

Investigation Report Update

Background

On August 1, 2018, the Office of the Information and Privacy Commissioner (OIPC) released two related investigation reports IR18-01 and IR18-02. The reports were the result of an investigation into a series of privacy breaches that occurred in relation to unauthorized access to personal health information in the Drug Information System (DIS). The investigation found that the Department of Health and Wellness (Department) does not have an adequate or effective breach investigation protocol, does not have effective administrative safeguards in place sufficient to protect Nova Scotians from "snooping" behavior, has failed to adequately audit the organizations who have been granted access to the Drug Information System and does not have sufficient safeguards in place to protect the database content of its broadly defined electronic health information systems.

With respect to the pharmacy, the OIPC's investigation identified that Sobeys failed to properly investigate the breach, did not adequately contain the breach and did not have an adequate technical capacity to detect unauthorized access to personal health information by authorized users.

The OIPC made 10 recommendations to the Department and 8 recommendations to Sobeys intended to mitigate the risks to Nova Scotians' personal health information. The reports both indicated that the OIPC would publish the responses of both organizations.

Department of Health and Wellness' Response

The Department of Health and Wellness submitted its formal response to the OIPC on August 31, 2018. The Department declined all OIPC offers to discuss the recommendations and implementation. The Department's full response is attached¹ and a summary of actions in response to each recommendation is set out below. The Department rejected the majority of the OIPC's recommendations. As a result, there are outstanding risks to the personal health information of Nova Scotians that have not been appropriately mitigated.

Sobeys' Response

Sobeys submitted its response to the OIPC on August 30, 2018 following engaged discussions and consultation with the OIPC. Sobeys has committed to taking meaningful action to fully implement the OIPC's recommendations. Sobeys' formal response is attached and a summary of actions in response to each recommendation is below. As a result of Sobeys' actions taken thus far and commitments to further action, the OIPC is satisfied that the identified risks are being appropriately mitigated.

¹ Note that the Department refers to the Information and Privacy Commissioner as "Review Officer" and "Privacy Review Officer" in its response. While the statutes continue to use those terms, in practice the title was changed three years ago to Information and Privacy Commissioner.

<u>Investigation Report IR18-01 Update: OIPC Summary of the Department's Response</u>

Superseded by October 31, 2018 update document.

Recommendation	Summary of Response Provided	Response
#1: DIS Breach	No action taken.	Not
Investigation	• Fails to commit to clarifying the Health Privacy Office's authority and	accepted
Protocol	to taking the lead in DIS privacy breach investigations.	
#2: Containment	No action taken.	Not
	• Fails to commit to asking affected individuals if the pharmacist was in	accepted
	contact with them.	_
#3: Electronic	No action taken.	Not
Database Breaches	Contains factual errors.	accepted
	Fails to commit to revising its privacy breach protocol to require that	
	where a user is found to have breached privacy in one database that	
	detailed audits of that user's activity in other databases be	
	automatically conducted.	
#4: Privacy	No action taken.	Not
Breach	Commits to assess "demographic resources" for updated address	accepted
Notification	information to attempt delivery to individuals not yet notified of the	
	breach.	
	Fails to commit to including specific notification requirements within	
	its privacy breach protocol.	
#5: Health	No action taken.	Not
Privacy 1-800 Line	Contains factual errors.	accepted
and Breach	Fails to commit to establishing a protocol for investigating anonymous	
Investigations	tips and to communicating that protocol to staff.	
#6: DIS User	No action taken.	Partially
Agreement	Commits to "review" the DIS User Agreement (the Joint Service and	accepted
	Access Policy) with respect this set of recommendations and "notify	
	user organizations of their responsibilities accordingly."	
	Fails to commit to monitoring user organizations and to reminding	
	user organizations of their audit requirements within the specified time	
	period.	
#7: DIS User	No action taken.	Accepted
Training	Commits to "work with the vendors to ensure that DIS notation	
	training is included in the pharmacy end-user training."	
#8: The DHW	No action taken.	Accepted
Privacy Policy	Commits to update its privacy policy as recommended.	
#9: DIS Audit	"Relocated" the FairWarning audit report function for DIS to the	Partially
Policy and	Department audit team.	accepted
Procedure	Begun review and development of "required audit activities and	
	reports".	
	Fails to commit to conducting an audit of all user organizations to	
	ensure that they have the audit capacity to monitor access of staff to	
#40 P.F. P	the DIS and are complying with the DIS User Agreement.	
#10: Multi-User	No action taken.	Not
Electronic Health	No commitment to take any action.	accepted
Records		

Investigation Report IR18-02 Update: OIPC Summary of Sobeys' Response

Recommendation	Summary of Response Provided	Response
#1: Breach Management Protocol	Sobeys committed to revise its breach management protocol incorporating OIPC's guidance and provide training to staff responsible for privacy breach management. Output Description:	Accepted
#2: Breach Notification	 Sobeys committed to taking these actions within six months. Sobeys has notified 28 affected individuals that a false profile was created within its Pharmacy Management System. Sobeys provided each affected individual with a paper copy of the profile. 	Accepted & completed
#3: Delete False Local POS System Profiles	Sobeys has permanently deleted the 28 false profiles from its Pharmacy Management System.	Accepted & completed
#4: Apply Provincial Health Privacy Law	 Sobeys has committed to immediately update its existing patient privacy brochures in Nova Scotia with sticker labels with the correct Nova Scotia information. Sobeys has committed to printing new brochures for national distribution that directs individuals to a website with jurisdiction specific information. Sobeys provided staff training to verbally communicate jurisdiction specific information to pharmacy customers. 	Accepted
#5: Document Reasons for DIS Access	 Sobeys updated its Privacy Operations Standards to require pharmacists to document reasons for DIS access when there is no accompanying dispense activity. In anticipation of this recommendation, Sobeys proactively required staff to acknowledge the updated documentation requirements in June/July 2018. 	Accepted & completed
#6: Build Employee Confidence in the Workplace	 Sobeys committed to requiring all pharmacy staff to read the OIPC report and emphasize its corporate commitment to address issues that get reported. Sobeys has begun in-person education with pharmacy managers. Sobeys has committed to educating its staff about its Ethics Hotline and to post information about the Hotline in a prominent worksite location. 	Accepted
#7: Strengthening the Continuous Quality Improvement Audit	 Sobeys increased its Continuous Quality Improvement Audit to occur twice per year, one to be conducted with non-management personnel. In addition, Sobeys has added privacy questions to its quarterly pharmacy manager checklist and has committed to introducing an annual privacy questionnaire performed by a district manager with both management and non-management staff. 	Accepted
#8: Strengthening Technical Auditing	 Sobeys has implemented manual report audits of its Pharmacy Management System and portal access. Sobeys has committed to identify and implement a technical audit solution either through its Pharmacy Management System or an add- on to that system. 	Accepted