

Cabinet and Governor Appointed Agencies' Performance Audit Action Item(s) & Status

Contract Assurances for Vendor-Hosted State Information Technology Applications

(See also <u>cabinet agency response</u> for full context to Washington State Auditor's Office (SAO) <u>report</u>, December, 2018)

Five state agencies were included in this performance audit with information also provided by Department of Enterprise Services (DES) and Washington Technology Solutions (WaTech).

SAO Recommendations summary (Rec):

To DES:

- 1. Create recommended contract draft language, in cooperation with OCIO that agencies can use to satisfy basic state IT security requirements when developing new contracts. When completed, share the recommended language with the Office of the Attorney General and agencies' staff responsible for contract monitoring.
- 2. Finalize policies and procedures to help agencies monitor IT contracts effectively and efficiently.
- 3. As an agency responsible for contracting policies, consider creating a forum for agency IT and contracting professionals and OCIO staff to share leading practices, and discuss challenges related to ensuring IT security over vendor-hosted applications.
- 4. Work with the Office of the Attorney General and OCIO to help develop recommended indemnification and notification language. Among other things, such language should clearly define a security breach, timelines for reporting a security breach, and the responsibility of each party in the event of a security breach. When completed, share the recommended language with the state agency procurement officers.

To the Office of the Chief Information Officer at WaTech:

- 5. Continue to clarify state IT security standards to help agencies determine how to ensure vendor compliance both before and after the application is deployed. That way agencies can gain assurance that vendors hosting applications are securely processing and storing confidential state data.
- 6. Determine if additional nationally recognized IT security frameworks or federal IT security standards could substitute for all or part of the state's IT security standards in IT vendor contracts.
- 7. Clarify expectations for the IT risk assessment that agencies must submit during the security design review process, by providing additional written guidance and tools.
- 8. Provide uniform guidance on how agencies should interpret the term "immediately" in RCW 19.255.010(2) so agencies can include consistent notification timeline requirements in contracts with their vendors.

To the five audited state agencies:

- 9. Continue to work to ensure the security of confidential data in vendor hosted applications.
- 10. Improve the monitoring of vendors by following leading practices on contract monitoring.
- 11. Continue to work with DES and the Attorneys General to ensure robust indemnification and notification language, and to consider cyber liability insurance. Also ensure that data breach notification timeline in current and future contracts aligns with state laws and policies.

The table below shows the current status of action items the agency initiated to address issues identified in the performance audit report. Please see the <u>cabinet</u> <u>agency response</u> for additional context and any additional steps already taken.

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For an explanation of the columns below, see the legend.

Issue/ Rec	Status	Action Steps	Lead Agency	Due Date	Current Resources	Budget Impact	Legislation Required?	Notes
			0 - 7		?	?		
Rec. 1-4	Complete	Work with the OCIO and the Attorney General's Office (AGO) to draft recommended contract language for agencies to address basic state IT security requirements for new contracts. This will include indemnification and notification language	DES	7/1/19		N/A	No	August 2021: Initial language developed in consultation with the AGO is included in the manual for the advanced contract management training program described below. An internal working team within the Contracts and Procurement Division is working to further develop and update such recommended contract language, and will coordinate with the OCIO and AGO in doing so. August 2020: An internal working team within the Contracts and Procurement Division has met with SAO, ETS, customer agencies and has completed a draft Backgrounder which includes recommended contract language. Partner agencies need additional time to review and comment on the Backgrounder because of the pandemic and DES will continue to coordinate and collaborate with them until the Backgrounder is finalized or an agreement is made to post the draft tool.
Rec. 1-	Complete	Develop an advanced contract management training, to include procedures	DES	7/1/19		N/A	No	August 2020: DES Contracts and Procurement Division completed and launched a series of advanced contract management trainings in January 2019. As of July 31, over 5,000 state employees have completed this additional training.

