

## Information Security Policy

### 1 Introduction

#### 1.1 Summary

Information security is a concern for any organisation reliant on technology and data to operate, and a breach of information security should be considered a core business risk.

The education sector is facing an increased information security threat and has in recent years rapidly adopted new technologies into core operations, leading to even greater risk.

The Heart of Mercia Multi-Academy Trust acknowledges the significance of this risk and by way of this policy commits to understanding, identifying, and mitigating the risks it faces.

The requirements of this policy are based around three information security frameworks:

- The *Centre for Internet Security's* (CIS) [Critical Security Controls - Version 8](#) – a list of 153 security safeguards, grouped within 18 overarching Controls. This policy adopts most of the safeguards within the framework. Exact coverage is detailed in Appendix A.1.1.
- The *National Cyber Security Centre's* (NCSC) [Cyber Essentials](#) – a framework and associated certification that all ESFA funded providers are expected to be working towards. This policy covers all the requirements of the scheme.
- The *Department for Education's* (DfE) [Cyber security standards for schools and colleges](#) – a list of 12 standards that should be followed to achieve a minimum standard for security in an education setting. This policy covers adopts most of the standards provided. Exact coverage is detailed in Appendix A.1.2

The requirements of this policy reflect the current membership of the Trust, including the current age range of its learners. This policy will be reviewed in the future to incorporate younger learners and academies with high proportions of SEN learners. An exception statement regarding accessibility is detailed in section 1.4.

#### 1.2 Definitions

For the purposes of this policy, the following definitions apply:

##### **Trust**

The Heart of Mercia Multi-Academy Trust including its academies.

##### **Data**

Any data or documents that are created, collected, processed, or stored to support the operation of the Trust and its academies, for which the Trust is the owner or has an obligation or organisational need to handle securely. Examples include learner records, staff records, financial records, policy document, process documentation, learning resources.

## Device

Physical or virtual devices with the potential to collect, process or store data including:

- Mobile phones and tablets,
- Desktops and laptop PCs
- Physical and virtual servers
- Switches, firewalls, and other network hardware
- Any other device connected to a network or the public internet.

## Software

An application or service that is installed on executes on a device and for which the Trust is responsible for installing updates and licencing. For the purposes of this policy, vendor-managed cloud services should not be considered software. Examples of software include:

- Device firmware
- Operating systems
- Background services and tools
- End-user software
- Extensions installed in web browsers, email clients and other software.
- Libraries
- Scripts

## Cloud Service

Any service, satisfying the following requirements:

- The service is hosted in third-party data centres and usually accessible over the public internet.
- The vendor is solely responsible for the hosting, maintenance and security of the underlying platform and physical infrastructure.
- It is used to collect, process or stored organisational data. Including data that is not considered PII.
- The Trust is responsible for some security configuration of the service, such as adding and removing users.

Infrastructure-as-a-service platforms should be considered cloud services, but for the purposes of this policy the resources provisioned within them should be considered devices or software.

## System

Any device, cloud service or software that collects, transmits, processes, or stores data or supports or facilitates the operation of the Trust. For the purposes of this policy most systems including networks, desktop and laptop PCs, web applications are comprised of other smaller sub-systems. Unless otherwise stated, the requirements of this policy apply to all systems at all degrees of granularity.

## **Control**

Any process or technical measure that can be introduced to improve the security of a system.

## **Staff**

Any individual that carries out an employee-like role in the Trust and has need to access any Trust system or work with data. This includes all contracted employees and, depending on exact working practices, may include:

- Local Governing Board members
- Trustees
- Members
- Exam Invigilators
- Other individuals on ad-hoc or flexible contracts
- Volunteer

## **Administrator and Administrator Permissions**

Any user or system that has widespread or unrestricted permissions to access or modify a system.

### **1.3 Audience**

The intended audiences for this policy are:

- Senior leaders within the Trust and its academies.
- Staff working in information-technology roles.
- Staff working in data management roles.
- Staff responsible for data protection.

