



ICCP Newsletter

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DEAR ICCP COMMUNITY,

As the oldest and most prestigious technology certification organization in the world, ICCP is always addressing concerns about the value of technical certifications. With all of the hype and concerns going on around AI, ICCP continues to be at the forefront of helping provide employers with a way to verify technical expertise through rigorous technical certifications that not only help you stay relevant but helps to demonstrate to employers that you are not just “AI assisted” but that you are professionally capable.

We continuously update our certifications as well as expand our scope of certifications in accordance with technology shifts. Cloud, cybersecurity, networking, DevOps, data engineering and data governance are all becoming more advanced because of AI integration and ICCP’s certifications help you and employers stay ahead of that complexity. Remember that anyone can ask an AI to write code or explain a concept but not everyone can configure a secure cloud environment, design a scalable architecture, pass a contextual proctored exam, or demonstrate validated expertise. ICCP certifications show that you’re not just using AI – you understand the systems behind it.

Universities and colleges use ICCP examinations to validate today’s nationally normed learning outcomes to improve their programs year over year. These are available for their Computer Science, Information Systems and Information Technology associate/baccalaureate degrees. Successful students receive either an ISA – Information Systems Analyst credential or Computing Science Professional or Information Technology Professional certification.

There is an increasing demand for computer professionals globally. The bottom line is that AI doesn’t make certifications obsolete – it makes them more valuable.

Warm regards,

Dr. Bradley Jensen
President, ICCP – Institute for Certification of Computing Professionals

Note: In the newsletter below there is a considerable focus on Canada as our volunteer Newsletter writer is a senior executive from that banking industry.

AGENTIC AI GOVERNANCE: MANAGING THE COMING WAVE OF AI AGENT SPRAWL

Agentic AI is moving from “help me write an email” to “help me complete the work.” These new AI agents can search information, call applications, update records, summarize decisions, coordinate tasks, and trigger workflow steps across the enterprise. That creates enormous business potential: faster service, smarter operations, improved productivity, and employees freed from routine coordination work. But it also introduces a new governance challenge. Organizations may soon have thousands—or even hundreds of thousands—of digital actors operating across systems, data stores, and business processes.

Gartner warns that by 2028, an average global Fortune 500 enterprise could have more than 150,000 AI agents in use, while only 13% of organizations believe they have the right agent governance in place. ([Gartner](#)). The lesson is clear: agentic AI needs a “control tower.” Every agent should have a defined owner, approved business purpose, identity, permissions, data-access rules, cost controls, monitoring, and a retirement plan. Organizations also need clear rules for when human approval is required, especially for customer-impacting actions, regulated processes, financial decisions, and anything that changes rights, obligations, or records. ([Gartner](#))

Done well, agentic AI governance does not slow innovation. It gives organizations the confidence to scale AI safely, responsibly, and with measurable business value.

AI-READY DATA: THE NEW FUEL FOR INTELLIGENT BUSINESS

If agentic AI is the new digital workforce, then AI-ready data is the fuel, map, and rulebook that keeps it moving in the right direction. Generative AI and advanced analytics can produce impressive results, but only when they understand the data they are using. Poor definitions, inconsistent records, missing ownership, weak metadata, and unclear lineage can turn a promising AI initiative into a very confident source of confusion.

In 2026, leading data-management discussions increasingly point to the same conclusion: data quality, governance, AI governance, and data literacy are no longer back-office disciplines; they are business growth capabilities. ([Dataversity](#)) AI-ready data requires practical foundations: business glossaries so people agree on meaning, metadata so systems understand context, lineage so users know where data came from, and ownership so someone is accountable when quality issues arise. Modern governance platforms are also emphasizing catalogues, data products, lineage, explainability, transparency, and stewardship workflows. ([DataGalaxy](#))

The opportunity is significant. When organizations build trusted, well-described, well-governed data, AI becomes more than a clever assistant. It becomes a reliable business partner. Data fabric concepts, using active metadata, automation, and shared understanding, point toward a future where trusted data can be found, understood, and responsibly used across the enterprise. ([ibm.com](#))

TRAINING DATA TRANSPARENCY: KNOWING WHAT YOUR AI HAS BEEN EATING



Image source: <https://www.forbes.com/sites/bernardmarr/2025/02/03/generative-ai-vs-agentic-ai-the-key-differences-everyone-needs-to-know/>

If AI-ready data is the fuel for intelligent business, training data is the diet that shapes how AI thinks, speaks, and decides. The problem is that many organizations do not fully know what their AI models have consumed. Was the data accurate? Was it current? Was it legally usable? Was it human-created, synthetic, copyrighted, biased, or quietly scraped from the web?