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Issue/	Status	Action Steps	Lead	Due	Current	Budget	Legislation	Notes
Rec			Agency	Date	Resources	Impact	Required?	
Rec. 1- 4	In Progress	Adopt an enterprise contract management and monitoring policy	DES	12/31/19 12/31/22	•	N/A	No	August 2021: DES Contracts and Procurement Division's Policy Team is in the progress of finalizing contract management and monitoring policy and anticipate completion in calendar year 2022.
Rec. 1- 4	In Progress	Consider creating a forum for agency IT contracting professionals and OCIO staff to share leading practices and discuss challenges related to ensuring IT security over vendor-hosted applications	DES	12/31/19		N/A	No	August 2021: Due to delays brought about by the COVID-19 pandemic the development of an IT contracting forum in partnership with OCIO is still pending. August 2020: DES had an IT forum in September 2019 and was going to have another forum in April 2020, but cancelled the event due to the pandemic. DES is looking at other options, including virtual meetings, to share this information.
Rec. 5- 8	Complete	Continue to educate and clarify for agencies steps they can take to ensure vendor compliance	WaTech	Ongoing	Yes	No	No	July 2019: OCS, through its security design review process, works actively with agencies to ensure vendors are compliant with OCIO security standards for all new projects prior to deployment. OCS will continue to work with agencies to further educate them on this requirement. August 2020: This is a core function of the OCS Security Design Review process and OCS will continue to educate agencies on steps they can take to ensure vendor compliance. The State CISO actively educates and advises agencies on the various federal compliance requirements, in addition to the Secure Design Review process, that are required for vendor compliance.

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Rec	Status	Action Steps	Lead Agency	Due Date	Current Resources ?	Budget Impact ?	Legislation Required?	Notes
								August 2021: This is ongoing work within OCS.
Rec. 5-8	In progress	Investigate where Federal standards could be used to explicitly substitute for part of the state's IT security standards in vendor contracts to establish "common language" and frame of reference for vendors who are compliant with Federal standards	WaTech	12/2019 12/2021	Yes	No	No	July 2019: OCS continues to investigate where Federal standards, or equivalent, could be incorporated into the state's IT security standards. OCS is also pursuing the use of the National Cyber Security Framework, which incorporates these federal standards. August 2020: OCS currently recognizes certain federally obtained vendor security certifications, such as the Federal Risk and Authorization Management Program (FedRAMP), as substitutes for many of the state's security requirements. OCS is also in the process of revising and replacing the current state IT security standard 141.10 with a national standard that is more aligned with federal standards to fulfill this objective August 2021: No change to above, anticipate completion by end of the year.
Rec. 5- 8	Complete	Investigate risk assessment tools agencies can use to better understand their vulnerabilities and work with agencies to develop these tools	WaTech	9/2019 6/2020 Complet e	Yes	No	No	July 2019: Facilitated by OCS, agencies will be participating in the national CyberSecurity Review Survey in October 2019. The results of this survey will be used to help identify relevant risk assessment tools that can be used to help agencies identify vulnerabilities and additional needed controls.

