



# How can Seqrite Data Privacy help you achieve DPDP Act compliance?

Any Data Fiduciary would require a Data Privacy Software to comply with the following rules



DPDP Rules to Comply	Seqrite Data Privacy Compliance
<p><b>Rule 3</b></p> <p>Notices: clear, itemized privacy notices and links for rights/withdrawal</p>	<ul style="list-style-type: none"> <li>Configurable notices and transparency assets; central dashboards and records to evidence notice delivery and content</li> </ul>
<p><b>Rule 5</b></p> <p>Consent: valid, granular consent and withdrawal</p>	<ul style="list-style-type: none"> <li>Consent collection, multilingual banners, preference centers; audit trails for consent lifecycle and withdrawals</li> </ul>
<p><b>Rule 6</b></p> <p>Security safeguards: TOMS, RBAC, logs, continuity</p>	<ul style="list-style-type: none"> <li>Role-based access controls, policy workflows, evidence logging; integrates with broader Seqrite stack for enforcement and monitoring</li> </ul>
<p><b>Rule 7</b></p> <p>Breach notification: intimation to DPB within 72h; notify users</p>	<ul style="list-style-type: none"> <li>Breach intake and workflow orchestration with documentation, timestamps, and evidence for DPB/user notifications</li> </ul>
<p><b>Rule 8</b></p> <p>Retention/deletion: erase when purpose achieved; 48-hour notice; one-year logs</p>	<ul style="list-style-type: none"> <li>Retention policies and deletion workflows across sources; request tracking; logging/audit trails to meet evidence retention*</li> </ul>
<p><b>Rule 10</b></p> <p>Verifiable consent for child</p>	<ul style="list-style-type: none"> <li>Configurable consent and policy controls; records of parental/guardian consent where applicable *</li> </ul>
<p><b>Rule 11</b></p> <p>Verifiable Consent for Person with Disability</p>	<ul style="list-style-type: none"> <li>Configurable consent and policy controls; records of verifiable guardian consent where applicable *</li> </ul>
<p><b>Rule 13</b></p> <p>Significant Data Fiduciaries: annual DPIA, audits, algorithmic checks</p>	<ul style="list-style-type: none"> <li>Automated DPIA, gap assessments, audit-support outputs; registers and reports to support SDF obligations</li> </ul>
<p><b>Rule 14</b></p> <p>Rights of Data Principal: access, correction, erasure, grievance, nomination</p>	<ul style="list-style-type: none"> <li>DPR intake, discovery/locate tools, tasking, and SLA tracking; full audit trail for fulfillment and reporting</li> </ul>
<p>Discovery/classification of PD/PII across sources</p>	<ul style="list-style-type: none"> <li>Prebuilt 150+ classifiers, custom classifiers, deep scans across databases/apps; unified profiling and cataloging</li> </ul>
<p>Vendor/processor oversight and registers</p>	<ul style="list-style-type: none"> <li>Inbuilt Third-Party Risk Assessment templates</li> </ul>

\*Feature Under Development/ Part of Roadmap