

## **IAPP Privacy Certification**

Certified Information Privacy Professional (CIPP)

# Workplace Privacy

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Privacy Strategy and Compliance





This module focuses on privacy within the workplace from the management of 2 employee records to monitoring of employee activities. It also addresses the privacy implications of worker evaluation, testing and termination. Students will understand:

- The privacy concepts around HR management, benefits outsourcing and document retention and destruction
- The regulatory and enforcement powers of the FTC, EEOC, state labor relations boards and others
- The legal framework around employee screening, hiring, evaluating and drug testing
- International guidelines for employee privacy from Canada to Europe and Japan



- HR privacy basics
- workforce hiring
- HR data management
- workplace monitoring
- employee misconduct
- termination issues



# HR privacy basics



- Ensure that workplace risks are understood and managed
   appropriately
  - Know your employees
  - Know what your employees are doing
  - Investigate potential issues
  - Avoid a "harassing" workplace
  - Meet training & compliance goals
  - Maintain necessary documents
- Attract & retain excellent workers
- Provide, excellent "customer service"
- Provide tools and data needed for corporate planning functions
- Manage costs associated with HR functions



#### To achieve these goals:

- 6
- Background checking new workers
- Monitoring worker activities to help ensure compliance with laws & policies
- Centralized HR databases
- Global intranet systems
- Connectivity technology, e.g., email, online directories, instant messaging, remote access, portable memory devices
- Global benefits & compensation programs, advancement planning
- Use of data processing vendors & outsourcing for benefits, payroll, other functions

#### The business reality...

7

 All of these things are highly efficient, cost effective, and make perfect sense

#### The legal reality...

- HR data management requires careful consideration of liability issues...
  - In the US, for failing to process data
  - •In Europe (& elsewhere) for processing data in violation of strict privacy laws
- Local laws in each country and state establish different requirements, with no harmonization in sight
- Civil and criminal penalties may apply



- Before employment occurs:
  - Application & interview questions
  - Testing
  - Background checks
- During employment:
  - HR data management
  - Workplace monitoring
  - Investigations of misconduct
- After the employment relationship ends:
  - Termination procedures
  - Transition management and ongoing obligations
  - Post-termination claims
  - Document retention and destruction



- This presentation focuses on U.S. privacy laws...
  - ... but takes note of some significant points in non-US laws
  - Nations with comprehensive data protection laws and Works Council rules have very different regimes
  - Liability considerations make it difficult to offer US employees the kinds of privacy protections that counterparts elsewhere enjoy

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#### The Global Employer's Challenge

#### US gives rights to EMPLOYERS

- Security concerns predominate
- Continuous and multi-dimensional employee monitoring okay
- Aggressive background checks okay (& increasingly required)
- Employee expectations of privacy are very limited

#### EU gives rights to EMPLOYEES

- Privacy concerns predominate
- Monitoring only permitted with specific and limited legal justification
- Limited background checks
- Employees have broad privacy expectations and rights



- Europe: employee data covered by EU Directives, national data protection laws and distinct labor laws
  - Must comply with requirements for registration and processing – notice, choice, etc. – as well as restrictions on data transfers
  - Additional rules for "sensitive data"
  - Must consult with employee "works councils" on substantive matters
  - Even name and work address is protected
- Canada: EU-style law, but no protection for business contact data, limited protection for employee data, no special prohibition on export & no govt filings
- Japan: new EU-style law will cover all employee data effective 4-1-2005



- Many federal and state laws regulate employment and HR data management
- Federal laws seldom preempt stronger state protections

Almost every
labor law
mandates some
data collection
or management
practice!