### **1.4 Obligations**

Although the Trust is responsible for ensuring the obligations of this policy are met, unless otherwise stated, these obligations may be met by academies on an individual basis.

This policy is not intended to govern the general behaviour of staff and learners within Trust systems, only to impose some requirements around how they must access systems. Staff and learners' obligations within this policy, as well as expectations regarding their usage of systems, must be set out in Acceptable Use policy or equivalent document that all staff and learners should review. All obligations for staff and learners set out in this policy are collated in Appendix A.3.

Where requirements of this policy impact how staff and learners interact with systems, exceptions can be made to ensure systems remain accessible. These exceptions should be limited to individual staff or learners, or where appropriate, whole learner cohorts.

Legislation relevant to this policy and the use or configuration of systems includes:

- Computer Misuse Act 1990
- Data Protection Act 2018
- Privacy and Electronic Communications (EC Directive) Regulations 2003

## 1.5 Point of Contact

- Questions about this policy and general information security questions or concerns can be raised by contacting: [information.security@heartofmercia.org.uk](mailto:information.security@heartofmercia.org.uk)

## 2 Aims & Objectives

### 2.1 Aims

The aim of this policy is to lay a foundation for a good information security culture across the Trust and to support four fundamental goals and obligations of the Trust and its academies:

#### **Teaching, Learning and Learner Outcomes**

Teaching and learning across the Trust is inextricably reliant on information and technology systems. By creating a good security culture, the Trust can ensure staff and learner access to systems is not disrupted and ultimately supports the best learning and outcomes for learners.

#### **Safeguarding**

A solid foundation of information security ensures the Trust can perform its safeguarding duty by protecting the confidential data held about learners and staff, and ensuring the systems that protect learners and staff from online harms are in place and remain relevant.

#### **Funding and Audit**

To maintain funding, the Trust has a duty to ensure statutory returns are timely and accurate. A strong security posture ensures the relevant data is not altered or systems disrupted around essential funding deadlines.

#### **Data Protection**

Under data protection legislation, the Trust has a legal duty to ensure that all personal data is held securely. Encouraging good security practice across the Trust will support this endeavour in line with the Trust's Data Protection Policy.

### 2.2 Objectives

The Trust aims to fulfil the purpose of this policy, by developing and maintaining an information security culture that works to achieves five core objectives:

#### **Confidentiality**

All systems and data should be accessible only to those who have an operational need to access them in accordance with their role within, or in cooperation with, the Trust, and the legal basis on which the Trust holds any relevant data.

#### **Integrity**

All data held by the Trust should be trusted not to have been modified, accidentally or maliciously, to no longer represent the truth, and systems can be trusted to operate as intended.

### **Availability**

All systems and data should be available, within the bounds of confidentiality, to all applicable users when required by an operational need.

### **Resilience**

The Trust should be able to mitigate information security risks or where mitigation is not possible and an attack or breach is successful, the Trust should be able to recover back to normal operation without undue disruption or cost.

### **Sustainability**

The Trust should continuously improve its security culture to ensure all other aims are met as the risk and threat landscape changes over time.

## **3 Risk Management**

### **3.1 Risk Acknowledgement**

- The Trust shall treat information security risk as a significant risk and relevant its core function of delivering teaching and learning.
- Leadership teams across the Trust shall be briefed regularly on and acknowledge the information security risk faced by the Trust.
- The Trust shall maintain information security items on any business risk register; covering each of the five aims of this policy.

