

## Privacy Impact Assessments

The Privacy (Australian Government Agencies – Governance) Australian Privacy Principles Code 2017 (Cth) requires all agencies, including the Office of the Commonwealth Director of Public Prosecutions (CDPP), to conduct a Privacy Impact Assessment (PIA) for all high privacy risk projects. A register of PIAs is maintained by the CDPP, and lists PIAs completed since the Code came into effect on 1 July 2018.

Date of completion	Responsible Agency	Description of project
May 2019	Department of Industry Innovation and Science and Commonwealth Director of Public Prosecutions	Privacy Impact Assessment – Provision of Payroll and Contact Centre Shared Services (Department of Industry, Innovation and Science Shared Services and Commonwealth Director of Public Prosecutions )
February 2020	Commonwealth Director of Public Prosecutions	Privacy Impact Assessment – Digital Litigation software as a service (SaaS) solution.
September 2021	Commonwealth Director of Public Prosecutions	Privacy Impact Assessment – Implementation of an Electronic Document Records Management System (EDRMS).
February 2026	Commonwealth Director of Public Prosecutions	Privacy Impact Assessment –Transition the Electronic Document Records Management System (EDRMS) from the current on-premises operated infrastructure model to a cloud-based Software as a Service (SaaS) model.