

Information Systems and Support – Information Security Policy

1. Purpose

- 1.1 The Information Security Policy (the 'Policy') sets out the University of Westminster's (the 'University') approach to information security management.
- 1.2 The Policy, and the supporting Information Security Framework set out in section 5 of this Policy (the 'Framework'), support the strategic vision of the University and facilitate the protection of the University's information and technology services against compromise of its confidentiality, integrity and availability.
- 1.3 Confidentiality: a component of privacy that protects our data from unauthorised access or disclosure.
- 1.4 Integrity: maintaining and assuring the accuracy and completeness of data over its entire lifecycle.
- 1.5 Availability: guaranteeing reliable access to information by authorised personnel when it is needed.
- 1.6 This Policy and the Framework advocate a holistic approach to information security and risk. This is achieved by identifying and assessing information security threats and developing and implementing a combination of people, process, and technology controls to mitigate information security risks according to the University's defined level of risk.
- 1.7 The purpose of this Policy and the Framework is to form an effective Information Security Management System (ISMS) based on the International Standard ISO 27001:2013. This advocates a risk-based approach to implement appropriate levels of security controls in the University's business functions and processes.
- 1.8 This Policy is vital for the University as it provides a structured approach to protect sensitive data, maintain regulatory compliance, and defend against cyber threats. It establishes clear guidelines and responsibilities, fosters security awareness, and safeguards the University's reputation and operations, making it an essential asset for ensuring academic and institutional integrity.
- 1.9 The Information Security Management System (ISMS) allows us to:
 - Protect the interests and privacy of all our stakeholders.
 - Contribute to our resilience and recovery capability.
 - Secure our intellectual property and financial interests.
 - Comply with relevant legislation.
 - Uphold and maintain our reputation.
 - Respond to inquiries and complaints about non-compliance of security requirements and data protection.
- 1.10 This Policy sets out the senior management commitment to information security and designates the appropriate roles and responsibilities across the organisation to protect information and information systems.

2. Scope

- This Policy and the Framework apply to all information created, stored, processed, transmitted and disposed in the course of University business in all formats, whether held or transmitted in paper, electronic formats or communicated verbally.
- 2.2 Information assets include, for example, databases, data files, contracts and agreements, teaching materials, academic papers, research data, intellectual property, financial information, dissertations, system documentation, user manuals, training materials, operational/support procedures, business continuity plans, backup plans, audit trails, archived information and IT systems.
- 2.3 This Policy and the Framework apply to all users of University information.
- 2.3.1 Users includes colleagues, students, alumni, contractors, suppliers, University partners, external researchers, visitors, and others who accesses or may have access to University information or technology.
- 2.3.2 Technologies or services used to access or process University information assets with applicability to anyone within the University.
- 2.3.3 Information assets processed in relation to any University function, including by, for, or with external parties.
- 2.3.4 Information assets that are stored by the University or an external service provider on behalf of the University.
- 2.3.5 Information that is transferred from and/or to the University for a functional purpose.
- 2.3.6 Third-party, public, civic, or other information that the University is storing, curating, or using on behalf of another party.
- 2.4 This Policy and the Framework apply irrespective of the location from which University information is accessed. As the University operates internationally and through arrangements with partners in other jurisdictions, the remit of the Policy and Framework shall include such overseas campuses and international activities. It shall pay due regard to non-UK legislation that might be applicable.

3. Policy Statement

The University is committed to preserving the confidentiality, integrity, and availability of all its key information assets to maintain its competitive edge, legal and contractual compliance and reputation. Key information asset are those that have some value either to the University, a department, or a user such that if it was lost/inaccessible or inaccurate, it would be difficult to replace without cost, skill, time or resources. This Policy and the Framework (comprising this Policy, supporting policies, standards and procedures and University governance relevant to information security) shall be enabling mechanisms for information sharing and for reducing information-related risk to acceptable levels.

4. Policy

- 4.1 All persons within the scope of the Policy must protect data according to the provisions below:
- 4.2 **Training**: Users will be provided with regular mandatory information security awareness training, phishing simulation, guidance and specialist advice regarding information security risks, behaviours, expectations, and best practices.

