

#### **FSCOT Meeting**

March 7<sup>th</sup> 2007 3:15pm – 4:45pm

Location: Hale Library – Room 503 Deans Conference Room

Polycom IP address: 129.130.36.1 (for Salina call in)

Guest: none

**Attachment 1: Proposed Data Classification and Security Policy and Standards** 

- .1. New Business? Agenda additions?
- .2. Old Business discussion?
- .3. Request for faculty representative on the ePortfolio committee.
- .4. Proposed Data Classification and Security Policy and Standards
- .5. MS VISTA and Trend Micro Antivirus Malware software.

A K-State <u>Microsoft Vista</u> webpage was created Feb.9 to compile resources on the new Windows operating system.

TM Server running TM 7.85 beta is now online. (Approx. 25 computers on it so far).

## .6. Student Textbook Policy (potential)

Meeting today at Varney's: Betsy Cauble, Neil Erdwien, Melissa (SGA), and Varneys.

## .9. Daylight Savings Time issues.

Daylight Saving Time (DST) is being extended in the United States by four weeks, starting March 11. This change is due to the passage of the Energy Policy Act of 2005. All systems and applications that process dates and times using the U.S. DST rules will be affected by this change.

#### .12. K-State Union PHISHING scam

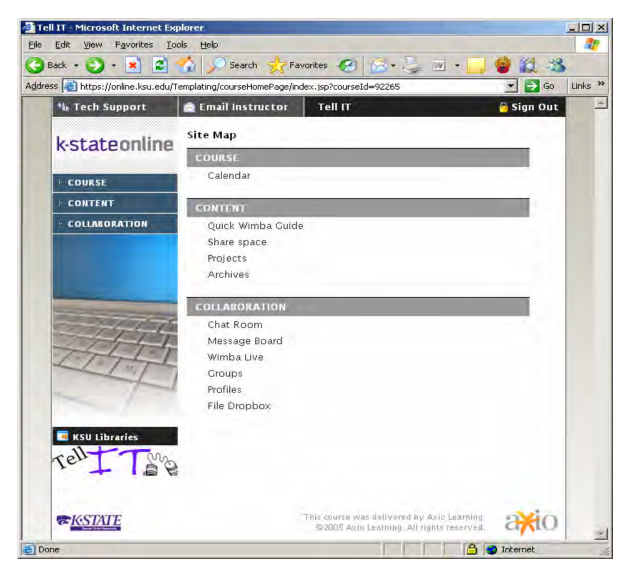
# Extract from InfoTech Tuesday (March 6<sup>th</sup> 2007)

On Feb. 28, thousands of K-Staters received e-mails that appeared to be from the K-State Federal Credit Union asking them to "enroll in 'Challenge Questions' authentication now." The vast majority recognized this as a "phishing" scam, but a few people did click on the link in the e-mail. Fortunately, they stopped short of filling in their credit card

information. To avoid becoming a victim of online fraud, follow the guidelines on K-State's phishing and scams webpage.

## .10. Tell IT Program

Tell IT -- a dialogue with IT staff about computing concepts, issues, and innovations that impact all of us – from your desktop. To join in the conversation, you never have to leave your desk, just e-mail <a href="mailto:TellTuesday@k-state.edu">TellTuesday@k-state.edu</a> to be added to the roster in the "Tell IT" K-State Online course. If you miss the live session, sign in to "Tell IT" in your Course Organizer in K-State Online and review the Archives.



- .14. Upcoming policies for review Mobile Device Security Data Classification
- .17. Any "for the good of the University" items or last minute discussions?
- .18. Adjournment

# Attachment 1

# DRAFT

# **Proposed Data Classification and Security Policy and Standards**

Kansas State University

Submitted to: IRMC on November 16, 2006

Submitted by: Harvard Townsend, Interim IT Security Officer

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Date last modified: November 16, 2006

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# I. Purpose

Data and information are important assets of the university and must be protected from loss of integrity, confidentiality, or availability in compliance with university policy and guidelines, Board of Regents policy, and state and federal laws. A data classification system serves as a foundation for protecting university data assets.

#### **II.** Definitions

Availability- Ensuring timely and reliable access to and use of information.

*Confidentiality* – Preserving authorized restrictions on information access and disclosure, including means for protecting personal privacy and proprietary information.

Criticality – an indicator of the data's level of importance to the continuation of normal operation of the institution, or for compliance with law. If the data were unavailable, how would it impact the ability of Kansas State University to carry out its mission or to comply with regulations? The more critical the data, the greater the need to protect it.

*Integrity* – Guarding against improper modification or destruction of information, and ensuring non-repudiation and authenticity.