This matters because AI systems trained on weak or poorly documented data can produce confident but unreliable results. Even more concerning is the growing risk of “model collapse,” where future AI models are trained on the outputs of earlier AI models, gradually losing originality, accuracy, and connection to real-world evidence. Gartner has warned that organizations may need zero-trust data governance as AI-generated content becomes harder to distinguish from human-created information. ([Gartner](#))

Regulators are also paying attention. California’s Training Data Transparency Act, effective January 1, 2026, requires public-facing generative AI developers to disclose high-level summaries of training datasets, including sources, types, size, intellectual property status, and personal information. ([Reuters](#))

For data professionals, the message is powerful: provenance is no longer administrative paperwork. It is the foundation for trustworthy AI, regulatory confidence, and better business decisions.

AI GOVERNANCE STANDARDS AND REGULATION: FROM PRINCIPLES TO PRACTICE

AI governance is entering a new phase. For years, many organizations relied on broad principles such as fairness, transparency, privacy, and accountability. Those principles still matter, but in 2026 the conversation is shifting toward something more practical: inventories, risk assessments, documented controls, lifecycle management, testing, monitoring, and auditability.

The European Union's AI Act is helping drive this shift. The Act entered into force in 2024, with obligations applying in stages, including general-purpose AI requirements in 2025 and broader implementation milestones in 2026 and 2027. ([Digital Strategy](#)) In Canada, the Standards Council of Canada is offering accreditation for Artificial Intelligence Management Systems based on ISO/IEC 42001, the world's first international AI management system standard. ([scc-ccn.ca](#)). Canada has just released its AI Strategy. In the USA governance of AI has been released unfettered – choosing speed over regulation – it is fragmented, weakened, and recently rolled back.

For business leaders, the message is not “slow down.” For our ICCP Professionals it is incumbent that we “build the guardrails that allow you to speed up safely.” However, good AI governance connects data governance, privacy, risk management, cybersecurity, legal compliance, procurement, and enterprise architecture. It ensures that AI systems are not only innovative, but also explainable, controlled, and aligned with business purpose. MIT CISR's 2026 work on “minimum viable governance” makes the point well: governance must be strong enough to manage risk, but light enough to keep pace with GenAI. ([cistr.mit.edu](#))

OSFI E-23: MODEL RISK MANAGEMENT ENTERS THE AI ERA

As AI governance becomes more formal, Canadian financial institutions have a very practical signpost: OSFI's updated Guideline E-23 on Model Risk Management. Released on September 11, 2025, and effective May 1, 2027, E-23 sets expectations for enterprise-wide model risk management across banks, insurers, trust and loan companies, and other federally regulated financial institutions. ([OSFI](#)).

The U.S. *does* have an equivalent to Canada's OSFI Guideline E-23. The closest (and most widely recognized) counterpart is the Federal Reserve / OCC / FDIC Model Risk Management framework, historically known as SR 11-7, and now updated as SR 26-2 (2026). AI is not explicitly included in the USA.

Why does this matter beyond compliance? Because models are no longer hidden in specialist teams. They are increasingly embedded in credit decisions, fraud detection, customer service, marketing, operations, forecasting, and AI-enabled automation. OSFI explicitly recognizes that artificial intelligence and machine learning are expanding model use into more business areas, with more diverse data sources and more complex techniques. ([OSFI](#))

The opportunity is to treat E-23 not as paperwork, but as a playbook for trusted innovation. Institutions will need clear model inventories, risk ratings, ownership, validation, monitoring, documentation, and lifecycle controls. They will also need strong data governance, because OSFI emphasizes that model data should be accurate, fit for use, relevant, compliant, traceable, and timely. ([OSFI](#))

For data professionals, E-23 reinforces need for trustworthy AI which starts with trustworthy data, disciplined governance, and clear accountability. Model Risk Management is critical.

DATA SOVEREIGNTY, CLOUD CONTROL, AND SOVEREIGN AI IN CANADA

As organizations move from model risk management to real-world AI deployment, a bigger question is emerging: who actually controls the data, cloud services, AI models, prompts, logs, and operational access? Data sovereignty is no longer just about whether information is stored in Canada. It is about who can access it, under which laws, through which providers, and with what safeguards.

This distinction matters. BLG's 2026 analysis notes that storing data in Canada does not automatically prevent foreign lawful access if the service provider or corporate structure creates exposure under foreign law. Sovereignty is therefore a matter of control, not simply location. ([BLG](#)) Canada is also investing attention in sovereign AI infrastructure, with ISED seeking proposals for large-scale AI data centres in Canada to support domestic innovation, industry, and research. ([ISED Canada](#))

For business, the opportunity is significant. Sovereign AI can improve trust, resilience, regulatory confidence, and strategic independence. But it requires strong data governance: mapping data flows, managing vendors, limiting unnecessary data collection, protecting sensitive information, and proving who can see, change, or move data.