- Laws require and prohibit specific information handling practices at all stages of the employment relationship
- There is also a patchwork of regulators
  - Department of Labor
  - Equal Employment Opportunity Commission EEOC
  - Federal Trade Commission
  - State Departments of Labor
  - National and State Labor Relations Boards



Laws that prohibit discrimination (& therefore limit inquiries)

- Civil Rights Act of 1964 no discrimination due to race, color, religion, sex, national origin
- Pregnancy Discrimination Act added pregnancy, childbirth, related medical conditions
- Americans with Disabilities Act (ADA, 1990) – no discrimination against qualified individuals with disabilities
- Age Discrimination Act of 1967 protects individuals over 40 years of age
- Equal Pay Act of 1963 prohibits gender-based wage discrimination
- Other laws regulate Federal and state government practices, including contractors



Laws that
regulate
employee
benefits
management –
often mandate
collection of
medical
information

- Health Insurance Portability and Accountability Act (HIPAA) –
   Privacy and Security rules regulate "protected health information" for selffunded health plans
- Consolidated Omnibus Budget Reconciliation Act (COBRA) – requires qualified health plans to provide continue coverage after termination to certain beneficiaries
- Employee Retirement Income Security Act (ERISA) – ensures that employee benefits programs are created fairly and administered properly
- Family and Medical Leave Act (FMLA) entitles certain employees to leave in the event of birth or illness of self or family member



Other
US federal
laws
with privacy
implications –
data
collection and
recordkeeping
requirements

- Fair Credit Reporting Act (FCRA) regulates use of "consumer reports" in background checks of employees
- Fair Labor Standards Act (FLSA) establishes minimum wage and sets standards for fair pay
- Occupational Safety & Health Act (OSHA) regulates workplace safely
- Whistleblower Protection Act
- National Labor Relations Act (NLRA) sets standards for collective bargaining
- Immigration Reform and Control Act requires employment eligibility verification
- Federal employers also must consider Privacy
   Act of 1974 (requires privacy notices and limited
   collection of data) and the U.S. Constitution 4<sup>th</sup>
   Amendment ("search and seizure" limits)



State constitutional right of privacy

16

- Apply to state government employees
- Some states (e.g., California) also apply it to private employers
- Specific state statutes (e.g., no "marital status" discrimination, drug testing and polygraph laws)
- Common law torts:
  - Invasion of privacy (or "intrusion upon seclusion")
  - Defamation (e.g., disclosure of info)
  - Intentional infliction of emotional distress



# hiring & re-employment inquiries



#### Name & Address

#### OK:

- Whether applicant has worked under a different name
- Name by which applicant is known to his references
- Requests for information needed to facilitate contacting the applicant

- Inquiry into name before it was changed by court order or marriage
- Inquiry about a name that would divulge marital status, lineage, ancestry, national origin or descent
- Names or relationships of people with whom applicant resides
- Whether applicant owns or rents home



## Age

#### OK:

- Inquiry as to date of birth
- Requirement of proof of age (especially when it relates to a job requirement)

#### **NOT OK:**

 Any questions that imply a preference for persons under 40 years of age

## Height & Weight

20

#### OK:

 Employer may ask about height & weight only if employer can show that all or substantially all employees who fail to meet a height or weight requirement would be unable to perform the job with reasonable safety and efficiency

#### **NOT OK:**

 Any other questions about height or weight



### Marital Status, Spouse, Relatives and Family

#### OK:

- Names of applicant's relatives already employed by the company or a competitor
- Whether applicant can meet certain work schedules or has activities, commitments or responsibilities that may prevent him/her from meeting work attendance requirements

#### **NOT OK:**

 Most other questions about spouses and relatives, including whether applicant even has or has had a spouse, children or other dependents



## Pregnancy

#### OK:

 Questions about duration of stay on job or anticipated absences that are made to males and females alike

#### **NOT OK:**

 Questions about pregnancy or medical history concerning pregnancy and related matters



#### **Disabilities**

#### OK:

 Whether applicant is able to perform the essential functions of the job for which the applicant is applying, with or without reasonable accommodation

- Questions about the nature, severity, extent of, or treatment of a disability or illness, including mental illness
- Inquiries (prior to job offer) about whether the applicant requires reasonable accommodation
- Whether applicant has applied for or received worker's compensation



# Citizenship & National Identity

#### OK:

- Applicant's ability to read, write & speak foreign languages, where this relates to job requirements
- Whether applicant is prevented from lawfully being employed because of visa or immigration status
- Whether applicant can provide proof of a legal right to work in the country after being hired