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Issue/	Status	Action Steps	Lead	Due	Current	Budget	Legislation	Notes
Rec	Status	Action Steps	Agency	Date	Resources	Impact	Required?	Notes
NCC			Agency	Date	?	2	ricquirea:	
Rec. 5- 8	NA	Work with DES contracts and state agencies to develop guidance on how the term "immediately" should be interpreted in order to provide consistent notification timeline requirements in contracts with vendors	WaTech	7/1/ 19 12/2019 12/2020	Yes	No	No	August 2020: As part of the State CISOs FY 2021 – 2023 State Cybersecurity Operational plan, an initiative identified in that plan is to develop a statewide risk assessment program that provides the necessary procedures and the tools for the agencies to truly understand their vulnerabilities and the priorities in the context of the agency business. CISOs from agencies are also engaged in this effort. August 2021: OCS implemented an enterprise initiative in January 2021 for all agencies to effectively assess and prioritize vulnerabilities. This service has been extremely beneficial and for the first time the state has visibility to vulnerabilities across the executive branch. July 2019: OCS has begun discussions with DES contracts to uniformly define what the term "immediately" means. This will result in consistent instruction to vendors as to when security breaches and incidents should be reported to the agency. August 2020: Work was suspended on this pending passage of Substitute House Bill 1071, which updated the state's breach notification laws. The updated law retains
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Issue/ Rec	Status	Action Steps	Lead Agency	Due Date	Current Resources	Budget Impact	Legislation Required?	Notes
					?	?		
								uniform time period (e.g. "24 hours") can be used in all vendor contracts as a means of interpreting "immediately."
Rec. 9-		Develop a process for cond	ucting risk a	ssessments	to include		OCIO July 201	.9: The state CISO is in the process of
11 (#1)		state and agency IT security	_		, to merade		•	agency CISO council, which will provide the
()		State and agency in security	requireme	1103				encies to corporately address risk and the
							_	ch it can be measured and evaluated.
							7	2020: Please see response to related
							_	tion 5-8 above.
							August 2021:	OCS operational plan identifies the risk
							management	program development and this effort is
							planned for F	Y 2022 - 2023
	Complete		Agency 1	3/2020	Yes	Yes	No	The agency security department has in place a procedure to evaluate risk in the context of OCIO 141.10 compliance. Additional work is being done to align the agencies security framework to the NIST Cyber Security Framework model. Risk assessments will include applicable federal security controls as well as the OCIO 141.10 standard. At this time, the security staff position that performs the risk assessments is vacant pending hiring exemption approval. August 2021: The agency has adopted the NIST CSF and filled the open position that performs risk assessments.
	Complete		Agency 2	3/2020	Yes	No	No	Built Risk Assessment methodology and templates, conducting recurring Risk Assessments for Agency Services.
	Complete		Agency 3	3/2020	Yes	No	No	Our process exists and encapsulates the required items listed in OCIO 141.10. Part of the process includes creating and

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Issue/	Status	Action Steps	Lead	Due	Current	Budget	Legislation	Notes	
Rec			Agency	Date	Resources	Impact	Required?		
					?	?			
								utilizing an IT risk assessment tool which is	
								continually updated to reflect current	
								threats and vulnerabilities.	
	Complete		Agency 4	3/2020	Yes	No	No		
	In Progress		Agency 5	04/2021	Yes	Yes	No	August 2021: Our process implementation	
				09/2023				is dependent on OCIO's 2021 – 2023 State	
								Cybersecurity Operational plan. We rely	
								on their roadmap and toolset to	
								accomplish this work successfully.	
								Depending on this plan, the outcome may	
								result in budget impacts to the IT program	
								due to limited resource capacity	
Rec. 9-		Include in RFPs for vendor-l	nosted appli	ications the			OCIO July 201	.9: The state's IT security standards, from	
11 (#2)		requirement for compliance					their inceptio	n, have included the requirement that	
		federal IT security requirem		Ü	,		contractors co	omply with these standards. OCS will	
		,,					continue to st	ress this requirement.	
							OCIO August	2020: Complete. This requirement in the	
							•	urity standards will remain. In addition, OCS	
								ducates agencies to include in RFP the	
								deral compliance requirements for the	
							specific vendor-hosted applications.		
	Complete		Agency 2	7/2019	Yes	No	No	Developed standard verbiage to include	
								in RFPs and contracts.	
	Complete		Agency 3	7/2019	Yes	No	No	The agency's process for developing,	
								publishing and reviewing RFPs includes	
								current security standards. All competitive	
								solicitations require compliance with	
								applicable agency, state and federal	
								security standards. The RFPs either	
								reference or include links to the OCIO	
								policy site, as well.	
	Complete		Agency 4	7/2019	Yes	No	No	, sans, and man	
	Complete		Agency 5	7/2019	Yes	No	No	The agency includes a data security	
	,		,					element in our IT Procurements.	
	1	1	1	1	I .	1	1		