### **3.2 Information Security Risk Register**

- The Trust shall maintain a dedicated *Information Security Risk Register*.
- This register shall be reviewed regularly by relevant stakeholders, including an appropriate senior leader.
- Trust leadership shall be updated on the state of the information risk register annually, or in the event of a significant urgent change.
- Information security risks shall be assessed based for *Impact* and *Expectancy* using scores from 1-5 and overall risk scores shall be calculated as  $Impact \times Expectancy$ . Full details of *Impact* and *Expectancy* scoring can be found in Appendix A.4.
- Risk shall be classified based on their overall score:
  - 1-6 - Low
  - 7-12 - Medium
  - 13-18 - High
  - 19-25 - Critical
- Detailed procedures around managing the *Information Security Risk Register* must be in place and followed. These processes must include a process for formally accepting risks that cannot

be mitigated. These acceptances must be captured in a Risk Decision Document according to section 3.3 of this policy. Accepted risks must be reviewed regularly according to the nature of the risk and its rating.

- The Centre for Internet Security (CIS) [Risk Assessment Method - Version 2.1](#) should be used as the basis for any information security risk management processes not explicitly stated in this policy.

### 3.3 Risk Decision Documents

- Decisions to increase or not mitigate risks should be formally documented and regularly reviewed.
- Risk decisions that must be documented include:
  - Risk acceptance, according to section 3.2 of this policy.
  - Vulnerability acceptance, according to section 8.4 of this policy.
  - Openings in firewalls, according to sections 6.3 and 6.4 of this policy.
  - External firewall configuration, according to section 6.3 of this policy.
  - Granting of administration access, according to section 7.5 of this policy.
- Risk decisions must be documented in a standard format which captures:
  - Category of decision
  - Details of the decision including the related risk, vulnerability, or firewall rule
  - Operational justification for the decision
  - A risk assessment including impact, expectancy, overall score, and rating.
  - Any mitigating steps taken or relevant controls in place.
  - Date of initial creation
  - A log of periodic reviews by a senior leader, including dates of review and a target date for the next review
- Risk decision documents must be collated centrally and protected according to section 5 of this policy.

## 4 Asset Management

### 4.1 Device Register

- The Trust must maintain a register of all devices provisioned and managed by the Trust.
- For each device the following must be recorded:
  - Technical details of the device including make/model/vendor/operating system type/operating system version.
  - What is the operational purpose of the device.
  - Where is the device located?
  - How are software and firmware updates applied?
  - If not applied automatically, how *often* are software and firmware updates applied?
  - Who is responsible for monitoring and applying available updates, or in the case of automatically applied updates, who is responsible for monitoring this process?
  - Does the device or its software have known vulnerabilities that cannot be resolved, is unable to receive further updates or is out support from the vendor?

- If the device is known to be vulnerable or out of support, what steps have been taken to mitigate this risk?
  - Whether there a software firewall enabled on the device and if not, why?
- Where devices are configured and managed uniformly, these may be listed as a single entry in the register, with the number of devices clearly indicated.
- The list must be reviewed and updated annually, when significant numbers of devices are provisioned, or when significant numbers of devices are decommissioned.

### 4.2 Device Provision and Monitoring

- Provision and management of devices must be centrally managed.
- Networks must be monitored for new or unrecognised devices. New devices should be investigated and removed where undesirable.

### 4.3 Software Register

- The Trust must maintain a register of all software running on all devices listed in section 4.1 of this policy.
- For each item the following must be recorded:
  - Software title
  - Software vendor/publisher
  - Current utilised versions
  - Where is the software installed?
  - How is the software installed on new devices?
  - How is the software licenced?
  - When does the licence expire?
  - Initial use date
  - The operational purpose of the software
  - How are updates applied?
  - Where applicable, is this software approved for use by learners and staff?
  - If not applied automatically, how *often* are updates applied?
  - Who is responsible for monitoring and applying available updates, or in the case of automatically applied updates, who is responsible for monitoring this process?
  - Does the software have known vulnerabilities that cannot be resolved, is unable to receive further updates or is out support from the vendor?
  - If the software is known to be vulnerable or out of support, what steps have been taken to mitigate this risk?
- The list must be reviewed and updated annually.