Version 1.6 Page 2 of 10 Approved by the University Executive Board 12 December 2023

- 4.3 **Information Asset Owner**: the University shall implement Information Asset Owner (IAO). Heads of Professional Services, Colleges, Schools and other Heads of Business Units will be considered University Information Asset Owners (IAO's). IAO will ensure, with the support of the Information Compliance Team, that Information Asset Registers and all other records of processing activities, as required by GDPR Article 30, are wholly adequate and kept up-to date, and can be made available to the Information Compliance Team or the Information Commissioner's Office on request.
- 4.4 **Information Asset Register**: the University shall implement an Information Asset Registers (IAR) for major information assets and systems only Major systems include finance data, student data and colleague data. The purpose of this register is to record in high level auditable registers information about where personal data and other high level source data is stored and which individual or team is responsible for that data (the 'data owners').
- 4.5 **Risk Assessment**: A risk assessment must be carried out on all processes, technology, services, and facilities at the point they are introduced or changed. This must be carried out by the relevant Information Asset Owner (IAO) or responsible officer. The aim of this activity is to assess the value of information handled, its sensitivity, potential threats and weaknesses associated with the handling of information, system and its environment, technical architecture, regulatory compliance, supplier compliance with University requirements, and the appropriateness of security controls in place or planned. The key objective of this risk-based approach is to make informed decisions about how to manage and mitigate these risks effectively. Periodic review is necessary to take into account of changes to technology, legislation, and business requirements.
- 4.6 **Risk Management**: Information risks shall use the University risk management approach defined in the <u>Risk Management Policy</u>. Information Asset Owners will regularly report to the University's Senior Information Risk Officer (SIRO as defined in paragraph 6.3 of this Policy) on the risks associated with their Information Asset. High and critical residual technology risks after mitigation that are out of tolerance with the University risk appetite for University information systems shall be escalated to the SIRO.
- 4.7 **Risk Acceptance**: The Senior Information Risk Officer has the authority to accept information security, privacy, and compliance risks for the University and in doing so will be guided by the wider risk appetites set by the University.
- 4.8 **Data Classification**: Information assets must be identified and classified into levels based on their sensitivity and risk of harm if the data were to be lost, changed, or disclosed. The University manages and produces information that is Public, Internal, Confidential and Highly Confidential in nature as defined in the Information Classification Policy.
- 4.9 **Data Security**: All information assets must be secured in-line with the <u>Information Classification Policy</u> and must be used following the guidelines provided in the <u>IT Acceptable Use Policy</u> and technical standards. Any security controls which are implemented must be proportionate to the calculated impact of confidentiality, integrity, and availability of data or data systems.
- 4.10 **Data Privacy Impact Assessment (DPIA)**: As part of the University data controller's obligations to safeguard data and delivering data protection by design, colleagues or teams leading an initiative must consider a DPIA in accordance with the <u>DPIA Policy and undertake a DPIA if required</u>.
- 4.11 **Compliance**: All processes, technology, services, and facilities must be protected through appropriate information security controls in accordance with laws and

- regulations applicable to the University's operations and other requirements additionally imposed by any relevant contract terms.
- 4.12 **Information security incidents** must be identified, contained, remediated, investigated, and reported in accordance with the <u>Incident Management Policy</u>.
- 4.13 **Availability**: Back-up and disaster recovery plans, processes, and technology must be in place, and regularly tested, to mitigate risk of loss or destruction of information and/or services and to ensure that processes are in place to maintain availability of data and services.
- 4.14 **Transnational Education Partners** are required to manage and own their cyber security posture. TNE partners shall undertake an annual information security penetration test together with a self-assessment security posture review to ensure awareness of strengths and weaknesses regarding security controls and culture. These requirements will form part of contractual obligations and as a condition for access to University resources in London. Cyber security posture for TNE partners will be reviewed annually or at the point contracts are introduced or renewed. TNE partners can decide whatever model or framework works best for them e.g. CIS controls, Cyber Assessment Framework, Cyber Essentials, ISO27001, or using internal risk assessments.
- 4.15 **Consistency in supporting policies**: All supporting policies shall be consistent with this Policy.