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Issue/	Status	Action Steps	Lead	Due	Current	Budget	Legislation	Notes
Rec		7 totton otops	Agency	Date	Resources	Impact	Required?	
					?	?	i i	
Rec. 9- 11 (#3)		Develop a process to work of IT security requirements to state's Chief Information Se	submit a w	aiver reque			process wher be submitted August 2020: which prescri	L9: OCS has consistently maintained a eby waivers to IT security requirements can to the state CISO for disposition. Complete. OCIO has established Policy 103 bes the process required to submit waivers ds and policies, including 141.10.
	Complete		Agency 1	3/2020	Yes	Yes	No	The agency has been and will continue to work with OCS and the OCIO to identify risks and compliance gaps associated with vendor hosted solutions. This includes the completion and submission of Waivers of Non-Compliance for OCIO approval. At this time, the security staff position that performs the risk assessments is vacant pending hiring exemption approval. August 2021: The agency has filled the open position that performs risk assessments and submission of waivers to OCIO.
	Complete		Agency 2	3/2020	Yes	No	No	
	Complete		Agency 3	3/2020	Yes	No	No	The agency's IT security office will determine if vendors can meet requirements. If they cannot, the contracts office will not issue the contract. Contractor compliance responses are part of the evaluation and selection process. It's noted that there is a gap in identifying the deviation during the security design review process and submission of the deviation. Agency will follow OCS to lead this change.
	Complete		Agency 4	3/2020	Yes	No	No	
	Complete		Agency 5	3/2020	Yes	No	No	The agency will work with OCS when necessary for waivers.

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Issue/	Status	Action Steps	Lead	Due	Current	Budget	Legislation	Notes	
Rec			Agency	Date	Resources	Impact	Required?		
					?	?			
Rec. 9-	Complete	Develop a process or contin					•	9: OCS makes available to agencies	
11 (#4)		complying with alternative I	•					nelp assist with the identification of growth controls when specific compliance	
		demonstrate full compliance standards	e with the r	equired IT s	ecurity			cannot be met.	
							_	Complete. OCS, as part of its Security Design	
							Review function has always provided the means to work		
								who are complying with alternative to map those requirements to meet require	
							IT security sta	•	
							·		
	Complete		Agency 1	3/2020	Yes	Yes	No	The agency security group is developing	
								security control crosswalks between the OCIO 141.10 Standard and the federal	
								regulatory controls to which the agency	
								must comply. This crosswalk will allow the	
								security group to effectively and	
								consistently correlate vendor compliance to OCIO 141.10, even when that vendor is	
								using a security framework other than the	
								OCIO 141.10 standard. This work is the	
								result of the agency security group	
								adopting the NIST Cyber Security Framework for its security program. At this	
								time, the security staff position that	
								performs the risk assessments is vacant	
								pending hiring exemption approval.	
								August 2021: The agency has completed	
								the crosswalk of the NIST CSF controls to	
								the OCIO 141.10. The open position has been filled for the risk assessor that will	
								use the crosswalk in security design	
	_							reviews.	

