

SUBJECT: Information Technology

POLICY: 706.1 Data Stewardship

RELATED PROCEDURE:

EFFECTIVE: May 2018

REVISED:

REVIEWED:

Introduction and Purpose

~~These standards establish minimum guidelines for the management and protection of institutional data as outlined in the Montana State University Data Stewardship Policy:~~

~~<http://www.montana.edu/policy/enterprise-it/data-stewardship.html>.~~

Data associated with the work of the college is a vital asset. As such, maintaining the confidentiality, integrity, and availability of college data is critical to the success of the college. The college expects all stewards and custodians of its data to manage, access, and utilize this data in a manner in accordance with best practices and policies of the Montana University System.

Policy

In order to maintain consistency across the Montana State University affiliation, Great Falls College MSU follows a four-campus policy in regards to data stewardship. The policy can be found on Montana State University's policy page, [here](#).

Data Classification

~~There are 3 classifications of University data. Data Stewards have responsibility for classifying data in their areas and applying appropriate controls as described in this document.~~

~~**CONFIDENTIAL DATA:** All data which, if released in an uncontrolled fashion, could have substantial fiscal or legal impacts on the University. Examples include social security numbers, financial account numbers, driver's license numbers, health insurance policy ID numbers, protected health information (PHI), passport visa numbers, and export controlled information under U.S. laws.~~

~~**RESTRICTED DATA:** All data for which release or modification without authorization could have an adverse effect on the operations, assets or reputation of the University. Examples include employee and student ID numbers (GIDS), course evaluations, financial transactions that do not include confidential data, contracts, planning documents, and student education records as defined by the Family Educational Rights and Privacy Act (FERPA)~~
~~http://www.gfcmsu.edu/about/policies/PDF/300/302_3.pdf. All files are assumed to be 'restricted' unless otherwise classified as 'public' or 'confidential'.~~

~~**PUBLIC DATA:** All data that is not restricted by one of the above classification and may be released to the general public in a controlled manner, such as information designated as "Directory Information" under University policy pertaining to FERPA. Other examples include course schedules, public web pages, campus maps, policy documents, faculty publications, job opening announcements and press releases.~~

Data Storage

~~In all cases, it is expected that data will be stored on IT managed servers or approved hosted services, not desktop systems. Central servers will adhere to the latest security and performance practices for the operating system, hardware, and software. GFCMSU IT servers are classified as 'managed' or 'secure' servers. The secure servers have a higher level of security requirements, encryption and connectivity. Storage of Confidential Data outside of specified IT secure server storage space is prohibited.~~



~~Storage of *Restricted Data* outside of IT-secured servers or approved hosted services is prohibited unless authorized per a documented discussion with the appropriate Data Steward and the Chief Technology Officer.~~



Furthermore, servers housing *Restricted Data* will conform to the above guidelines and employ the following additional controls:

- Data will be encrypted through the use of database or file system encryption techniques whenever possible.
- Authorized users will gain access through encrypted authentication.
- Transmission of data between client and server will be encrypted whenever possible without introducing additional security risks.
- Access must be authorized by the Data Steward (or their designate).
- All data and system access will be logged and logs will be preserved for a minimum of 8 weeks.

Restricted data, excluding FERPA-protected information such as materials associated with search committees, may be stored on IT-managed servers or an approved hosted solution. Contact Information Technology office for analysis and determination of appropriate use of such managed servers.

While *Public Data* may be stored on local desktop hard drives and removable media, this practice is not advised as it carries risk of data loss due to hardware failure.

Permissible storage solutions for each Data Classification are as follows:

| Data Type | Hard-drive or Removable media | Box or OneDrive | SharePoint on-Campus | SharePoint Online | GFCMSU-IT Managed Servers | GFCMSU-IT Secured Servers |
|--------------|-------------------------------|-----------------|----------------------|-------------------|---------------------------|---------------------------|
| Public | Yes | Yes | Yes | Yes | Yes | No |
| Restricted | No | Yes | Yes | Yes | Yes | Yes |
| R: FERPA | No | Yes | Yes | Yes | Yes | Yes |
| Confidential | No | No | No | No | No | Yes |

Where: “**Box**” refers to University-managed storage accounts on box.com.

