

# **Carbon School District Technology Security and Privacy Plan**

## **Purpose**

Utah's Student Data Protection Act (SDPA), U.C.A §53A-1-1401 et seq. requires each LEA to develop, adopt, and publicly post a Data Governance Plan. This Technology Security Plan is one part of the Data Governance Plan that "incorporates reasonable data industry best practices to maintain and protect student data and other education-related data."

The purpose of this plan is to ensure the secure use and handling of all district data, computer systems and computer equipment by District students, patrons, and employees.

## **Technology Security and Privacy**

It is the policy of CSD to support secure network systems in the district, including security for all personally identifiable information that is stored on paper or stored digitally on district-maintained computers and networks. This plan supports efforts to mitigate threats that may cause harm to the district, its students, or its employees.

The district will ensure reasonable efforts will be made to maintain network security. Data loss can be caused by human error, hardware malfunction, natural disaster, security breach, etc., and may not be preventable.

All persons who are granted access to the district network and other technology resources are expected to be careful and aware of suspicious communications and unauthorized use of district devices and the network. When an employee or other user becomes aware of suspicious activity, he/she is to immediately contact the district's Information Security Officer with the relevant information.

This plan also covers third party vendors/contractors that contain or have access to CSD critically sensitive data. All third party entities will be required to sign the Restriction on Use of Confidential Information Agreement before accessing our systems or receiving information.

It is the policy of CSD to fully conform with all federal and state privacy and data governance laws. Including the Family Educational Rights and privacy Act, 20 U.S. Code §1232g and 34 CFR Part 99 (hereinafter "FERPA"), the Government Records and Management Act U.C.A. §62G-2 (hereinafter "GRAMA"), U.C.A. §53A-1-1401 et seq and Utah Administrative Code R277-487.

Professional development for staff and students regarding the importance of network security and best practices are included in the procedures. The procedures associated with this plan are consistent with guidelines provided by cyber security professionals worldwide and in accordance with Utah Education Network and the Utah State Office of Education. CSD supports the development, implementation and ongoing improvements for a robust security system of hardware and software that is designed to protect CSD's data, users, and electronic assets.

## Definitions

**Access:** Directly or indirectly use, attempt to use, instruct, communicate with, cause input to, cause output from, or otherwise make use of any resources of a computer, computer system, computer network, or any means of communication with any of them.

**Authorization:** Having the express or implied consent or permission of the owner, or of the person authorized by the owner to give consent or permission to access a computer, computer system, or computer network in a manner not exceeding the consent or permission.

**Computer:** Any electronic device or communication facility that stores, retrieves, processes, or transmits data.

**Computer system:** A set of related, connected or unconnected, devices, software, or other related computer equipment.

**Computer network:** The interconnection of communication or telecommunication lines between: computers; or computers and remote terminals; or the interconnection by wireless technology between: computers; or computers and remote terminals.

**Computer property:** Includes electronic impulses, electronically produced data, information, financial instruments, software, or programs, in either machine or human readable form, any other tangible or intangible item relating to a computer, computer system, computer network, and copies of any of them.

**Confidential:** Data, text, or computer property that is protected by a security system that clearly evidences that the owner or custodian intends that it not be available to others without the owner's or custodian's permission.

**Encryption or encrypted data –** The most effective way to achieve data security. To read an encrypted file, you must have access to a secret key or password that enables you to decrypt it.

**Personally Identifiable Information (PII) -** Any data that could potentially identify a specific individual. Any information that can be used to distinguish one person from another and can be used for de-anonymizing anonymous data can be considered Protected data

Security system: A computer, computer system, network, or computer property that has some form of access control technology implemented, such as encryption, password protection, other forced authentication, or access control designed to keep out unauthorized persons.

Sensitive data - Data that contains personally identifiable information.

System level – Access to the system that is considered full administrative access. Includes operating system access and hosted application access.

### **Security Responsibility**

1. CSD shall appoint, an IT Security Officer (ISO) responsible for overseeing District-wide IT security, to include development of District policies and adherence to the standards defined in this document.
2. CSD appoints \_\_Phillip Feichko\_\_ to be the District IT Security Officer.

### **Professional Development**

1. CSD shall ensure that all District employees having access to sensitive information undergo annual IT security training which emphasizes their personal responsibility for protecting student and employee information. - Training resources will be provided to all District employees.
2. CSD shall ensure that all students are informed of Cyber Security Awareness.
3. CSD will adopt the CIS Critical Security Controls framework as a guide for planning and implementing technology security.

### **Physical Security**

1. CSD shall ensure that any user's computer must not be left unattended and unlocked, especially when logged into sensitive systems or data including student or employee information. Automatic log off, locks and password screen savers should be used to enforce this requirement.
2. CSD shall ensure that all equipment that contains sensitive information will be secured to deter theft.
3. CSD shall ensure that server rooms and telecommunication rooms/closets are protected by appropriate access control.
4. Before any contractor is allowed access to any computer system, server room, or telecommunication room the contractor will need to present a company issued identification card, and his/her access will need to be confirmed directly by the authorized employee who issued the service request or by CSD's Technology Department.