- Questions about national origin, lineage, ancestry, descent, birthplace, mother tongue of applicant or applicant's spouse or family
- Whether applicant is a citizen
- Requirement before job offer that applicant present birth certificate, naturalization, baptismal certificate

25



# Military Service & Organizations

#### OK:

- Questions concerning education, training, or work experience in the armed forces of the U.S.
- Questions about organization memberships, except for organizations that indicate the race, color, creed, gender, marital status, religion, or national origin of members

- Type or condition of military discharge
- Experience in armed forces other than U.S.
- Questions about organizations that indicate the race, color, creed, gender, marital status, religion, or national origin of members
- Requirement that applicant list all organizations to which he/she belongs



#### Gender, Race, Religion 26

#### **NOT OK!**

- Nothing on these topics is permitted...
- Includes questions concerning color of skin, hair, eyes
- Includes questions concerning church memberships and religious holidays observed



## **Photographs**

- You cannot request applicants to submit a photo before hiring – even if the submission would be voluntary
- A photograph may be requested \*after\* hiring for identification purposes
- Posting of photos on public websites or even internal intranet sites should preferably be done with employee consent (especially in the EU where photos can be considered "personal data")



#### **Arrests & Convictions**

28

#### OK:

 Inquiries about convictions within the last
 10 years for crimes involving behavior that would adversely affect job
 performance

- Other inquiries about convictions
- Inquiries about arrests not followed by conviction (esp NY, CT, Wis)
- Some exemptions for orgs that provide care for vulnerable groups such as children, mentally ill, & for some other industries (such as financial services)



#### **Alcohol & Drug Use**

#### OK:

- Questions about current illegal
   use of drugs
- Questions about past illegal use of drugs, if not likely to elicit information about a disability, such as past addiction to illegal drugs
- Questions about alcohol use that are not likely to elicit information about alcoholism (a disability)

- Questions about legal drug use
- Questions about past addiction to drugs (legal or illegal) or treatments for same
- Questions about alcoholism or treatments for same



## References & Emergency 30 Contact Information

#### OK:

- By whom were you referred for a position here?
- Names of persons willing to provide professional or character references
- Name and address of person to be notified in case of emergency

- Questions about former employers or acquaintances which elicit information specifying the applicant's race, creed, color, national origin, ancestry, physical handicap, medical condition, marital status, age or sex
- Questions about relationship of the emergency contact to the applicant
- May not require the contact to be a relative



# applicant testing



# Types of testing employers use:

- Personality & Psychological Testing
- Polygraph ("Lie Detector")
   Tests
- Substance Abuse ("Drug")
   Tests
- Genetic Tests



#### Personality & Psychological testing includes:

- Cognitive ability tests
- Honesty & Integrity tests
- Interest inventories

#### Types of tests:

- "Performance" aka "Situational" Test taker is asked to react to a real-life situation and is assessed in response.
- "Projective" (ask test taker to interpret ambiguous stimuli and respond in an open-ended manner) (e.g., Rorschach)
- "Objective" (true/false & multiple choice)



- Tests may be construed as a "medical examination" under the ADA
  - Projective and Objective tests are especially risky because they were originally developed to identify clinical conditions such as depression, paranoia
- State law tort claims may include:
  - Violation of anti-testing laws
  - Invasion of privacy or intrusion upon seclusion
- And for publicizing or leaking test results:
  - Public exposure of private facts
  - Publicity placing a person in false light
  - Defamation
  - Intentional infliction of emotional distress



- Don't use the tests at all or else don't use the tests pre-employment
- If used, ensure that test:

- 35
- Asks only job-related questions
- Does not ask overly-intrusive questions
- Is professionally designed with established reliability and validity
- Is administered & interpreted by trained professionals
- results are limited to those with a need to know & used only for the purposes for which test was designed & validated
- Best practice: obtain employee's consent to test and to the specific uses of the results prior to administering test (required in EU)
- Also consider collective bargaining issues (Unions on US & Works Councils in EU)