5. Framework

- 5.1 The University's information security is managed through the Framework shown on the next page in Figure 1 which comprises: (i) this Policy, (ii) Supporting policies, (iii) Standards and (iv) Procedures, alongside supporting governance processes. This Framework provides a flexible and effective platform upon which the University's information security objectives shall be met. Examples of governance processes include the University risk management with operational and strategic risk registers, Information Systems and Support (ISS) cyber risk management board, Information governance advisory group, boards and decision-making groups. These governance processes are instrumental in enacting the Policy and Framework.
- 5.2 This Policy provides the overarching approach to the management of information security at the University and is the master policy document of the Framework.
- 5.3 Standards specify measurable requirements for compliance with University policies and applicable regulations and laws.
- 5.4 Standards must be considered as the minimum baseline requirements for information security.
- 5.5 Procedures are detailed plans to accomplish specific tasks or deliver services to meet the needs of the community while satisfying the requirements of applicable standards and policies. Developed and maintained by expert practitioners.

Version 1.6
Approved by the University Executive Board 12 December 2023

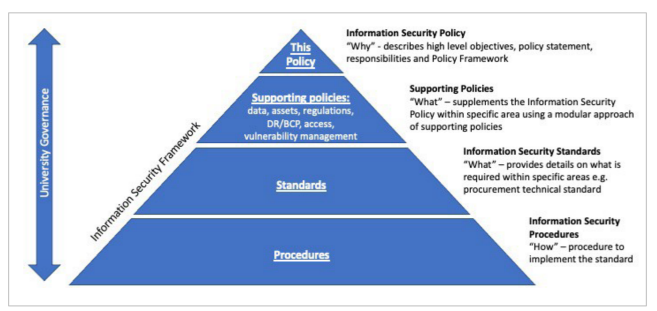


Figure 1: Information security framework

Information security framework diagram shows a hierarchy pyramid of 4 layers presented in the following order top to bottom. The entire hierarchy is covered by university governance.

Information Security Policy (This policy): "Why" – describes high level objectives, policy statement, responsibilities and policy framework

Supporting Policies (data, assets, regulations DR/BCP, access, vulnerability management): "What" – supplements the Information Security Policy within specific areas using a modular approach of supporting policies

Information Security Standards: "What" – provides details on what is required within specific areas e.g. Procurement technical standard

Information Security procedures: "How" – procedure to implement the standard.

6. Responsibilities

- 6.1 The **Court of Governors** is ultimately responsible for ensuring that the University meets its legal obligations.
- 6.2 **Overall responsibility and accountability** for this policy lies with the University's Senior Information Risk Owner (SIRO). SIRO may delegate specific or individual responsibilities to other roles within the University as they may deem appropriate; championing a culture of security awareness among colleagues and students. SIRO has authority for risk acceptance as noted in paragraph 4.3.
- 6.3 The **University Secretary and Chief Operating Officer** (USCOO), who is a member of the University Executive Board (UEB), has the role of SIRO.
- 6.4 **All users** of University information (as defined in paragraph 2.3.1 of the Policy) are responsible for:
 - Undertaking mandatory training and awareness activities provided by the University to support compliance with this Policy and Framework.
 - Taking all necessary steps to ensure that data are handled and processed in line with this Policy and no breaches of information security result from their actions.
 - Reporting all suspected information security breaches or incidents promptly so that appropriate action can be taken to minimise harm.
- 6.5 **All users** of University information (as defined in paragraph 2.3.1 of the Policy)

are expected to comply with the requirements of this Policy and Framework. Failure to do so may result in the withdrawal of access to University information assets and technology. Serious breaches of this Policy and Framework will be dealt in accordance with paragraph 7.1 of the Policy.