### **Network Security**

1. Network perimeter controls will be implemented to regulate traffic moving between trusted internal (District) resources and external, untrusted (Internet) entities. All network transmission of sensitive data should enforce encryption where technologically feasible.

2. CSD shall ensure that all untrusted and public access computer networks are separated from main district computer networks and utilize security policies to ensure the integrity of those computer networks.
3. CSD will utilize industry standards and current best practices to segment internal computer networks based on the data they contain. This will be done to prevent unauthorized users from accessing services unrelated to their job duties and minimize potential damage from other compromised systems.

### **Wireless Networks**

1. No wireless access point shall be installed on CSD's computer network that does not conform with current network standards as defined by the Network Manager. Any exceptions to this must be approved directly in writing by the Information Security Officer.
2. CSD shall scan for and remove or disable any rogue wireless devices on a regular basis.
3. All wireless access networks shall conform to current best practices and shall utilize at minimal WPA encryption for any connections. Open access networks are not permitted, except on a temporary basis for events when deemed necessary.

### **Network Access**

1. CSD shall ensure that any remote access with connectivity to the District's internal network is achieved using the District's centralized VPN service that is protected by multiple factor authentication systems. Any exception to this plan must be due to a service provider's technical requirements and must be approved by the Information Security Officer.
2. System and application access will be granted based upon the least amount of access to data and programs required by the user in accordance with a business need-to-have requirement.

### **Authentication**

1. CSD shall enforce strong password management for employees, students, and contractors.
2. Passwords must not be shared with anyone. All passwords are to be treated as sensitive, confidential information.

### **Authorization**

1. CSD shall ensure that user access shall be limited to only those specific access requirements necessary to perform their jobs. Where possible, segregation of duties will be utilized to control authorization access.
2. CSD shall ensure that user access should be granted and/or terminated upon timely receipt, and management's approval, of a documented access request/termination.

## **Administrative Access Controls**

1. CSD shall limit IT administrator privileges (operating system, database, and applications) to the minimum number of staff required to perform these sensitive duties.

## **Incident Management**

1. Monitoring and responding to IT related incidents will be designed to provide early notification of events and rapid response and recovery from internal or external network or system attacks.

## **Business Continuity**

1. CSD shall develop and deploy a district-wide business continuity/disaster recovery plan which should include as a minimum:
  - Backup Data: Procedures for performing routine daily/weekly/monthly backups and storing backup media at a secured location other than the server room or adjacent facilities. As a minimum, backup media must be stored off-site a reasonably safe distance from the primary server room.
  - Secondary Locations: Identify a backup processing location, such as another School or District building.
  - Emergency Procedures: Document a calling tree with emergency actions to include: recovery of backup data, restoration of processing at the secondary location.

## **Malicious Software**

1. CSD shall install, distribute, and maintain spyware and virus protection software on all district-owned equipment, i.e. servers, workstations, and laptops.
2. CSD shall ensure that all security-relevant software patches (workstations and servers) are applied as soon as possible.
3. All computers must use the District approved anti-virus solution.

## **Internet Content Filtering**

1. In accordance with Federal and State Law, CSD shall filter internet traffic for content defined in law that is deemed harmful to minors.
2. CSD acknowledges that technology based filters are not always effective at eliminating harmful content and due to this, CSD uses a combination of technological means and supervisory means to protect students from harmful online content.
3. In the event that students take devices home, CSD will provide a technology based filtering solution for those devices. However, the District will rely on parents to provide the supervision necessary to fully protect students from accessing harmful online content.

## **Data Privacy**

1. CSD considers the protection of the data it collects on students, employees and their families to be of the utmost importance.
2. CSD protects student data in compliance with the Family Educational Rights and privacy Act, 20 U.S. Code §1232g and 34 CFR Part 99 ( "FERPA"), the Government Records and Management Act U.C.A. §62G-2 ( "GRAMA"), U.C.A. §53A-1-1401 et seq, 15 U.S. Code §§ 6501–6506 ("COPPA") and Utah Administrative Code R277-487 ("Student Data Protection Act").
3. CSD shall ensure that employee records access shall be limited to only those individuals who have specific access requirements necessary to perform their jobs. Where possible, segregation of duties will be utilized to control authorization access.

## **Security Audit and Remediation**

1. CSD shall perform routine security and privacy audits in congruence with the District's Information Security Audit Plan.
2. District personnel shall develop remediation plans to address identified lapses that conforms with the District's Information Security Remediation Plan.
3. Employee Disciplinary Actions shall be in accordance with applicable laws, regulations and District policies. Any employee found to be in violation may be subject to disciplinary action up to and including termination of employment with the CSD.