

Volume I1: Information Technology	I1.99.1 Data Governance Interim Policy	Responsible Office: University Technology Services
Chapter 99: General	Effective Date: 06/21/2023 Last Revised: mm/dd/yy	Responsible Officer: Information Security Officer

POLICY STATEMENT

The University holds and processes various types of data to carry out its operations. It is essential that university data is assigned the appropriate sensitivity category and the minimum-security controls necessary to keep it safe from unauthorized or unintentional access, mishandling, or misuse.

PURPOSE OF THE POLICY

The purpose of this policy is to establish a data governance process to maintain the confidentiality and integrity of university data from the time of creation or collection to disposal.

WHO IS AFFECTED BY THIS POLICY

All university employees, students and third parties who hold, use, and process university data.

DEFINITIONS

Data Classification: The grouping of data into different sensitivity categories for the purpose of providing the appropriate security and privacy safeguards for each category.

Data Custodian: A person with daily management responsibility for the data under their purview. They are responsible for maintaining access to, accuracy, and completeness of data.

Data Owner: A person with the overall authority and decision-making responsibility over the data under their purview. This includes defining and creating data and the business rules for use of data.

System Owner: A person with the overall authority and decision-making responsibility over the information systems under their purview. They may also have the role of a data owner if the data stored is under their purview.

Data Sensitivity: This is the level of confidentiality a dataset should have and the severity of the impact on an organization or individual should data be breached.

Privacy Regulations: These are various privacy rules and requirements established by state and government bodies to safeguard the security and privacy of data held and processed by private and public organizations.

Data Breach: An incident that results in unauthorized access, modification, or deletion of data.

Impact Severity: This is the degree to which an event, e.g. a data breach, may impact an individual or organization.



Information Handling: These are the practices for handling data securely based on its sensitivity.

REGULATIONS

Data Classification

All data held and used by the university will be classified under the following:

- [Restricted](#)
- [Internal](#)
- [Public](#)

These classifications are governed by various data privacy legislation which the university is required to comply with. These include the following:

Legislation

Identify Protection Act:

- This act sets out the requirements for protecting the confidentiality of Social Security Numbers (SSNs) by requiring state and government agencies to implement policies and procedures for maintaining the confidentiality and integrity of SSNs and to train employees who handle SSNs. [Learn how the University complies with the act.](#)

Family Educational Rights and Privacy Act (FERPA):

- The Family Educational Rights and Privacy Act (FERPA) protects access to and release of student records and gives students the right to know the information that is held about them and to request corrections to be made if the information is incorrect or misrepresented.
- Student information designated as Directory Information is not subject to FERPA and can be released by the University without the student's permission. Directory information includes name, address, telephone listing, date and place of birth, participation in officially recognized activities and sports, and [dates of attendance](#).
- The university has implemented a [FERPA policy](#) and guidelines for the release of student information.

Health Insurance Portability and Accountability Act (HIPAA):

- HIPAA sets out the requirements for maintaining the privacy of Protected Health Information (PHI).
- Any health information or record that can be traced to an individual is PHI. Identifiable health information includes:
 - Physical and mental health information about an individual in the past, present, or future.
 - Healthcare service information for the individual by a covered entity (for example, hospital or doctor) and payments of healthcare services provided to the individual in the past, present or future.

Gramm Leach Bliley Act (GLBA):

For higher education institutions, GLBA sets out the requirements for collecting, storing, and using student financial records containing personally identifiable information. Information relating to student loans and financial aid applications is protected by GLBA.



Payment Card Industry Data Security Standards (PCI DSS):

PCI DSS sets out the requirements to safeguard the privacy of payment card information or cardholder data. At a minimum, this type of data consists of the full PAN (primary account number) and may also appear in the form of the full PAN plus any of the following:

- Cardholder name
- Expiration date
- Service code

General Data Protection Regulation (GDPR):

GDPR defines personal data as data that can be used to identify an individual directly or indirectly using a single or multiple data sets. It sets out the requirements for collecting, using, processing, securing, and maintaining data privacy and integrity, and retaining and disposing of personal data. The data types covered in the GDPR encompass all the data types covered under the privacy regulations listed above, and other information such as international passport data, computer IP address and cookie information, vehicle registration number, resume data, location data, email address, and political data opinion.