### 4.4 Software Provision and Monitoring

- All software, libraries and scripts must be provisioned on an approval basis, with the installation or use of unauthorised software prevented.
- A process for requesting new software must be documented, followed, and reviewed annually.

- All utilised software must be supported by the vendor and receiving security updates according to section 8.1 of this policy.
- All software must be licenced appropriately for its use within the Trust.
- Devices must be regularly audited, and any unauthorised installed software removed.
- Approved software must be regularly audited and any software that is no longer required removed from the approved list.
- Automated tooling could be used to aid in the discovery and maintenance of the Software Register.

#### 4.5 Cloud Service Register

- The Trust must maintain a list of all cloud services utilised.
- This list must include the name of the service, the purpose or functionality of the service, and the member of staff responsible for administering the service.
- This list must be reviewed annually.

#### 4.6 Additional Considerations

- All registers must be treated as data and protected according to section 5 of this policy.

## 5 Data Security

### 5.1 Data Encryption

#### Data in Transit

- All data must be encrypted in transit, using secure protocols and methodologies.
- Encryption must be applied, regardless of the network conditions.
- Where applicable, systems must be configured to prefer encrypted traffic and redirect or reject unencrypted traffic.
- Where applicable, systems must be configured to use modern encryption schemes and ciphers and reject the use of encryption schemes and ciphers with known weaknesses.

#### Data at Rest

- Unless technically prohibitive, systems must encrypt all data at rest using a modern encryption method.
- Where devices are issued to individual staff or learners, full disk encryption or an equivalent control must be enabled and enforced. For staff devices, pre-boot authentication must be in place requiring a password or PIN that complies with section 12 of this policy, or authentication using biometrics.
- Where systems storage sensitive data, additional layers of encryption must be applied, allowing only certain processes or users to access plaintext data.
- When utilised by staff, writeable removeable storage mediums must be encrypted before any data is transferred.



## 5.2 Backups

- All long-lived data must be backed up. Exceptions can be made in cases where it would be practical to restore the data using a third-party source.
- At least three backup copies of data must be in place at any given time.
- It must be possible to restore the data to a state no older than 24 hours, using any of the three backup copies.
- In combination, copies taken must fulfil the following requirements:
  - At least one copy must be logically separated from the original data and at least one other backup copy.
  - At least one copy must be physically separated from the original data and at least one other backup copy.
  - At least one copy must be geographically separated from the original data and at least one other backup copy.
  - At least one copy must be protected from modification by the use of write-once-read-many storage or an 'air gap'. This copy must also be logically and physically separated from the original data and at least one other backup copy.
- At least one copy must be stored in a cloud-based service.
- At least one copy must fulfil all requirements.
- Incremental backups must be taken as often as is practical and must be retained for at least 7 days.
- Full backups must be taken at least every 7 days and retained for at least 28 days.
- Access to backups must be applied on a strict least-privilege basis according to section 7.5 of this policy.
- The failure of a backup process must trigger an alert to appropriate stakeholders.
- Unless technically prohibitive, the existence of backups should be verified by a system independent of the backup system itself.
- The restoration of backups from all possible copies should be tested regularly.
- The restoration of backups without any functioning infrastructure should be planned for and trialled where possible.
- Detailed processes around all aspects of data backups and restoration must be documented centrally, followed, and reviewed annually.

## 5.3 Additional Considerations

- Access to data must be granted on a least-privilege basis according to section 7.5 of this policy.
- Unless technically prohibitive, access or modification of sensitive data must be logged according to section 9 of this policy.
- Data Loss Prevention solutions or controls must be in place within systems that may be easily used to share or exfiltrate data, including email systems and others that allow arbitrary file sharing.

- Where possible, data storage devices must be securely wiped when undergoing a change of use or before being disposed of. Where secure wiping is not possible, storage devices must be retained within the organisation or securely destroyed.