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Issue/	Status	Action Steps	Lead	Due	Current	Budget	Legislation	Notes		
Rec			Agency	Date	Resources	Impact	Required?			
					?	?				
	Complete		Agency 2	3/2020	Yes	No	No	Leverage a NIST CSF framework		
								crosswalk to facilitate differences in		
								framework taxonomy discussions.		
			Agency 3	3/2020	Yes	No	No	The majority of IT vendors provide via their		
	Complete		,					responses to the RFP that they can comply		
	'							or will comply with not only OCIO security		
								policies and standards but also with the		
								policies of The agency's IT Security.		
	Complete		Agency 4	3/2020	Yes	No	No			
	Complete		Agency 5	3/2020	Yes	No	No	All of our current vendors meet or exceed		
								the current state standard.		
Rec. 9-		Continue to or request a se	curity desig	n review in	accordance		OCIO July 201	219: OCS has made agencies aware, through		
11 (#5)		with criteria outlined in the	state's IT st	andards OC	OIO 141.10		language in th	anguage in the states' IT security standards and ongoing		
							workshops, th	nat a security design review is required.		
							workshops, that a security design review is required. August 2020: Complete. The state's IT security standards contain the requirement that agencies submit new			
							August 2020:	Complete. The state's IT security standards		
							contain the re	equirement that agencies submit new		
							services or applications to OCS for a security design			
							review. Though this is an agency responsibility, OCS and			
							OCIO continue to stress this requirement to agencies.			
	Complete		Agency 3	3/2020	Yes	No	No	The agency's operational processes and		
								project management standards were		
								reviewed and updated to ensure security		
								design reviews are conducted when		
								required by policy.		
	Complete		Agency 5	3/2020	Yes	No	No	The agency performs design reviews as		
								required by OCIO 141.10		
Rec. 9-		Use the results of risk asses			•		_	19 : This is an agency requirement, as OCS		
11 (#6)		appropriate contractual monitoring criteria (Contracts) (Page						e the means to monitor ongoing contractor		
		14)					compliance.			
							Aac+ 2020-	Ongoing This is an agency recognibility		
							August 2020: Ongoing. This is an agency responsibility			
							and best practice; however, OCS will continue to work			
								evelop contract language and guidance that		
						L	provides a pro	ocess whereby agencies monitor ongoing		

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Issue/	Status	Action Steps	Lead	Due	Current	Budget	Legislation	Notes
	Status	Action steps				_		Notes
Rec			Agency	Date	Resources	Impact	Required?	
					1	1		
								liance to contractually mandated security
							•	. This should include the requirement that
								t additional controls as needed to address
							_	ut the duration of the contract. Procedures
								e third-party security controls and requiring
								monitoring based on that analysis is also part
								ide risk assessment program implementation
								the State CISOs FY 2021-2023 State
							<u> </u>	operational plan.
	Complete		Agency 1	5/2020	Yes	Yes	No	The agency security team works with the agency contracting team on an on-going
								basis to ensure that appropriate language for OCIO 141.10 compliance is present in
								all agency contracts with vendors. The
								agency security and contracting staff will
								continue to collaboratively work on
								contract templates. At this time, the
								security staff position that performs the
								risk assessments is vacant pending hiring
								exemption approval.
								August 2021: The agency has filled the
								open position that performs risk
								assessments and works with contracts on
								red line reviews.
	Complete		Agency 2	5/2020	Yes	No	No	Use Risk Assessments to build Plans of
	Complete		, igency 2	3,2020	163	140	110	Action and Milestones (POAM)
								documents to track remediation efforts.
	Complete		Agong, 2	E /2020	Yes	No	No	
	Complete		Agency 3	5/2020	res	No	No	The department utilizes multiple sources to
								develop appropriate contractual
								monitoring criteria for each contract.
								Program and IT Security will determine if
								there are any risks and/or concerns that
								need to be considered prior to executing
								the contract. These risks are used to
								determine if additional monitoring is

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Issue/	Status	Action Steps	Lead	Due	Current	Budget	Legislation	Notes
Rec			Agency	Date	Resources	Impact	Required?	
					?	?		
								necessary for that vendor. The additional
								monitoring criteria is then communicated
								to contracts to be included in the final
								contractual document.
	Complete		Agency 4	5/2020	Yes	No	No	
	In Progress		Agency 5	04/2020	Yes	Yes	No	August 2021: The contracts and security
				01/2022				offices are implementing updated contract
								language to meet security, data, and
								privacy provisions. They will also be
								implementing a review process for new
								and existing vendor contracts for
								monitoring. This change will create a fiscal
								impact as a result. There is no capacity
								with current staff to manage to this work
								on a regular cadence necessary to hold
								vendor contracts accountable via
					<u> </u>			monitoring controls
Rec. 9-		Verify vendor compliance w			nents using		_	.9: Individual agencies are responsible for
11 (#7)		contractual timelines, tools	and proces	ses				ping compliance with stated contractual IT
							security requi	rements.
								0
							•	Ongoing. Please see response to
								tion directly above. Procedures to analyze
							•	y security controls and requiring the third-
							•	mit their audit reports (eg. SOC2) is also part
								ide risk assessment program implementation
							·	the State CISOs FY 2021-2023 State
	Compulata		A = 0 = 1 = 1	7/2010	V	V	<u> </u>	operational plan.
	Complete		Agency 1	7/2019	Yes	Yes	No	As part of the agency security programs
								alignment to NIST Cyber Security
								Framework, gaps including this one will be
								tracked to completion on the security
								program roadmap. At this time, the
								security staff position that performs the