Sensitivity – an indicator of the required level of protection from unauthorized disclosure, fraud, waste, or abuse due to potential adverse impact on an individual, group, institution, or affiliate. That impact could be financial, legal, or on one's reputation or competitive position. The more sensitive the data, the greater the need to protect it.

*University Data* – any data stored on Kansas State University information technology systems, maintained by faculty staff, or students, or related to institutional processes on or off campus.

#### III. Policy

All University Data must be classified according to the K-State Data Classification Schema and protected according to K-State Data Security Standards.

#### IV. Data Classification Schema

Five levels of data classification are defined based on the sensitivity to unauthorized disclosure and requirements imposed by external agencies.

Data is typically stored in aggregate form in databases, tables, or files. In most data collections, highly sensitive data elements are not segregated from less sensitive data elements. For example, a student information system will contain a student's directory

information as well as their social security number. Consequently, the classification of the most sensitive data element in a data collection will determine the data classification of the entire collection.

### K-State Data Classifications:

- A. *Public* Data explicitly approved for distribution to the public without restriction. It can be freely distributed without potential harm to the University, affiliates, or individuals. This data classification generally has a very low sensitivity since by definition there is no such thing as unauthorized disclosure, but it still warrants protection since the integrity of the data can be important. Examples include:
  - K-State's public web site
  - Student directory information for those who have not requested non-disclosure per FERPA
  - Employee contact information
  - eID
  - Course descriptions
  - Semester course schedules
  - Press releases
- B. *Internal* Data intended for internal University business use only with access restricted to a specific workgroup, department, group of individuals, or affiliates with a legitimate need. It is generally not made available to parties outside the K-State community. Unauthorized disclosure could adversely impact the University, affiliates, or individuals. This data classification generally has a low to moderate sensitivity. Examples include:
  - Financial accounting data that does not contain confidential information
  - Departmental intranet
  - Library transactions
  - Information technology transaction logs
- C. Confidential Highly sensitive data intended for limited, specific use by a workgroup, department, or group of individuals with a legitimate need-to-know. Explicit authorization by the data steward is required for access because of legal, contractual, ethical, or other constraints. Unauthorized disclosure could have a serious adverse impact on the business or research functions of the University or affiliates, the personal privacy of individuals, or on compliance with federal or state laws and regulations or University contracts. This data classification has a high level of sensitivity. Examples include:
  - Student educational records
  - Student directory information when the student has requested non-disclosure per FERPA
  - Employee ID number
  - Personnel records
  - Medical records
  - Human subjects research data
  - Encryption keys
  - Biometric identifiers
- D. *Personal Identity* An individual's name or eID in combination with one or more of the following: a) Social Security Number, b) driver's license number or other

government-issued identification card number, c) passport number and country or visa number, or d) account number or credit or debit card number along with any required security code, access code, or password that provides access to that account. Unauthorized disclosure could result in identity theft and/or have a significant adverse impact on an individual or the University's reputation. This data classification has a high level of sensitivity. Examples include:

- Social Security Number
- Credit card number
- Passport number
- eID password
- Digitized signatures
- E. *National Security Interest (NSI) Data* Data that has been classified by a third party, such as a government agency, as having the potential to impact national security. Individuals managing or accessing NSI data are responsible for complying with the requirements and security procedures of levels 1, 2, and 3 of the National Security Decision Directives and/or other federal government directives for classified data or systems as specified by the source agency. The sensitivity of data in this classification is defined by the sponsoring agency.

# V. Data Security Standards

The following table defines requisite safeguards for protecting data based on its classification.

Data security requirements for National Security Interest Data are determined by the contracting agency. An audit of compliance with the requirements in the following table must be performed according to the schedule listed in the table.

	Public	Internal	Confidential	Personal Identity
Access Controls	No restriction for viewing.	Viewing and modification restricted to	Viewing and modification restricted to	Viewing and modification restricted to
	Authentication required for modification	authorized individuals	authorized individuals	authorized individuals
	Data Steward grants	Data Steward grants permission for	Data Steward grants permission for	Data Steward grants permission for
	permission for modification, plus approval from supervisor	access, plus approval from supervisor	access, plus approval from supervisor	access, plus approval from supervisor
	rom supervisor	Authentication required for access	Authentication required for access	Authentication required for access
			Confidentiality agreement required	Confidentiality agreement required
Copying/Printing	No restrictions	Data should only be printed when there is a	Data should only be printed when there is a	Data should only be printed when there is a