## 6 Architecture and Configuration

### 6.1 General Principles

- A 'secure by default' approach to architecture and configuration must be adopted, ensuring systems are as secure as possible when provisioned, with access and features limited unless clearly indicated by organisational need.
- A 'defence in depth' approach to architecture and configuration must be adopted, ensuring adequate security controls are in place across all layers and sub-systems of a given system.
- Good 'system hygiene' must be practiced, ensuring unused systems are decommissioned and additional access, configuration and features within systems is removed or disabled when no longer required.
- Wherever possible, a 'cloud first' approach will be taken to the provision of new systems, adopting software-as-a-service systems whenever possible.
- Where practical, systems must be configured with built-in redundancy, failover capabilities and other configuration to support the availability of the system.
- All systems should be managed and maintained using secure methods and systems.
- All communication between systems and within networks must be transmitted over secure, authenticated, and encrypted protocols in accordance with section 5.1 of this policy.

### 6.2 Network Architecture and Configuration

- Network diagrams and other documentation relevant to network architecture must be documented and reviewed annually.
- Standard secure network architecture patterns must be documented and applied to all significant additions or changes to a network. Patterns should be reviewed annually to ensure they still meet security best practices.
- Networks must be configured to isolate systems from each other wherever possible.
- Connections to networks must be limited to known pre-registered devices. A dedicated personal-device network segment may be provisioned but must only allow access to the public internet. Staff and learners must be required to authenticate to utilise this personal-device network. Unauthenticated and 'guest' networks must not be made available.
- Any part of the network required to be exposed to the public internet must route all traffic through an appropriate firewall, and, except for public websites, must authenticate users to allow access.

### 6.3 Network Internet Boundaries and Firewalls

- The boundary between the internet and any Trust networks must be protected by an appropriate firewall.

- There must be a justifiable operational need for boundary firewalls to be configurable externally and multi-factor authentication must be enabled for all external access to boundary firewalls, in accordance with section 7.4 of this policy.
- If external configuration is required, this must be captured in an annually reviewed Risk Decision Document according in section 3.3 of this policy.

### Hardware Firewalls

- The default passwords for all hardware firewalls shall be changed at the point of installation, using a password that complies with section 12.3 of this policy.
- The steps required to change firewall passwords must be documented, followed, and reviewed annually.
- If a hardware firewall password is known or suspected to have been compromised or could have been compromised by a known vulnerability or malware incident, the password must be changed in according with section 12.4 of this policy.

### Incoming Traffic

- Firewalls and internet boundaries must be configured to block all incoming traffic by default.
- There must be a justifiable operational need for any allowable incoming traffic.
- Any rules allowing incoming traffic must be captured in an annually reviewed Risk Decision Document according in section 3.3 of this policy.
- Firewalls must be configured to allow as few ports, services, and external sources of traffic as possible to meet this need.

### Outgoing Traffic

- Firewalls and internet boundaries must be configured to block all traffic and services for outgoing traffic by default.
- There should be a justifiable operational need for any allowable outgoing traffic.
- Any rules allowing outgoing traffic must be captured in an annually reviewed Risk Decision Document according in section 3.3 of this policy.
- Firewalls must be configured to allow as few ports, services, and external sources as possible to meet this need.
- Outgoing DNS requests to known malicious domains must be blocked.
- Other traffic, including web traffic, to known or suspected malicious destinations must be blocked.

## 6.4 Device Configuration

- Unless otherwise stated all devices must comply with all applicable requirements of Cyber Essentials.
- Standard secure configurations for common device types should be documented and applied to all new applicable devices. These configurations should be reviewed annually to ensure they still meet security best practices.