- 6.6 Heads of Schools, Heads of Colleges and Directors of Professional Services are responsible for implementing this Policy and Framework within their business areas and for adherence to the Policy and Framework by colleagues within their business areas. This includes:
 - Assigning generic and specific responsibilities for information security management.
 - Managing access rights for information assets and systems within their area of responsibility to ensure that users of University information (as defined in paragraph 2.3.1 of the Policy) have access only to such confidential information as is necessary for them to fulfil their duties.
 - Ensuring that all colleagues in their business areas undertake relevant training provided by the University and are aware of their accountability for information security.
 - Ensuring that colleagues responsible for any locally managed specialist IT services adhere to the <u>Cyber Essentials</u> standard, and to the University's <u>IT Policies</u> including IT Asset Management Policy, IT Administrator Policy, Patching Policy and liaise with colleagues in Information Systems and Support (ISS) to put in place relevant IT security controls where relevant.
 - Ensuring that all colleagues involved in the development of projects, initiatives, studies, surveys, processes, and systems (known from this point as an 'Initiative') are aware of the <u>DPIA Policy</u> and understand the circumstances in which a DPIA should be undertaken.
 - Ensuring that colleagues or teams leading an Initiative undertake a **DPIA** as part of the University data controller obligations to safeguard data.
 - Ensuring that managers in their business areas sign off <u>team working</u>
 agreements and colleagues are aware of their responsibilities and
 accountabilities for remote working.
 - Ensuring that colleagues in their business areas follow this <u>policy</u> for the use of Generative AI (GenAI) for the safe, compliant and ethical use of GenAI.
 - Ensuring that managers in their business areas comply with the <u>records</u> <u>management policy</u> for systems containing records.
 - Ensuring that managers, academic supervisors and researchers in their business areas comply with <u>research data management policies</u> for managing research data.

6.7 **The Information Compliance Manager** is responsible for:

- Delivering the roles of named Data Protection and Freedom of Information Officers.
- Providing advice and guidance to colleagues and managers at all levels on all related information compliance legislation and liaising with the Information Commissioner's Office.
- Developing and managing organisational policies and procedures to ensure ongoing compliance with Data Protection and Freedom of Information

- legislation.
- For overseeing and reviewing the implementation of the **DPIA** Policy and must be consulted in relation to any DPIA's undertaken in accordance with the policy's requirements.
- Liaison with the Information Commissioner's Office on data protection matters, including the reporting of data breaches.
- 6.8 **The Head of Cyber Security**, (Information Systems and Support) is responsible for:
 - Leading on Cyber Security and providing expert advice in proactively managing all aspects of the University's data and systems.
 - Developing and maintaining a Cyber Security framework, encompassing architecture, standards and operational processes.
 - Managing the Cyber Security team.
- 6.9 **The Director of Finance** is responsible for the University's compliance with the Payment Card Industry's Data Security Standard (PCI DSS). The University has a legal and contractual obligation to be compliant with PCI DSS. The University is committed to providing a secure environment for our users to protect against credit card fraud and data loss.
- 6.10 The University Information Governance Advisory Group (IGAG TOR) is responsible for strategic oversight of Information Governance activities across the University. IGAG reports to the USCOO. Policies relating to information compliance, security and management are reviewed by the Group and recommended to the USCOO for final approval. The USCOO presents approved policies to the UEB for information.
- 6.11 **The ISS Cyber Security Risk Management Board** (CSRM <u>ToR</u>) is responsible for the execution of the development, prioritisation and progress monitoring of all cyber security related activities.
- 6.12 The Risk and Resilience Manager, (Governance Team, Strategy, Performance and Planning) is responsible for developing, implementing and ensuring the effectiveness of the University-wide approach to business continuity and risk management. They are also responsible for ensuring these areas align effectively with the University-wide approach to incident management. The Risk and Resilience Manager ensures continuous resilience improvement through a range of mechanisms including audit, peer review and post-incident debriefing.
- 6.13 **The Head of Organisational Development,** (People, Culture and Wellbeing) is responsible for providing access to appropriate Information Security training and for maintaining data on the extent to which colleagues have completed / are up-to-date with such training. Ensure mandatory training is undertaken.
- 6.14 **The Head of Cyber Security**, (Information Systems and Support) is responsible to contribute to Information Security training and education on cyber security by working closely with the HR lead for organisational development, taking the lead on all cyber security elements. The Head of Cyber Security is responsible for ensuring the content is up-to-date and relevant and determine what the refresher period would be to ensure training is up to date.
- 6.15 The University Records and Archives team is responsible for:
 - The management, disposition and preservation of all University records (current, semi-current, archival), held in all formats in both University infrastructure and third-party storage.
 - Developing and implementing organisational policies and procedures on

- records management and digital preservation practices.
- Providing guidance and training to colleagues and managers at all levels on record-keeping.
- 6.16 **The Director of Transnational Education** is responsible to implement the contract clauses for cyber security assurance as defined in paragraph 4.14 of this Policy and manage the TNE partners for compliance with cyber security assurance.