	Public	Internal	Confidential	Personal Identity
		legitimate need	legitimate need	legitimate need
		Copies must be limited to individuals with a need to know  Data should not be sent to an unattended printer or left sitting on a printer	Copies must be limited to individuals authorized to access the data and have signed a confidentiality agreement  Data should not be sent to an unattended printer or left	Copies must be limited to individuals authorized to access the data and have signed a confidentiality agreement  Data should not be sent to an unattended printer or left
			sitting on a printer  Copies must be stamped with "Confidential" or have a cover sheet indicating "Confidential"	sitting on a printer  Copies must be stamped with "Confidential" or have a cover sheet indicating "Confidential"
Network Security	May reside on a public network	Protection with a firewall required	Protection with a firewall using "default deny"	Protection with a firewall using "default deny"
	Protection with a firewall	IDS/IPS protection	ruleset required	ruleset required
	recommended	required	IDS/IPS	IDS/IPS protection
	IDS/IPS protection	Protection only with router	protection required	protection required
	recommended  Protection only with router ACLs acceptable	ACLs not acceptable  Service should not be visible to	Protection only with router ACLs not acceptable	Protection only with router ACLs not acceptable
	Tells acceptable	entire Internet, but can be if necessary	Servers storing the data cannot be visible to the entire Internet	Servers storing the data cannot be visible to the entire Internet
		May be in a shared network server zone with a common firewall ruleset for the set of	Must have a firewall ruleset dedicated to the system	Must have a firewall ruleset dedicated to the system
		servers	The firewall ruleset should be	The firewall ruleset should be

	Public	Internal	Confidential	Personal Identity
			reviewed by an	reviewed by an
			external auditor	external auditor
			periodically	periodically
System Security	Follows general	Must follow	Must follow	Must follow
	best practices for	University-	University-	University-
	system	specific and OS-	specific and OS-	specific and OS-
	management and	specific best	specific best	specific best
	security	practices for	practices for	practices for
	TT 4 1 1	system	system	system
	Host-based software firewall recommended	management and security	management and security	management and security
	Teeommenaea	Host-based	Host-based	Host-based
		software firewall	software firewall	software firewall
		required	required	required
		Host-based	Host-based	Host-based
		software	software IDS/IPS	software IDS/IPS
		IDS/IPS	required	required
Dhysical Security	Cystom must be	recommended System must be	Access	Access
Physical Security	System must be locked or logged	System must be in a secure	monitored and	monitored and
	out when	location	limited to	limited to
	unattended	location	authorized	authorized
	diationada	System must be	individuals 24x7	individuals 24x7
	Secure Data	locked or logged		
	Center	out when	All physical	All physical
	recommended	unattended	access must be	access must be
			logged	logged
		Secure Data		
		Center	System must be	System must be
		recommended	locked or logged	locked or logged
			out when	out when
			unattended	unattended
			Secure Data	Secure Data
			Center required	Center required
Remote Access	No restrictions	Restricted to	Restricted to	Restricted to
		local network or	local network or	local network or
		general K-State	secure VPN	secure VPN
		Virtual Private	group	
		Network (VPN)		Two-factor
		service	Two-factor	authentication
			authentication	required
		Remote access	recommended	
		by third party for	<b>D</b>	Remote access
		technical support	Remote access	by third party for
		limited to	by third party for	technical support
		authenticated,	technical support	not allowed
		temporary access	not allowed	

	Public	Internal	Confidential	Personal Identity
		via dial-in	,	
		modem or secure		
		protocols over		
		the Internet		
Storage	No requirements	Storage on a	Storage on a	Storage on a
		secure server	secure server in a	secure server in a
		recommended	secure Data	secure Data
			Center required.	Center required.
		Storage in a	3.6	3.6
		secure Data	Must not store on	Must not store on
		Center	an individual's	an individual
		recommended	workstation	workstation
		Should not store	Must be	Must not store on
		data on an	encrypted if	a mobile device
		individual's	stored on a	(e.g. a laptop
		workstation	mobile device	computer)
				1 /
			Encryption	Encryption
			recommended	required
Transmission	No requirements	No requirements	Secure protocols	Secure protocols
			required	required
			Cannot transmit	Cannot transmit
D 1 /D:	D-411-1	Daile 1 1	via e-mail	via e-mail
Backup/Disaster	Data should be	Daily backups	Daily backups	Daily backups
Recovery	backed up daily	required	required	required
		Off-site storage	Off-site storage	Off-site storage
		recommended	in a secure	in a secure
			location required	location required
			1	1
			Encrypted	Encrypted
			backups	backups required
			recommended	
Data Disposal	If system will be	If system will be	If system will be	If system will be
	re-used: Format	re-used:	re-used:	re-used:
	hard drive(s)	Overwrite data at	Overwrite data	Overwrite data
	70	least once so is	three times or	three times or
	If system will not	not recoverable	more so is not	more so is not
	be re-used: no	If and	recoverable	recoverable
	requirements	If system will not be re-used:	If gygtam will as a	If gygtam will and
		Overwrite or	If system will not be re-used:	If system will not be re-used:
		destroy (e.g.	Overwrite or	Physically
		destroy (e.g. degauss) data so	destroy (e.g.	destroy the
		is not	degauss) data so	media
		recoverable, or	is not	
		physically	recoverable, or	