Others:

Government classified data, driver's license details, biometric data, encryption keys, intellectual property data, research data, business proposals, etc. These types of information must not be disclosed without authorization/consent by the data owner.

Information Handling Requirements

For each classification group, there are security and privacy measures that set out the expectations and practices for handling data appropriately. **Where a record holds datasets that fall under different classifications, the most stringent handling requirements must apply.**

Roles and Responsibilities

Data Governance Group: This group is responsible for instituting and reviewing the data governance process, including identifying and defining data sensitivity categories and ensuring appropriate measures are established to safeguard university data and comply with privacy legislation.

The group is also responsible for reviewing exceptions to the application of this policy and providing guidelines on the implementation of such exceptions to ensure data privacy and integrity are maintained.

Group membership includes data and system owners or designees (data custodians), and a representative from each college and business unit.

Data and System Owners: They are responsible for ensuring that the confidentiality and integrity of data or systems under their control are maintained. They are also responsible for ensuring the data in their custody is assigned the right classification category and use of such data complies with the handling procedures.

It is important to note that the data handling requirements for each classification type are the minimum requirements for protecting related data. Some legislation may require additional privacy and security measures, and data or system owners are to consider the additional requirements where applicable and consult with the information security team for guidance.



Data Custodians: They are responsible for promoting and ensuring that the daily operation and management of data under their responsibility comply with the requirements of this policy and applicable legislation. This includes ensuring the right access, modification, storage, and transfer of data, and monitoring and auditing data handling.

Functional Users: are responsible for handling data in line with the security and privacy requirements for each data classification category. If unsure, please contact the data owner, custodian, or the information security team (uinfosec@neiu.edu) for guidance.

PROCEDURES

When embarking on a new project requiring the collection and processing of data, **data owners** should follow the procedure below to identify the data classification group and handling requirements:

- Determine the purpose for using the data type. That is, identify if this data is needed to implement the project or carry out the specified business operation.
- If yes, determine which data classification category the data falls under using the data classification table.
- Consider the impact of a breach of such data and implement the appropriate departmental privacy and security measures using the related data handling requirements and any additional measures defined by the governing regulation.

GUIDELINES

Data Usage and Risk Management

- Before collecting or creating data, consider if the data is appropriate for the business need in view of the governing legislation.
- When assessing the likelihood and impact level of a breach of such data, consider what data handling processes might easily be susceptible to a data breach and the legislative implications of a breach to the university and individuals, and determine which measures to implement to reduce the risk of a breach. For example, identify other alternative handling processes that may be less susceptible to a breach. Consult the information security team for advice at uinfosec@neiu.edu.
- To implement the departmental privacy or security measures to put in place, consider controls that will enhance data privacy (confidentiality) e.g. training for functional users or additional access controls such as multifactor authentication (MFA), etc.

Data Inventory

- Keep an inventory of the data you maintain, including the purpose, the data custodian, and other departments with access to such data.
- Consider including the following information in your data inventory to maintain the relevant details about the data:
 - System name and the type of data held
 - Classification group
 - Where data is hosted (internally or by a third party),
 - URL to the web application (if applicable)
 - Custodian contact,
 - Business units with access to the data.



APPENDIX

[Data Classification Table and Information Handling Requirements](#)

HISTORY

6/21/2023 – Interim approval granted
6/07/2023 - Draft of policy submitted for interim approval

RELATED POLICIES AND OTHER INFORMATIONAL MATERIAL

- [I1.02.5 Information Security Policy](#)
- [I1.01.1 Acceptable Use of ITR Policy](#)
- [I1.02.4 Identity Protection Policy](#)
- [I1.02.8 Payment Card Industry Data Security Standard Policy](#)

CONTACT INFORMATION

Please direct questions or concerns about this policy to:

Contact	Phone	Email
Help Desk	(773) 442-4357	helpdesk@neiu.edu

DISCLAIMER

The University reserves the right to modify or amend sections of this policy at any time at its sole discretion. This policy remains in effect until such time as the Responsible Officer calls for review. Requests for exception to any portion of this policy, but not to the policy statement, must be presented in writing to the Responsible Officer.