- Where supported, software firewalls must be enabled on all devices. Where not supported, devices must have unused ports closed. Software firewalls must block all traffic by default.
- Any rules allowing inbound or outbound traffic must be captured in an annually reviewed Risk Decision Document according in section 3.3 of this policy.
- Autorun and autoplay features for removable storage media must be disabled.
- All default or built-in accounts on a device must have their password changed as part of the provisioning process using a password that complies with section 12 of this policy.
- Any local account on a device must be deleted or disabled unless there is a technical or operational need for them to remain. Local accounts on devices should be reviewed annually.
- All software on devices must be provisioned on an approval basis and fully supported by the vendor according to section 4.4 of this policy and updated according to section 8.1 of this policy.
- Installation of extension into web browsers must be disabled by default. Extensions must be considered software and managed according to sections 4.4 and 8.1 of this policy.
- Wherever possible, devices should be configured with remote-wiping capabilities in place.

### Device Locking

- Where technically possible, all devices that a user can interact with, shall 'lock' after a period of inactivity of no more than 10 minutes.
- Devices that operate in a 'kiosk' mode to provide a single function or other embedded devices, do not need to meet this requirement.
- Once locked, a device shall only be unlocked using one of the following:
  - Biometric mechanisms
  - The password used to originally log into the device.
  - A PIN compliant with section 12 of this policy.
- When a PIN is used, this must only unlock the device. The user must authenticate using biometrics or a password before being able to access data or other systems.
- Devices shall be protected from repeated unlocking attempts by throttling the user's ability to input an attempt.
- This protection shall not allow more than 10 unsuccessful attempts in any 5-minute period.

### Anti-Malware

- A modern, behaviour-based anti-malware software must be deployed to all applicable devices.
- Anti-malware software must be managed according to sections 4.4 and 8.1 of this policy.
- Anti-malware software must support automatic signature updates. These must be installed within 3 days of becoming available.
- Provisioned anti-malware must be configured to scan removable storage and webpages.
- Wherever possible, advanced anti-malware features must be enabled.

## 6.5 Email Configuration

- SPF and/or DKIM records must be configured for all legitimate sources of outgoing email traffic.

- A suitable DMARC policy must be in place that reports traffic appropriately and signals recipients to reject unauthenticated messages.
- MTA-STS and TLS-RPT must be configured to ensure inbound mail is encrypted.
- Email clients must be fully supported by the vendor and managed according to sections 4.4 and 8.1 of this policy.
- Installation of extensions into email clients must be disabled by default. Extensions must be treated as software and managed according to sections 4.4 and 8.1 of this policy.
- Email systems must, wherever possible, scan incoming and outgoing traffic for potential security threats including malware and malicious links.
- Email systems must block the sending or receiving of high-risk file types including executables and scripts.
- Email clients must be configured to support users in reporting messages they believe to be potentially fraudulent or malicious.

## 7 Account and Access Management

### 7.1 General Account Management

- Wherever possible, all accounts should be issued within a centralised identity directory.
- Unless technically prohibitive, systems must be configured to only authenticate access against this centralised directory.
- When procuring systems, significant weighting must be given to systems that can authenticate access against the centralised directory.

### 7.2 Staff Accounts

- All staff must be issued an account (their 'main account') within a central identity directory.
- This account must be linked to an organisational email address and inbox, and physical on-site access (where applicable).
- Any additional accounts issued to staff by the Trust, for systems that cannot authenticate staff using their main account, must be linked to their organisational email address.
- Where staff individually create additional work-related accounts in third-party services and systems, these accounts must be linked to their organisational email address.

#### Management of Staff Accounts

- Staff accounts must be issued no earlier than their formally agreed start date, unless access to systems is required to complete mandatory pre-start training.
- If a staff account is issued earlier for training purposes, steps must be taken to limit the individual's access to other systems and services until their formally agreed start date.
- Staff must not be given access to detailed learner data, or detailed data about other staff, prior to their formally agreed start date.