Employee
Polygraph
Protection
Act of 1988

- "Lie detector" includes polygraphs, other devices which render a diagnostic opinion on a person's honesty
- The Act generally prohibits employers:
  - requiring, requesting or even suggesting that a prospective or current employee take a lie detector test
  - using, accepting, referring to or inquiring about test results
  - taking adverse action against employee who refuses a test
- Narrow exemptions for investigations of economic loss or injury, certain industries
- Requires posting the Act's essential provisions in a conspicuous place
- Possible \$10,000 fine; private right of action
- State laws not pre-empted; torts may apply

No drug testing program is immune from legal attack!

### Types of substance abuse testing:

- Pre-employment screening
- Routine testing
- Reasonable suspicion testing
- Post-accident testing
- Random testing
- Rehabilitation/post-rehabilitation tests

#### Pre-employment screening

- Generally allowed in US if not designed to identify legal use of drugs or past or present addiction to illegal drugs (ADA)
- Routine testing
  - Generally allowed in US if employees notified at hiring

37



#### Reasonable suspicion testing 38

- Generally okay in US to test as a condition of continued employment if there is a "reasonable suspicion" of drug or alcohol use based upon specific, objective facts and rational inferences from those facts (e.g., appearance, behavior, speech, body odors)
- Need not be "probable cause"

#### Post-accident testing

 Generally okay in US to test as a condition of continued employment if there is a "reasonable suspicion" that the employee involved in the accident was under the influence of drugs or alcohol



- Legality questionable in US except where required by law, prohibited in some jurisdictions (e.g., Ontario)
- Example: random drug testing program required in US by DOT for commercial vehicle operators, but prohibited in Ontario unless employees consent to it.
- US cases upholding testing usually involve existing employees in specific, narrowly defined jobs that are either:
  - part of a highly-regulated industry where the employee has a severely diminished expectation of privacy, or
  - critical to public safety or the protection of life, property, or national security
- If used, random testing should be part of a systematic testing program that does not target certain employees or classes



### Rehabilitation and Post-rehabilitation Tests

- Commonly used a condition of continued employment during or after rehabilitation of an individual for substance abuse
- Generally allowable in the US
- To minimize risk for company, make the terms clear to the employee – company and employee should enter into contract addressing the terms of the rehabilitation and testing



- Tests for alcohol levels generally are subject to the same rules as drug tests
- Tests for blood alcohol levels are better indicators of current impairment than tests for drugs, because traces of drugs stay in the body much longer after usage
- Less invasive tests more likely to be approved (e.g., breathalyzer v blood sample).



- "Genetic Screening"
   involves examining the genetic makeup of employees or job applicants for certain inherited characteristics
  - Screening for trait that makes employee susceptible to pathological effect if exposed to certain agents
  - Screening to detect general inheritable conditions
- "Genetic Monitoring" involves periodic testing to identify modifications of genetic material, such as chromosome damage, that may have resulted from workplace hazardous materials



#### Criticisms of Genetic Testing:

43

- May be used to screen out individuals who are at higher risk of "disabilities" under ADA
- May be used to screen out individuals who are at higher risk of developing nonoccupational conditions that impact group insurance rates

#### Potential Legal attacks:

- ADA
- Specific state "anti-testing" laws
- Common law tort claims

#### Employer best practices:

- Test only where really related to job performance or to benefit the employee (e.g., detect damage due to hazards)
- Obtain specific consent for the test, not just consent to general medical exam



## background checks



- Many laws mandating background 45 checks among employees and applicants were enacted by US states in 2003
  - 165 statutes in 39 US states mandate some form of employment-related background investigations
- Heightened concerns about security and publicized instances of employee misconduct are driving these laws
- Some states also recognize tort of "negligent hiring," where employer is liable for damages caused by employee when it should have known of employee's propensity to commit injury