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Issue/	Status	Action Steps	Lead	Due	Current	Budget	Legislation	Notes
Rec			Agency	Date	Resources	Impact	Required?	
					?	?		
								risk assessments is vacant pending hiring
								exemption approval.
								August 2021: The agency has filled the
								open position that performs risk
								assessments who will maintain the security
								programs roadmap and open issues
								tracker.
	Complete		Agency 3	7/2019	Yes	No	No	Vendors agree that technology products
								and services delivered as part of IT
								contracts will comply with the
								Department's information technology
								standards, as defined in the Technical and
								Security Requirements of the RFP. The
								agency's Security reviews this section of
								the proposal and work with vendors who
								may have concerns about the requirement.
	Complete		Agency 5	7/2019	Yes	No	No	Contract managers are monitoring and/or
								alerting IT and Contracts of issues that
								become apparent.
Rec. 9-		Develop communication pla	ans for cont	racts that ic	lentify roles		OCIO July 201	.9: This is the responsibility of individual
11 (#8)		and responsibilities of agen	cy and vend	or represer	ntatives, as		agencies depe	ending on the way roles and responsibilities
		well as how and when they	communica	ite			are defined in	their contracts.
							_	Ongoing. Communication plans identifying
								oonsibilities for agencies and vendors for
								ract maintenance should be part of new
							_	uage and guidance developed in conjunction
			ı	1	_		with DES.	
	Complete		Agency 3	5/2020	Yes	No	No	Communication plans are routinely
								required as a deliverable in The agency's IT
								contracts either in the Statement of Work
								or the RFP. Vendor also participates in
								Implementation Planning Study Workshops
								prior to final award of contract.

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Issue/ Rec	Status	Action Steps	Lead Agency	Due Date	Current Resources	Budget Impact	Legislation Required?	Notes
					?	?		
	Complete		Agency 5	5/2020	Yes	No	No	This is ongoing. As each IT contract is developed, these requirements are flushed out.
Rec. 9- 11 (#9)		Continue to or develop a process to work with the DES Office of Risk Management and the AGO when developing contracts and consider cyber liability insurance where appropriate				ocio July 2019: OCS is providing a workshop to agencies in July 2019, whereby agencies will be provided with guidance from the DES state risk manager. Topics will include cyber liability insurance provided to agencies under the state's policy and how they should incorporate appropriate levels of insurance to be provided by the vendor in their contracts to address loss caused by the vendor. August 2020: Complete. An OCS-facilitated presentation by the DES state risk manager was conducted in July 2019. This presentation included information on cyber liability insurance provided by the state as well as the kind and amount of cyber liability insurance to be carried by the vendor.		
	Complete		Agency 1	3/2020	Yes	No	No	The agency security team is not currently working with DES ORM or the AGO for contract language. The security team will continue to collaborate with the agency contracting department to ensure that a process is developed to engage with DES ORM and the AGO going forward. August 2021: The agency has filled the open position that performs risk assessments and that collaborates with the contracts team on state compliant contract templates.
	Complete		Agency 2	3/2020	Yes	No	No	We stay in close coordination with our Agency Risk Manager who is the POC for DES Risk Manager and cyber liability.
	Complete		Agency 3	3/2020	Yes	No	No	The agency's IT Contracts Administrator attended this workshop as well as one

