State of California

**Department of Technology** 

# Certification of Compliance with IT Policies

## **Preparation Instructions**

Statewide Information Management Manual (SIMM) - 71A

March 2024

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#### INTRODUCTION TO CERTIFICATION OF COMPLIANCE WITH IT POLICIES

State entities are required to complete the certification form provided in <u>Statewide</u> <u>Information Management Manual (SIMM)</u> Section 71B and adhere to the preparation instructions provided in this SIMM Section 71A. This includes obtaining the required signatures prior to commencing work on an acquisition.

For each subsequent amendment a new SIMM 71B form must be completed and executed.

## Section 1: General Information

This section is to be completed by Customer/Requester – the Customer or Requester is the person that is submitting the Certification of Compliance with IT Policies Form (SIMM 71B).

- (a) **State Entity Name**: Enter the name of the state entity that is submitting the Certification of Compliance with IT Policies form (SIMM 71B).
- (b) Submission Date: Enter the date of the submittal.
- (c) Contact First and Last Name: Enter the first and last name of the state entity person that will be the primary point of contact for questions and comments.
- (d) **Contact Title:** Enter the title of the state entity person that will be the primary point of contact for questions and comments.
- (e) **Contact Email:** Enter the work email address of the primary point of contact provided above.
- (f) **Contact Phone**: Enter the work phone number of the primary point of contact provided above.
- (g) Estimated Cost: Enter the estimated total cost of the acquisition, including all previous amendments.
- (h) **Proposed Acquisition Method:** Enter the proposed acquisition method.
- (i) Does the acquisition include any GenAl technology functions or services as described in Technology Letter (TL) 24-01?
  - Yes If seeking approval for **new** GenAl technology, the Customer/Requester must complete section 2 and 3 to the best of their knowledge.
  - Effective April 30, 2024, and thereafter,
    - <u>All IT, non-IT, and Telecommunications procurements, regardless of acquisition type or method, for any GenAl purchase, prior to July 1, 2024, AIO/CIO/Designee must consult with the CDT GenAl intake to proceed.</u>
      - Reference the State of California GenAl Guidelines for Public Sector Procurement, Uses, and Training document for details.
      - Reference the GenAl Toolkit for details.
  - Effective July 1, 2024, and thereafter,
    - State entities acquiring GenAl tools must complete a SIMM 5305-F

Generative Artificial Intelligence Risk Assessment. The assessment is required to determine whether a GenAl technology function or service is rated low, moderate, or high risk.

- All IT, non-IT, and Telecommunication procurements with GenAl technology classified as moderate or high risk require consultation with CDT prior to award. Those classified as low risk GenAl acquisitions do not require CDT consultation.
- Yes If CDT consultation and assessment for GenAl technology has already been completed, and the Customer/Requester is looking to modify it, you must complete the Generative Artificial Intelligence Risk Assessment (SIMM 5305-F). Provide CDT's consultation/assessment number. Please continue to complete sections 1, 2, and 3.
- No This procurement does not contain a GenAl technology. Complete Sections 1, 2 and 3. Enter a "No" response if a GenAl technology is available but the Customer/Requester has chosen to decline GenAl technology for this procurement.
- (j) Description of Acquisition: A short description of the IT acquisition (manufacturer, product name, etc.). Include exactly what your need is. How did you decide on this IT solution/product? Will this acquisition replace an existing solution? What is the impact on other state entities if the acquisition is not approved? Confirm if this is a <u>new purchase or a renewal</u>. If it is an Amendment, provide the Amendment Number, Amendment Amount, if applicable, and Total Contract Amount.

## Section 2: Procurement Authority

This section is to be completed by the Customer/Requester.

The authority to conduct a procurement may differ based on the total cost of the acquisition and its correlation to the state entity's DGS Delegated Purchasing Authority dollar threshold, and if the acquisition is related to a non-delegated IT project based on the California Department of Technology's Project Delegation Criteria in SAM Section 4819.37. The following statements will determine which entity will conduct the recommended acquisition, see Table 1 for an illustration of procurement authority.

Choose from the following options, as applicable:

 This acquisition is subject to the California Department of Technology's Procurement Authority because it is related to a new or active non-delegated IT project (meets one or more of the criteria listed in SAM Section 4819.37) and either exceeds the State entity's assigned DGS/PD Delegated Purchasing Authority dollar threshold <u>OR</u> the acquisition is exempt from DGS oversight. Provide the Department of Technology Project Number

2. This acquisition is subject to the Department of General Services' Procurement Authority because it is NOT related to a new or active reportable IT project (does NOT meet one or more of the criteria listed in SAM Section 4819.37) and exceeds the State entity's assigned DGS/PD Delegated Purchasing Authority dollar threshold.

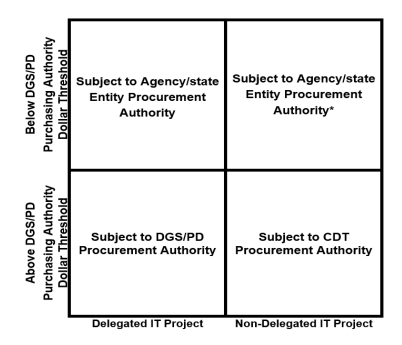
**Approval Requirements**: If selected, Certifications MUST be signed by the State entity Chief Information Officer (CIO) or by a member of State entity management specifically designated by the CIO for this purpose. State entities must submit the completed Certification of Compliance with IT Policies form to their governing agency for approval if the total cost of the IT acquisition exceeds the State Entity's assigned Department of Technology Project Cost Delegation (as identified in SIMM Section 15) or \$1 million, whichever is lower.