- For contracted staff, the agreed start date must be their contractual start date. For other staff, the formally agreed start date must be the first day they execute an employee-like role in the Trust.
- In all cases, staff accounts must only be issued if appropriate pre-start checks have been completed. These checks must include an enhanced Disclosure and Barring Service (DBS) check.
- Staff accounts must be deactivated or disabled no later than the day after their formally agreed end date.
- For contracted staff, the agreed end date must be their contractual end date. For other staff, the formal agreed end date must be the last day they perform an employee-like role in the Trust.
- Unless technically prohibitive, the management of staff accounts must be automated and based on an appropriate central data source managed by human resources or equivalent role.
- The process for managing all staff accounts, including additional accounts, must be documented, followed, and reviewed annually.
- Actions taken outside of the documented process must only be permitted:
  - At the discretion of an appropriate senior leader or HR
  - Where a staff account is suspected to have been compromised

### 7.3 Learner Accounts

- All learners must be issued an account (their 'main account') within a central identity directory.
- The main account must be linked to an organisational email address and inbox, and physical on-site access.
- Any additional accounts issued to learners by the Trust, for systems that cannot authenticate learners using their main account, must be linked to their organisational email address.

#### Management of Learner Accounts

- Learner accounts must be issued no earlier than the day of their enrolment at the relevant academy.
- Learner accounts must be deactivated after the learner has ceased studying at the relevant academy.
- Learners leaving before the end of an academic year, without pending examination or qualification results must have their accounts deactivated no later than the day after they leave.
- Learners leaving at the end of an academic year, or with pending examination or qualification results shall have their accounts deactivated no later than 60 days after they receive their examination results.
- Unless technically prohibitive, the management of learner accounts must be automated and based on an appropriate central data source, managed by learner-records or equivalent role.
- The process for managing all learner accounts, including additional accounts, must be clearly documented, followed, and reviewed annually.

- Actions taken outside of the documented process must only be permitted:
  - At the discretion of an appropriate senior leader
  - When a learner account is suspected to have been compromised

### 7.4 Multi-Factor Authentication

- Unless technically prohibitive or where a trusted device is being used, multi-factor authentication must be enabled, required, and technically enforced for all staff and learners accessing any Trust system.
- The secondary authentication factor must be one or more of:
  - One-time passcodes
  - SMS messages
  - App-based notifications
  - Physical tokens
- Other secondary factors including 'memorable questions' must not be allowed or utilised.
- When procuring systems, significant weighting must be given to systems that support the technical enforcement of multi-factor authentication for all users.

### 7.5 Access Management

- Staff and learners accounts must have a standard set of permissions issued to all accounts of each type.
- A formal process to request additional access to systems must be documented, followed, and reviewed annually.
- Access to systems must always be applied on a 'least-privilege' basis: accounts will be given the minimum access required for the associated user or system to perform their role or within the Trust.
- Any additional access should be documented and reviewed annually – any access no longer required should be revoked.
- Unless technically or practically prohibitive, access to systems should be provisioned using a 'role-based access control' approach – ensuring access is issued to roles based on functions within the Trust, and accounts linked to the appropriate roles.
- When an account is disabled, it must be removed from all roles and any other access to any system revoked.

### Administrator Accounts and Permissions

- Where staff are required to be administrators of a system, the account used to perform administrator duties should be distinct from the any account used by the individual to perform day-to-day tasks within the system. If a user only performs administrator duties within a particular system and does not access the system for day-to-day use, it may be acceptable to maintain only a single account. Exceptions may also be made within systems with limited access controls features.
- A process for requesting administrator permissions to a system must be documented, followed, and reviewed annually.

- Any administrator access granted must be captured in a Risk Decision Document according in section 3.3 of this policy.
- An inventory of administrator accounts must be maintained and reviewed annually.

### **System and Service Accounts**

- An inventory of system or service accounts, used for system-to-system interaction, must be maintained, and reviewed annually. Any unused accounts must be disabled.
- Any single service account must be utilised within as few systems as possible.
- Service accounts should never be repurposed, new service accounts must be created for new systems or significant changes in functionality or required permissions.