Where: “**OneDrive**” refers to University-managed storage accounts on Office 365.

Note that University-managed Box/OneDrive accounts may be used for storage of *Restricted Data* including education records as defined by FERPA. Use of other cloud storage solutions, such as Google Docs or Dropbox, have not been approved by the University for storage of FERPA restricted data.

Additionally, note that University data stored in non-GFCMSU cloud services are subject to GFCMSU Data Stewardship Standards. It is the responsibility of the Data User, in conjunction with the Data Steward, to ensure that proper controls and practices are in place and to receive approval for all implementations, operations, and changes with the CTO.

Storage and backups of research data, while most research data are classified as *Restricted*, proper data identification and storage is the responsibility of the Data User in collaboration with the Data Steward and CTO.

Data Sharing

Public Data may be shared through any means including managed file services, publicly available web servers, and University email accounts.



~~Sharing of *Confidential* and *Restricted Data*, when necessary, will be accomplished through the use of managed accounts on servers managed as described above. Sharing and distribution of data can be accomplished in the following ways:~~

- ~~• Managed file services: This includes locally managed systems providing file transfer and storage services using standard technologies such as SMB, SFTP and WebDAV. Confidential data must be encrypted in transit and at rest unless other mitigating controls are in place and approved by the CTO.~~
- ~~• Managed Web Services: This includes hosted solutions including Desire2Learn, Box, or other University-approved systems. Web services hosting *Confidential* or *Restricted Data* will employ secure communications via HTTPS and encrypted authentication for authorized users. Email may not be used for the distribution or sharing of *Confidential* or *Restricted Data*. The Data Steward (or their delegate) will be responsible for authorizing access to all *Confidential* and *Restricted Data* within a managed web service.~~

Data Reporting

~~Information is typically extracted from central repositories for reporting purposes. Reporting considerations include:~~

- ~~• Reports should be handled in accordance with above guidelines (i.e. reports with *Confidential* or *Restricted* information should not be distributed via email or stored on local desktops).~~
- ~~• Administrative reporting should be accomplished through central systems managed by the Information Technology Services office.~~
- ~~• Reports should contain only the information needed to meet functional requirements. *Confidential* or *Restricted* information should be contained in reports only when deemed absolutely necessary and approved by the appropriate Data Steward.~~
- ~~• Access to Banner data by persons without direct Banner authorization to Banner data will be vetted through the Information Technology Services office and Data Steward and follow the Data Access Agreement.~~

Data Disposal

~~Prior to repurposing or recycling, all electronic information stored on any device will be properly purged. This includes internal and external hard drives and removable media. Guidelines for proper handling of surplus computing equipment are addressed in Montana Board of Regents of Higher Education Information Technology Policy 1308—Disposal of Computer Storage Devices: <https://mus.edu/borpol/bor1300/1308.pdf>~~

~~Paper reports containing *Confidential* or *Restricted* information will be shredded prior to disposal. A cross-cut shredder is recommended.~~

Definitions

~~DATA STEWARDS are University officials who have responsibility for data within their functional areas. Ultimate authority for stewardship of University data rests with the Chief Executive Officer/Dean, though is typically delegated to the respective steward along with the Chief Technology Officer (CTO) and/or Legal Counsel as defined in the University Data Stewardship Policy.~~

~~DATA USERS are individuals, including faculty, staff, administrators, and students, who use University data as part of their assigned duties or in fulfillment of their roles or functions within the University community.~~

~~DATA ADMINISTRATION is the function of applying formal guidelines and tools to manage the university's information~~



~~resource. The responsibility for data administration is shared among the data stewards, data users and information technology personnel.~~

~~COMPUTER SYSTEM ADMINISTRATION is the function of maintaining and operating hardware and software platforms (systems). Responsibility for the activities of computer system administration belongs to the Information Technology Services office. Delegated authority may be granted to other divisions or departments within the University by the Chief Technology Officer.~~

~~APPLICATION ADMINISTRATION is the function of developing and maintaining applications and software. Responsibility for the activities of application administration belongs to the Information Technology Services office. Delegated authority may be granted to other divisions or departments within the University by the Chief Technology Officer.~~

Related Policies

[University Data Stewardship Policy](#)