Upon approval, state entities may submit the completed Certification of Compliance with IT Policies Form to the Department of General Services/Procurement Division (DGS/PD) with the applicable transmittal document for each IT acquisition transaction that requires DGS/PD approval and/or work. State entities should retain a copy of the approved Certification of Compliance with IT Polices form in the procurement file.

3. This acquisition is subject to the State entity's Procurement Authority because it is within the State entity's assigned DGS/PD Delegated Purchasing Authority dollar threshold <u>OR</u> the acquisition is not related to a non-delegated IT project and exempt from DGS oversight.

**Approval Requirements**: If selected, Certifications MUST be signed by the State entity Chief Information Officer (CIO) or by a member of State entity management specifically designated by the CIO for this purpose. State entities must submit the completed Certification of Compliance with IT Policies form to their governing agency for approval if the total cost of the IT acquisition exceeds the State Entity's assigned Department of Technology Project Cost Delegation (as identified in SIMM Section 15) or \$1 million, whichever is lower. Upon approval, State entities may proceed with conducting the acquisition. State entities should retain a copy of the approved Certification of Compliance with IT Polices form in the procurement file.

#### Table 1: Procurement Authority



Note: Delegated IT project acquisitions related to programs that are statutorily exempt from DGS oversight are subject to State entity procurement authority. Non-delegated IT project acquisitions are still subject to Department of Technology procurement authority regardless of DGS oversight exemption.

- o Effective April 30, 2024, and thereafter,
  - All IT, non-IT, and Telecommunications procurements, regardless of acquisition type or method, for any GenAl purchase, prior to July 1, 2024, AIO/CIO/Designee must consult with the <u>CDT GenAl intake</u> to proceed.
- Effective July 1, 2024, and thereafter,
  - State entities acquiring GenAl tools must complete a SIMM 5305-F Generative Artificial Intelligence Risk Assessment. The assessment is required to determine whether a GenAl technology function or service is rated low, moderate, or high risk.
    - All IT, non-IT, and Telecommunication procurements with GenAl technology classified as moderate or high risk require consultation with CDT prior to award. Those classified as low risk GenAl acquisitions do not require CDT consultation.

\*CDT will authorize state entities to conduct these acquisitions under the purchasing authority granted by DGS through the Project Approval Lifecycle (PAL).

## Section 3: Certification

This section is to be completed by Customer/Requester.

Select "Yes" or "No" next to each of the following statements to indicate whether the acquisition describedherein complies with the respective policy and requirements.

- 1. The signatory confirms that the acquisition described herein complies with the criteria and procedures for IT prescribed in SAM Section 4819.41.
- 2. The signatory confirms that the acquisition described herein meets the requirements of Government Code 11135 applying Section 508 of the Rehabilitation Act of 1973 as amended or qualifies for one or more exceptions.
- 3. The signatory confirms that the procurement authority for this acquisition is accurately noted in Section 2 of this form.
- 4. The signatory confirms that the acquisition described herein is excluded from the Department of Technology's IT Project Submittal and Approval Authority because it is excluded under SAM 4819.32.
- 5. The signatory confirms that the acquisition described herein contains a GenAI technology function or service and meets the requirements of the State of California GenAI Guidelines for Public Sector Procurement, Uses, and Training.
- 6. This acquisition is within the state entity's authority, but it requires a CDT GenAl Consultation.

**Approval Requirements**: If selected, Certifications MUST be signed by the State entity Chief Information Officer (CIO) or by a member of State entity management specifically designated by the CIO for this purpose. State entities must submit the completed Certification of Compliance with IT Policies form to their governing agency for approval if the total cost of the IT acquisition exceeds the State Entity's assigned Department of Technology Project Cost Delegation (as identified in SIMM Section 15) or \$1 million, whichever is lower.

Upon approval, state entities may submit the completed Certificate of Compliance with IT Policies form to the California Department of Technology (<u>TechnologyProcurements@state.ca.gov</u>) with the applicable transmittal document for each IT acquisition transaction that requires CDT approval and/or work. Certifications for non-affiliated State entities (State entities not governed by Agencies) or IT acquisition with a total cost within the Department of Technology Project Cost Delegation and under \$1 million may be submitted directly to the Department of Technology for approval. State entities should retain a copy of the approved Certification of Compliance with IT Polices form in the procurement file.

Note: The Department of Technology may request to review any solicitation for acquisitions related to a non- delegated IT project prior to advertising/release to the vending community.

7. Regardless of the dollar amount, CDT must approve of the acquisition if there is any GenAl component.

### **CIO/AIO Signature and Date**

Certifications MUST be signed by the State entity Chief Information Officer (CIO) or by a member of State entity management specifically designated by the CIO for this purpose. State entity certifications MUST also be signed by the Agency Information Officer (AIO) or designee if the total cost of the IT acquisitions exceeds the State entity's assigned Department of Technology Project Cost Delegation (as identified in SIMM Section 15) or \$1 million. By signing this document, the signatory confirms that the acquisition described herein complies with the State's information technology (IT) policies and requirements.

Certifications for non-affiliated state entities (state entities not governed by agencies) must be submitted to the Department of Technology (<u>ProjectOversight@state.ca.gov</u>) for approval. The Department of Technology will indicate approval by signing within the AIO signature block.

Enter the first and last name of each signatory, provide signature(s), and insert the date(s) that the form was signed.

#### Form Submission

Original or electronically signed certifications of compliance must be submitted with the applicable transmittal document for each IT acquisition transaction to the appropriate procurement authority, see Section 2 – Procurement Authority to identify where to submit the certification form.