accessible information system for nonpublic information [Assignment: organization-defined frequency] and removes such information, if discovered.</li> </ul> <p><b>Response:</b></p> <ul style="list-style-type: none"> <li>See AC-4, AC-21, IA-2, IA-8</li> <li>There is no publicly accessible content associated with this system.</li> </ul>
AT-2	<p><b>Security Awareness Training</b></p> <p><b>Control:</b></p> <ul style="list-style-type: none"> <li>The organization provides basic security awareness training to information system users (including managers, senior executives, and contractors): <ul style="list-style-type: none"> <li>As part of initial training for new users;</li> <li>When required by information system changes; and</li> <li>Organization-defined frequency thereafter.</li> </ul> </li> </ul>

ID	SECURITY CONTROLS
	<p><b>Response:</b></p> <ul style="list-style-type: none"> <li>• Privacy training will be required for new users to ensure compliance with FIPPA.</li> </ul> <p>[[Add additional relevant information as required.]]</p>
AU-6	<p><b>Audit Review, Analysis, and Reporting</b></p> <p><b>Control:</b></p> <p>The organization:</p> <ul style="list-style-type: none"> <li>• Reviews and analyzes information system audit records for indications of defined inappropriate or unusual activity.</li> <li>• Reports findings to the Chief Privacy Officer and Chief Information Officer</li> </ul> <p><b>Response:</b></p> <p>[[Add additional relevant information as required.]]</p>
CA-3	<p><b>System Interconnections</b></p> <p><b>Control:</b></p> <p>The organization:</p> <ul style="list-style-type: none"> <li>• Authorizes connections from the information system to other information systems through the use of interconnection Security Agreements;</li> <li>• Documents, for each interconnection, the interface characteristics, security requirements, and the nature of the information communicated; and</li> <li>• Reviews and updates Interconnection Security Agreements [Assignment: organization-defined frequency].</li> </ul> <p><b>Response:</b></p> <p>[[Add additional relevant information as required.]]</p>
CM-3	<p><b>Configuration Change Control</b></p> <p><b>Control:</b></p> <p>The organization:</p> <ul style="list-style-type: none"> <li>• Determines the types of changes to the information system that are configuration-controlled;</li> <li>• Reviews proposed configuration-controlled changes to the information system and approves or disapproves such changes with explicit consideration for security impact analyses;</li> <li>• Documents configuration change decisions associated with the information system;</li> <li>• Implements approved configuration-controlled changes to the information system;</li> <li>• Retains records of configuration-controlled changes to the information system for [Assignment: organization-defined time period];</li> <li>• Audits and reviews activities associated with configuration-controlled changes to the information system; and</li> <li>• Coordinates and provides oversight for configuration change control activities through the organization-defined configuration change control that convenes organization-defined configuration change conditions.</li> </ul> <p><b>Response:</b></p> <ul style="list-style-type: none"> <li>• System configuration settings and changes are managed using the University systems Change Management processes and Change Advisory Board (CAB).</li> </ul> <p>[[Add additional relevant information as required.]]</p>

ID	SECURITY CONTROLS
CM-8	<p><b>Information System Component Inventory</b></p> <p><b>Control:</b></p> <ul style="list-style-type: none"> <li>• Develops and documents an inventory of information system components that: <ul style="list-style-type: none"> <li>• Accurately reflects the current information system;</li> <li>• Includes all components within the authorization boundary of the information system;</li> <li>• Is at the level of granularity deemed necessary for tracking and reporting; and</li> <li>• Includes [Assignment: organization-defined information deemed necessary to achieve effective information system component accountability]; and</li> </ul> </li> <li>• Reviews and updates the information system component inventory.</li> </ul> <p><b>Response:</b></p> <p>[[Add additional relevant information as required.]]</p>
CM-10	<p><b>Software Usage Restrictions</b></p> <p><b>Control:</b></p> <p>The organization:</p> <ul style="list-style-type: none"> <li>• Uses software and associated documentation in accordance with contract agreements and copyright laws;</li> <li>• Tracks the use of software and associated documentation protected by quantity licenses to control copying and distribution; and</li> <li>• Controls and documents the use of peer-to-peer file sharing technology to ensure that this capability is not used for the unauthorized distribution, display, performance, or reproduction of copyrighted work.</li> </ul> <p><b>Response:</b></p> <p>[[Add additional relevant information as required.]]</p>
CP-2	<p><b>Contingency Plan</b></p> <p><b>Control:</b></p> <p>The organization develops a contingency plan for the information system.</p> <p><b>Response:</b></p> <p>[[Add additional relevant information as required.]]</p>
CP-9	<p><b>Information System Backup</b></p> <p><b>Control:</b></p> <p>Conducts backups of user-level information contained in the information system. Conducts backups of system-level information contained in the information system. Conducts backups of information system documentation including security-related documentation; and Protects the confidentiality, integrity, and availability of backup information at storage locations.</p> <p><b>Response:</b></p> <p>[[Add additional relevant information as required.]]</p>
IA-2	<p><b>Identification and Authentication (organizational Users)</b></p> <p><b>Control:</b></p> <ul style="list-style-type: none"> <li>• The information system uniquely identifies and authenticates organizational users (or processes acting on behalf of organizational users).</li> </ul>