7. Compliance

7.1 Failure to meet the requirements detailed within this Policy and the Framework in protecting University information (or that entrusted or us by a third party) puts the University at risk of reputational damage, financial penalty, breach of legal, contractual or regulatory requirement. It may also lead to disciplinary action that will be dealt with under the appropriate disciplinary code or procedures. Additionally, where it is suspected that an offence has occurred under UK law, it may also be reported to the police or other appropriate authorities.

8. Review and Development

- 8.1 This policy shall be reviewed and updated by ISS, and the relevant Governance Group on an annual basis. Other supporting policies shall be reviewed by the respective owners and committees according to their schedule of approval and review dates to ensure that they:
 - Remain operationally fit for purpose.
 - Are aligned to industry best practice.
 - Support continued regulatory, contractual and legal compliance.

9. Supporting Policies

- 9.1 This Policy should be read in conjunction with other supporting policies. This Policy and supporting policies are reviewed and updated as necessary to maintain an effective Information Security Management System to meet the University's business needs and legal obligations.
- 9.2 Figure 2 below shows this Policy as the overarching information security policy at the top and supporting policies underneath. Supporting policies cover Data, IT assets, IT regulations, IT disaster recovery (DR) and business continuity planning (BCP), IT elevated access management, and vulnerability management policies.

Version 1.6
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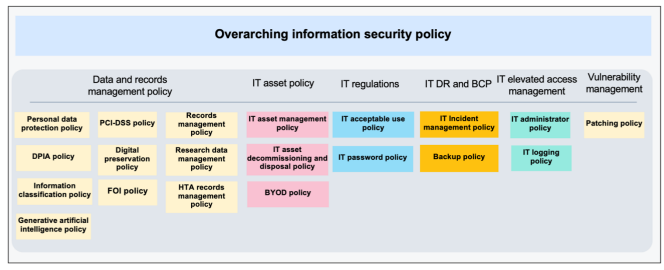


Figure 2: Information security policy and supporting policies

Figure 2 description. The above diagram shows the supporting policies covered by the following list:

- Data and record management policies <u>Personal data protection</u>, <u>DPIA</u>, <u>Information classification</u>, <u>Generative AI</u>, <u>PCI-DSS</u>, <u>Digital preservation</u>, <u>FOIS</u>, <u>Records management</u>, <u>Research data management</u>, <u>HTA records management</u>
- IT asset policies <u>IT asset management</u>, <u>IT asset decommissioning and disposal</u>, BYOD, Record management
- IT regulations IT acceptable use, IT passwords
- IT DR and BCP policies IT incident management, Backups
- IT elevated access management policies IT administrator, IT logging
- Vulnerability management policies <u>Patching policy</u>

10. Publishing Policies

This policy is <u>published on the University website</u> and can be requested in a range of formats e.g. Word, PDF, plain text, alternative formats such as large print or Braille.

11. Legal Requirements

- 11.1 Effective information security controls are essential for compliance within the UK and other relevant law in all jurisdictions in which the University operates.

 Legislation that places specific information security and record keeping obligations on organisations includes, but is not limited to:
 - National Security Act 2023.
 - National Security and Investment Act (NSI) 2022.
 - Academic Technology Approval Scheme (ATAS).
 - Import and Export Controls.
 - General Data Protection Regulation.
 - Counter-terrorism 2015.
 - Computer Misuse Act 1990.
 - Data Protection Act 2018.
 - Privacy and Electronic Communications Regulations 2003.
 - Regulation of Investigatory Powers Act 2000.
 - Telecommunications (Lawful Business Practice) (Interception of Communications) Regulations 2000.

11.2 All current UK Legislation is published at www.legislation.gov.uk

12. Further Help and Advice

For further information and advice about this policy and any aspect of information security contact:

IT Security cybersecurity@westminster.ac.uk