### Groups targeted in background check laws:

- Teachers and other school employees
- Health and long term care facilities
- Emergency medical service personnel
- Programs for the disabled
- Financial institution personnel
- People providing money transmission and currency exchange services
- County coroners
- Humane society investigators
- Euthanasia technicians in animal shelters
- Bus drivers, truck drivers
- Athletic trainers
- In-home repair services (e.g., plumbers)
- Firefighters
- Gaming industry employees
- Real estate brokers
- Information technology workers (in ND)



## Elements of Employee Background Checks:

- Criminal records
- Civil litigation history
- References -- professional, and sometimes personal as well
- Motor vehicle records (driving history)
- Credit records
- Licensure (if applicable)
- Professional Credentials
- Education (school transcripts)



Remember the restrictions on questions you can ask during the hiring process! Background check before job offer should <u>not</u> include any inquiries into:

- Arrest record (but may research convictions within the last 10 years for a crime involving behavior that would adversely affect job performance)
- Age, Race, Religion, National Origin
- Health/Disability/Pregnancy (except for ability to perform functions of job)
- Financial status (unless specifically relevant to the position)
- Military status (e.g., type of discharge rather than training)
- Family status (e.g., whether applicant has a spouse, children or dependents)



Fair Credit
Reporting Act
(FCRA)

# Fair Credit Reporting Act (FCRA) applies when employer obtains a "consumer report" from a "consumer reporting agency" (CRA)

- "Consumer reports" include all written, oral or other communications bearing on a consumer's credit-worthiness, credit standing and capacity, character, general reputation, personal characteristics, or mode of living
- "Consumer reporting agency" includes any organization that assembles or evaluates consumer credit information for the purpose of regular furnishing of consumer reports to third parties for a fee

#### Examples:

- Credit report obtained from credit bureau
- Driving history report obtained from information aggregator



# Fair Credit Reporting Act (FCRA)

- FCRA prohibits obtaining a "consumer report" unless a "permissible purpose" exists
- Employers have a permissible purpose to use consumer reports for:
  - Pre-employment screening
  - Determining if an existing employee qualifies for promotion or advancement But only with the person's written consent
- FCRA also permits obtaining an "investigative consumer report" – a consumer report containing information that came from interviews with third parties, such as neighbors and friends of applicant – as long as certain additional protections are met



#### Fair Credit Reporting Act (FCRA)

In order to use 3<sup>rd</sup> party data for FCRA purposes, the employer must:

- Provide written notice to the applicant that it is obtaining a consumer report for employment purposes
- Obtain written consent from the applicant
- Obtain data from a CRA an entity that has taken steps to assure the accuracy and currency of the data
- Certify to the CRA it has a permissible purpose and has obtained consent
- BEFORE taking an adverse action (such as denial of employment), provide notice to the applicant with a copy of CR
- AFTER taking an adverse action, provide additional notice
- Civil & criminal penalties for non-compliance



#### Bankruptcy records:

52

 US Bankruptcy Code 11 USC 525 prohibits certain forms of employment discrimination against persons who have filed for bankruptcy, but courts are split on whether this applies to a hiring decisions before an offer is extended & accepted.

#### Driving Records:

 Available from state departments of motor vehicles. Subject to state "Driver's Privacy Protection Acts" but generally obtainable for employment screening in accordance with FCRA

#### Academic Records

 Confidential under Family Educational Privacy Rights Act (20 USC 1232g); most schools will not release without student's consent



### HR data management



# HR data management 54 encompasses many different considerations:

- Legal compliance with the multitude of laws that regulate employee data and the employment relationship generally
- Security -- the protection of HR data from unauthorized use and authorized misuse
- Risk management ensuring that proper documentation exists to manage any potential claims against the company (as well as claims the company may have against its employees!)
- Compliance with other corporate policies substantive training, workplace liability management, document retention, etc.