	Public	Internal	Confidential	Personal Identity
		media	destroy the media	
Training	General security awareness training recommended	General security awareness training required	General security awareness training required	General security awareness training required
	System administration training	System administration training required	System administration training required	System administration training required
	recommended	Data security training recommended	Data security training required	Data security training required
			Applicable policy and regulation training required	Applicable policy and regulation training required
Audit Schedule	As needed	As needed	Annual	Semi-annual

*Note:* the table above is adapted from the University of Missouri-Columbia Information & Access Technology Services data classification system: (http://iatservices.missouri.edu/security/data-classification/)

# VI. Roles and Responsibilities

Everyone with any level of access to University Data has responsibility for its security and is expected to observe requirements for privacy and confidentiality, comply with protection and control procedures, and accurately present the data in any type of reporting function. The following roles have specific responsibilities for protecting and managing University Data.

- A. *Data Steward* Senior administrative officers, deans, department heads, directors, or managers responsible for overseeing a collection (set) of University Data. They are in effect the owners of the data and therefore ultimately responsible for its proper handling and protection. Data Stewards are responsible for: classifying data under their control, granting data access permissions, appointing Data Administrators for each University Data set, serving on the Data Resource Stewards Council, and ensuring compliance with K-State's data classification and security system for all data for which they have responsibility.
- B. *Data Resource Stewards Council* A group of Data Stewards appointed by the Vice Provost of Academic Services and Technology to maintain the data classification schema, define University Data sets, assign a Data Steward to each, and resolve data classification or ownership disputes.
- C. Data Administrator Individuals authorized by a Data Steward to provide operational management a University Data set. The Data Administrator will maintain documentation pertaining to the data set (including the list of those authorized to access the data and access audit trails where required), manage data access controls, and ensure security requirements are implemented and followed.

- D. *Data Processor* Individuals authorized by the Data Steward and enabled by the Data Administrator to enter, modify, or delete University Data. Data Processors are accountable for the completeness, accuracy, and timeliness of data assigned to them.
- E. *Data User* Anyone in the university community with the capacity to access University Data but is not authorized to enter, modify, or delete it.
- F. *University Information Technology Security Officer* Provides technical advice on information technology security; monitors network, system, and data security; and coordinates the University's response to data security incidents.
- G. *Internal Audit Office* Performs audits for compliance with data classification and security policy and standards.
- H. *Information Technology Assistance Center (iTAC)* Provides training and awareness in data classification and security policy and standards to the campus community.
- I. *Division of Human Resources* Provides training and awareness in data classification and security policy and standards to new employees.

*Note:* The above roles and responsibilities are adapted from George Mason University's Data Stewardship Policy (http://www.gmu.edu/facstaff/policy/newpolicy/1114gen.html).

# VII. Related Regulations, Policies and Procedures

#### Federal Legislation

- A. Family Educational Rights and Privacy Act of 1974 (FERPA <a href="http://www.k-state.edu/registrar/ferpa/index.htm">http://www.k-state.edu/registrar/ferpa/index.htm</a>)
- B. Health Insurance Portability and Accountability Act of 1996 (HIPAA http://www.hhs.gov/ocr/hipaa/)
- C. Gramm-Leach-Bliley Act (GLBA <a href="http://www.ftc.gov/privacy/privacy/privacy/glbact.html">http://www.ftc.gov/privacy/privacy/privacy/glbact.html</a>)
- D. Electronic Communications Privacy Act of 1986 (ECPA <a href="http://cio.doe.gov/Documents/ECPA.HTM">http://cio.doe.gov/Documents/ECPA.HTM</a>)

#### Kansas State University Policies

- E. Collection, Use, and Protection of Social Security Numbers (http://www.k-state.edu/policies/ppm/3495.html)
- F. Information Resource Management Policy (http://www.k-state.edu/policies/ppm/3425.html)
- G. Information Security Plan (http://www.k-state.edu/policies/ppm/3415.html)
- H. Protecting Sensitive Data by Desktop Search Products (http://www.k-state.edu/policies/ppm/3485.html)
- I. Research Data Retention, Records Retention, and Disposition Schedule (http://www.k-state.edu/policies/ppm/7010.html#.440)
- J. Security for Information, Computing, and Network Resources (<a href="http://www.k-state.edu/policies/ppm/3430.html">http://www.k-state.edu/policies/ppm/3430.html</a>)