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Issue/	Status	Action Steps	Lead	Due	Current	Budget	Legislation	Notes	
Rec	Status	Action Steps	Agency	Date	Resources	Impact	Required?	Notes	
Nec			Agency	Date	?	?	Requireu:		
	Complete Complete		Agency 4 Agency 5	3/2020 3/2020	Yes Yes	No No	No No	provided by the AGO. DOH IT contracts and RFPs have included the requirement for cyber liability since 2016 based upon consultation with and recommendations of the DES Risk Manager We carry cyber liability insurance and incorporate an appropriate level of	
Rec. 9- 11 (#10)		Work with DES and OCIO to develop guidance on how the term "immediately" should be interpreted and ensure data breach notification timelines are included in all future contracts that align with state laws and policies					insurance in contracts OCIO July 2019: OCS has begun discussions with DES contracts to uniformly define what the term "immediately" means. This will provide consistent instruction to vendors as to when security breaches and incidents should be reported to the agency. August 2020: Work was suspended on this pending passage of Substitute House Bill 1071, which updated the state's breach notification laws. The updated law retains the language that vendors must "immediately" notify in the event of a breach. As this is a legal term codified in statute, OCS will work with the Office of the Attorney General, the State Privacy Officer and DES to determine whether a uniform time period (e.g. "24 hours") can be used in all vendor contracts as a means of interpreting "immediately".		
	Complete		Agency 1	7/2019	Yes	No	No	The agency will use the guidance from OCS and DES on the interpretation of the word "immediately".	
	Complete		Agency 2	7/2019	Yes	No	No	We have defined notification timelines from vendors based on the sensitivity (CAT1-4) and business impact of data stored or processed by the vendor. 24-72 hours timeline.	

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Issue/	Status	Action Steps	Lead	Due	Current	Budget	Legislation	Notes
Rec			Agency	Date	Resources	Impact	Required?	
					?	3		
	Complete		Agency 3	7/2019	Yes	No	No	The agency's standard contract templates
								provide for notification of actual or
								suspected breach within 1 business day
								based on advice from DOH Security Officer.
								DOH is awaiting the outcome of the OCS/DES discussion(s). DOH has
								implemented interim definition to mean
								one (1) business day and will determine if
								an adjustment is needed once we receive
								further instructions from DES/OCS.
	Complete		Agency 4	7/2019	Yes	No	No	
	In Progress		Agency 5	7/2019	Yes	No	No	August 2021: Will ensure compliance with
				01/2022				RCW 42.56.590 in the contract language
								requirements for security, data, and
								privacy language changes that are in progress to be updated. Will revise and
								ensure compliance with OCS updates as
								required.
Rec. 9-		Agency 3 and agency 5 wor	k with DES a	and OCIO to	develop		OCIO July 201	19: In cases of non-compliance with state IT
11		guidance to follow when ve	ndors don't	comply wit	h IT security		•	dards, OCS provides resources to agencies to
(#11)		requirements, especially in	circumstand	ces where a	vendor is			n determining whether compensating
		the sole provider of a requi		•				be applied in lieu of compliance with the
		the product requires use of		_	that does			if a vendor should not be considered based ce of controls which would appropriately
		not allow for review and ac	ceptance of	IT security			mitigate risk.	
		requirements					mitigate risk.	
							August 2020:	Complete. OCS, a part of its security design
								on, works with agencies and vendors to
							·	nnce when vendors provide "commodity"
								services that do not comply with IT security
								s, and provide recommendations as to
								e services should or should not be based on the risk associated with use of the
							service.	based on the risk associated with use of the
							JCI VICE.	

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Issue/ Rec	Status	Action Steps	Lead Agency	Due Date	Current Resources ?	Budget Impact ?	Legislation Required?	Notes
	Complete		Agency 3	3/2020	Yes	No	No	The agency is looking for OCIO to lead this change.
	Complete		Agency 5	3/2020	Yes	No	No	We no longer conduct business with vendors who cannot meet the IT security standards.

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