#### Data elements should be classified based on:

**55** 

- Sensitivity (e.g., SSN, medical data)
- Country of origin
- Other legal restrictions (e.g., data collected for EEOC compliance)
- Company employees and managers should also be classified – permit access to HR data based on roles
  - Company directory may available to all, but SSN on a need-to-know basis
  - Special controls on data related to performance reviews, workplace investigations



#### Understand your data flows

- Where is data is collected?
- What data is collected?
- How is it stored?
- How is it secured?
- Who has access internally?
- What third parties have access & why?
- When and how is it destroyed?
- Understand your vendors as well
  - Service providers (e.g., benefits)
  - Outsourcers (e.g., payroll processing)
  - IT and other corporate suppliers
- Vendors should have role-based access as well

56



HR functions handle some of the most sensitive data in the company – must have a written program 57 that encompasses:

- Administrative Security
  - Program definition & administration
  - Managing workforce risks
  - Employee training
- Technical Security
  - Computer systems, networks, applications
  - Access Controls
  - Encryption
- Physical Security
  - Facilities
  - Environments safeguards
  - Disaster recovery



- Outsourcing is a key economic driver, whether on-shore or off-shore – and HR data processing is one of the most frequently outsourced functions
- US privacy laws generally anticipate use of vendors and service providers and do not restrict transfers of data based on geography – but recent anti-outsourcing bills are attempting to limit outsourcing and require more disclosures about it
- Companies always remain accountable for actions by their agents – so security is the biggest consideration



#### **Best practices:**

59

- Establish a formal vendor security qualification protocol and audit against it
- Have established vendor contract provisions:
  - Limiting scope of use of data
  - Mandating reasonable security
  - Mandating confidentiality
  - Mandating notice of any security or confidentiality breach
  - Providing for audit rights, insurance, indemnification



- If you have a security breach involving certain types of unencrypted sensitive personal information (e.g., SSNs or account numbers), California law requires you to promptly notify any affected California residents
- If individuals may be harmed as a result of a security breach, you should notify them even if they aren't California residents. This is not required by a statute, but may help avoid tort liability if they become victims of ID theft
- HR databases are prime targets for ID thieves because of the presence of SSN and date of birth



Don't forget your collective bargaining agreements either!

### Don't forget that other laws may regulate your HR processing. For example:

- EU, Canadian and other non-U.S. data protection laws, if you have workers outside the U.S.
- U.S. State and federal laws that require collection of data (such as race for EEOC reporting)
- Laws that require reporting of events that affect health & safety (e.g., OSHA)
- HIPAA regulates employer-sponsored health plans (but does not cover other medical data that may exist in the workplace)
- Some state laws require privacy notices before monitoring or surveilling



# employee monitoring



- Risk management
  - Prevent "hostile environment" claims
  - Prevent workplace violence
  - Prevent theft, loss of intellectual property
- Quality control
- Productivity metrics
- Public health & safety may be required by laws
- Corporate compliance (e.g., document retention)
- May also use monitoring data for secondary purposes
  - Investigation of misconduct or loss
  - Performance reviews



 Workplace surveillance (e.g., CCTV)

- 64
- Employee sign-in, log-in records
- Access controls
  - Badge cards & readers
  - Biometric access controls
- Automated online monitoring
  - Virus filters
  - Spam filters
  - Logging website URLs
  - Spidering hard drives for file titles
- Specific monitoring
  - Telephone
  - Computer
    - E-mail
    - Internet Access



- Situations when you must monitor
- Restrictions on monitoring
  - Private spaces
  - Employee notices and consents
- Secondary use of monitoring data (e.g., performance reviews)
- "Ad hoc" monitoring for a particular purpose, but outside of established protocols
- Liability issues



State and federal wiretap laws

- 66
- Must get consent of at least one party – and all parties must consent in 12 states
- Recorded "call may be monitored" message to all parties will be adequate notice in most jurisdictions
- Be careful of ad hoc monitoring
- General rule cannot listen to employee personal conversations; must discontinue monitoring as soon as it is apparent that the call is personal
- Video monitoring is less regulated (as long as the sound is off)
  - Very little expectation of privacy in the workplace in US, especially if notice given
  - But cannot monitor in truly private spaces (e.g., restrooms, locker areas)