The **Alberta List of Electors released to the public** incident is a timely reminder that stewardship is not abstract. Sensitive data must be governed before it becomes a headline. ([oipc.ab.ca](#))

CONSUMER-DRIVEN BANKING: WHEN DATA MOVES WITH PERMISSION

After data sovereignty comes the next big question: how can data move safely when customers want it to move? Canada's consumer-driven banking framework, often called open banking, is designed to let individuals and small businesses securely share financial data with approved service providers of their choice. The goal is simple but powerful: give people more control over their data while encouraging better financial tools, more competition, and new business models. ([Canada](#))

For data professionals, this is a major shift. Consumer-driven banking depends on trusted APIs, consent management, identity verification, privacy protection, data quality, interoperability, monitoring, and accountability. In plain language, the customer may say "yes, share my data," but the organization must prove exactly what was shared, with whom, for what purpose, for how long, and under what safeguards.

The Bank of Canada says it will administer Canada's Consumer-Driven Banking Framework so Canadians and businesses can securely share financial data with approved providers and gain clearer choices and better tools to manage their finances. ([Bank of Canada](#)) The Competition Bureau also argues that data portability can give consumers more freedom, choice, and convenience while fueling competition and innovation. ([Competition Bureau Canada](#))

The opportunity is bigger than banking. Consent-based data sharing could become a foundation for trusted digital services across the economy.

CLOSING REMARKS AND HOW TO STAY INVOLVED

Department of Labor US Government – Job Definitions update request:

Computer and Information Systems Managers

Description: Plan, direct, or coordinate activities in such fields as electronic data processing, information systems, systems analysis, and computer programming.

Dear Members,

Over 30 percent of you are managers/directors/CIOs/VPs – please respond to this call to update the changing role of managers in our industry and help ICCP with continuing recognition and our standing in the industry.

The O*NET Data Collection Program, sponsored by the U.S. Department of Labor, is seeking experts for Computer and Information Systems Managers. We encourage your participation in this important effort. O*NET, the nation's leading source of occupational information, provides free, detailed data covering over 55,000 jobs used by counselors, human resource professionals, veterans, researchers, developers, students, and others. To learn more, please visit the O*NET Resource Center (<https://www.onetcenter.org/>).

A random sample of respondents will be invited to complete an online questionnaire. Participants will receive a \$75 token of appreciation upon submission, redeemable as a gift card or charitable donation.

To learn more or volunteer, please visit the [ONET Computer and Information Systems Managers Volunteer Information Page](#). Please respond by 6/20/2026 - Please reach out to Joann Ochoa at jochoa@onet.rti.org if you have any questions.

ICCP thrives because our community does more than attend events—we learn, connect, contribute, and help raise the standards of AI, Data Governance, Computing Science and data management Globally. Whether you are a seasoned computing professional, an emerging practitioner, a student, or simply curious about the future of computing, data and AI, there are many ways to get involved. Join us at monthly webinar meetings, introduce a colleague to ICCP, share event information with your network, volunteer to help with events or logistics, or contribute ideas for future speakers, panels, and workshops. Small contributions make a big difference in any volunteer-led organization.

Our next Webinar All Day Workshop will be held on **June 10 from 8:30am–4:00pm (MDT) – register for online access. Reduced fees for ICCP Certified Holders.**

June 10 workshop, “Building Data Foundations: From Messy Data to Scalable Analytics,” All day Workshop: A global set of amazing talented presenters experienced with Best Buy, JP Morgan, credible , Google, G2 (B2B) - supported by the Google's Looker Cofounders Lloyd Tabb and Michael Toy For Data and Product Leaders, Analysts, and Engineers trying to make sense of messy, siloed data.

Start planning to attend the **ICCP co-hosted 12th Annual Conference: “Powering Health and AI with Trusted Data,”** with **DAMA Edmonton** our business partner: November 5–6, 2026, at NAIT's Productivity Innovation Centre, with workshops and certification exams on November 4th and 7th. Members can join online or attend in person in Edmonton, Alberta, Canada. Some of the speakers include **Donald Farmer, Kevin Petrie, Mark Madsen, Katrina Ingram, Ahmad Jawad, Bruce Matichuk and Kewal Dhariwal** – other speakers being announced regularly. The registration will open soon with “early bird” pricing.

Finally, the **ICCP O1 Visa “international standards skills assessment” and personal interview process** has been well accepted by the industry to identify **exceptional talent** for migration to the USA. We are exploring expanding this process to all professionals in our industry.