ID	SECURITY CONTROLS
	<p><b>Response:</b></p> <ul style="list-style-type: none"> <li>• See SC-8</li> </ul> <p>[[Add additional relevant information as required.]]</p>
IA-8	<p><b>Identification and Authentication (non-organizational users)</b></p> <p><b>Control:</b></p> <ul style="list-style-type: none"> <li>• The information system uniquely identifies and authenticates non-organizational users (or processes acting on behalf of non-organizational users).</li> </ul> <p><b>Response:</b></p> <ul style="list-style-type: none"> <li>• See SC-8</li> </ul> <p>[[Add additional relevant information as required.]]</p>
MP-2	<p><b>Media Access</b></p> <p><b>Control:</b></p> <ul style="list-style-type: none"> <li>• The organization restricts access to organization-defined types of digital and/or non-digital media] to personnel or roles.</li> </ul> <p><b>Response:</b></p> <p>[[Add additional relevant information as required.]]</p>
PE-3	<p><b>Physical Access Control</b></p> <p><b>Control:</b></p> <ul style="list-style-type: none"> <li>• Enforces physical access authorizations, controls and audits exist.</li> </ul> <p><b>Response:</b></p> <p>[[Add additional relevant information as required.]]</p>
PL-4	<p><b>Rules of Behavior</b></p> <p><b>Control:</b></p> <ul style="list-style-type: none"> <li>• Establishes and makes readily available to individuals requiring access to the information system, the rules that describe their responsibilities and expected behavior with regard to information and information system usage;</li> <li>• Receives a signed acknowledgment from such individuals, indicating that they have read, understand, and agree to abide by the rules of behavior, before authorizing access to information and the information system;</li> <li>• Reviews and updates the rules of behavior; and</li> <li>• Requires individuals who have signed a previous version of the rules of behavior to read and resign when the rules of behavior are revised/updated</li> </ul> <p><b>Response:</b></p> <ul style="list-style-type: none"> <li>• See AC-8, CM-10</li> </ul> <p>[[Add additional relevant information as required.]]</p>

ID	SECURITY CONTROLS
RA-3	<p><b>Risk Assessment</b></p> <p><b>Control:</b></p> <p>The organization:</p> <ul style="list-style-type: none"> <li>• Conducts an assessment of risk, including the likelihood and magnitude of harm, from the unauthorized access, use, disclosure, disruption, modification, or destruction of the information system and the information it processes, stores, or transmits;</li> <li>• Documents risk assessment results in [Selection: security plan; risk assessment report; [Assignment: organization-defined document]];</li> <li>• Reviews risk assessment results [Assignment: organization-defined frequency];</li> <li>• Disseminates risk assessment results to [Assignment: organization-defined personnel or roles]; and</li> <li>• Updates the risk assessment [Assignment: organization-defined frequency] or whenever there are significant changes to the information system or environment of operation (including the identification of new threats and vulnerabilities), or other conditions that may impact the security state of the system.</li> </ul> <p><b>Response:</b></p> <ul style="list-style-type: none"> <li>• See sections 1.4 and 3.0 of this document.</li> </ul> <p>[[Add additional relevant information as required.]]</p>
SC-7	<p><b>Boundary Protection</b></p> <p><b>Control:</b></p> <ul style="list-style-type: none"> <li>• Monitors and controls communications at the external boundary of the system and at key internal boundaries within the system;</li> <li>• Implements subnetworks for publicly accessible system components that are physically and logically separated from internal organizational networks; and</li> <li>• Connects to external networks or information systems only through managed interfaces consisting of boundary protection devices arranged in accordance with an organizational security architecture.</li> </ul> <p><b>Response:</b></p> <p>[[Add additional relevant information as required.]]</p>
SC-8	<p><b>Transmission Confidentially and Integrity</b></p> <p><b>Control:</b></p> <ul style="list-style-type: none"> <li>• The information system protects the confidentiality and; integrity of transmitted information.</li> </ul> <p><b>Response:</b></p> <p>[[Add additional relevant information as required.]]</p>
SI-8	<p><b>SPAM Protection</b></p> <p><b>Control:</b></p> <p>The organization:</p> <ul style="list-style-type: none"> <li>• Employs spam protection mechanisms at information system entry and exit points to detect and take action on unsolicited messages; and</li> <li>• Updates spam protection mechanisms when new releases are available in accordance with organizational configuration management policy and procedures</li> </ul> <p><b>Response:</b></p> <p>[[Add additional relevant information as required.]]</p>
SI-12	<p><b>Information Handling and Retention</b></p> <p><b>Control:</b></p>

ID	SECURITY CONTROLS
	<ul style="list-style-type: none"> <li>The organization handles and retains information within the information system and information output from the system in accordance with applicable federal laws, Executive Orders, directives, policies, regulations, standards, and operational requirements</li> </ul> <p><b>Response:</b></p> <ul style="list-style-type: none"> <li>Use policy states that all users must comply with IM7700 – Records Management and related procedures, including Fair Dealings guidelines  <a href="http://www.uvic.ca/universitysecretary/assets/docs/policies/IM7700.pdf">http://www.uvic.ca/universitysecretary/assets/docs/policies/IM7700.pdf</a></li> </ul> <p>[[Add additional relevant information as required.]]</p>