- Electronic spaces are even less protected than physical spaces in the U.S.
- Computer systems belong to the employer and US employees generally have no expectation of privacy in use of employer equipment
  - Electronic Communications Privacy Act (ECPA) prohibits intercepting electronic communications and unauthorized access to stored communications, but includes
    - •"business use" exception
    - •"employee consent" exception
- But some states do require notice:
  - Delaware requires advance and acknowledged notice to employee of monitoring of telephone, electronic mail and internet



- More restrictive policies in the EU:
  - Monitoring must "proportionate" to the practices that it is intended to detect or prevent
  - Monitoring practices must be specifically disclosed to employees and to Works Councils
  - Some monitoring may require consent
  - Disciplinary action for monitored behavior may be limited under EU labor laws
  - All data transfer and other rules apply to monitoring information as well
- Other jurisdictions with strict rules include Canada, Argentina, Japan



- Establish formal policies for monitoring
  - When you will monitor
  - When you can monitor
  - How data will be used
  - What happens when you find something serious
  - Ensure compliance with applicable laws and collective bargaining agreements
- Provide employees with notices regarding monitoring and related considerations
  - Ownership of company computers
  - Prohibited conduct
- Have process ready to handle exceptions and special circumstances



## investigating employee misconduct



### Allegations of misconduct raise special concerns

- Liability (or loss) for failure to take allegations seriously
- Reasonably protecting the employee during the process – due process
- Ensuring compliance with other corporate polices
- Ensuring compliance with external obligations (laws, collective bargaining agreements)
- Documenting the misconduct and otherwise minimizing likelihood of successful employee claims
- Balancing the rights of other people who may be involved (such as person making the allegations)

 Companies often rely on third-party investigators to conduct investigations of wrong-doing properly

72

- In 1999, the Federal Trade Commission ruled that reports from third-party investigators should be considered "investigative consumer reports" subject to all FCRA provisions:
  - Obtain consent beforehand
  - Notify with copy of report prior to adverse decision
  - Adverse action notice
- This ruling hampered corporate efforts to manage investigations



- The 2003 amendments to the FCRA exclude investigation reports from coverage if:
  - The report is prepared as a result of an investigation of specific "suspected misconduct related to employment" or compliance with laws, regulations or preexisting policies of the employer
  - The report does not include an investigation of credit worthiness, standing or capacity
  - The report is only given to the employer, its agents, government regulators and selfregulatory organizations
- But if an adverse action is taken, a summary of the report must be provided with an FCRA adverse action notice



### termination of the employee relationship



Privacy considerations exist at the end of the employment relationship:

- Document reason for termination classify as sensitive data
- Curtail employee access to company information – disable computer accounts, repossess access devices
- Seek return of personal data that employee may have had (e.g., company directories, computer storage devices)
- Remind individual of obligation to maintain confidentiality of employer data (if applicable)



- Carefully craft messages regarding 76 termination – especially if relationship terminated as a result of misconduct
  - Internal messages to remaining employees – especially if you want to "make an example" of the individual
  - Messages to customers
  - Messages to companies seeking future references
  - Messages to regulatory agencies, if applicable
- Providing references
  - Consider privacy interests
  - Understand applicable defamation risks
  - But consider honesty, especially if health or safety is at risk



- Consider what documents to retain in HR files where and for how long
- Company document retention policy should control – if policy doesn't exist, develop formal HR data retention policy based on:
  - Ongoing obligations (pensions, COBRA, etc.) and company re-hire policy
  - State and federal retention requirements
  - Applicable statute of limitations
  - Corporate risk tolerance
- Ensure secure storage with proper access controls
- When documents are no longer needed, ensure secure disposal (e.g., shredding)



Thoughtful management of employee personal information can help 78 reduce the risk of claims... but other benefits exist too

- Reduce risk of ID theft affecting employees – good for them and reduces productivity loss as well
- Improved employee moral
- Equity for use in collective bargaining
- Sensitivity to employee concerns bolsters company claims of sensitivity to consumer privacy
- In the event of a claim, you've got a good story to tell – which may reduce the risk of damages
- It's also the right thing to do!



IAPP Certification Promoting Privacy