### **7.6 Additional Considerations**

- Wherever possible, all accounts should be regularly monitored for recent activity and any accounts that have not been used within 3 months should be investigated to ensure they are still required. Inactive accounts must be disabled where appropriate.
- All accounts must have a password that meets the requirements in section 12 of this policy.
- Any accounts that have been disabled for more than 3 months should have their passwords changed to a random string, at least 32 characters long, and the value discarded.

## **8 Vulnerability and Patch Management**

### **8.1 Updates and Patching**

- Where supported, automatic security updates must be enabled on all systems, ensuring security updates are applied without manual intervention.
- A staggered or delayed approach may be taken to applying security updates to ensure releases do not cause disruption to systems.
- Where a system does not or cannot support the automatic application of security updates, a process of manually applying security updates must be documented, followed and reviewed annually.
- All security updates must be applied within 14 days of release by the vendor.
- Where a security updated cannot be applied for compatibility reasons, or a system no longer actively receives security updates, the system must be decommissioned, or steps taken to isolate the system from others and reduce the associated risk.

### **8.2 Internal Security Assessment**

- The Trust shall implement the tools and processes necessary to regularly assess the security posture and vulnerability of on-premises systems and systems deployed within an IaaS cloud service.
- The process and schedule of security assessment must be documented, followed and reviewed annually.



- Where it is impractical to assess all systems, a representative sample could be scanned; remediations must be applied to all similar systems.
- Results of assessments must be managed according to section 8.4 of this policy.

### 8.3 External Security Assessment

- The Trust shall regularly engage a competent independent third-party to assess the security posture and vulnerability of its systems.
- Assessments shall be completed at least once per-academic year.
- The scope of assessments shall be variable between years, based on several factors including:
  - The relative risk of systems
  - The period since a system was last externally assessed.
  - Newly introduced or recently modified systems
- Results of assessments must be managed according to section 8.4 of this policy.

### 8.4 Vulnerability Management

- A register of known vulnerabilities and insecure configuration ('findings') in Trust systems must be maintained. For each finding the register must include:
  - Details of the issue, including the impacted systems
  - An independently determined Critical, High, Medium, Low risk rating.
  - Possible remediations
  - When/how the finding was discovered or reported
  - The person responsibility for remediating the finding.
  - A status of Open, Closed or Accepted
  - How remediation can be verified
  - When remediated or mitigated: the steps taken to achieve this.
- The process of managing this register must be documented, followed, and reviewed annually.
- Processes must include a review by all applicable stakeholders at least once per calendar month.
- Findings must be remediated according to the following schedule:
  - Critical - 14 days.
  - High - 30 days.
  - Medium - 60 days.
  - Low - 1 year.
- Where a finding cannot be remediated, the vulnerable system must be decommissioned, or steps taken to isolate system and mitigate the underlying risk. These findings must be recorded as Accepted and the decision captured in a Risk Decision Document according in section 3.3 of this policy. Accepted vulnerabilities must be reviewed regularly according to the risk and nature of the vulnerability.

## 9 Log Management & Monitoring

### 9.1 Log Management

- All systems must log security-relevant usage and operation, and data transfers. The scope and frequency of logs must be proportional to the criticality of the system and associated risk. Relevant items include outgoing DNS queries, URL requests, command line usage, sensitive data access, network traffic flow.
- All logs must be detailed enough to track and aid in the investigation of a security incident, including covering 'the 4 Ws': who, what, where, when.
- Logs must be treated as data and protected according to section 5 of this policy.
- Wherever possible, logs must be collated centrally.
- All logs must be retained for at least 180 days.
- Timestamps within logs must be standardised to Coordinated Universal Time (UTC).
- Steps must be taken to ensure systems have adequate storage for logs, independent of a system's main storage area.

### 9.2 Monitoring and Alerting

- Critical and sensitive systems must be actively monitored, and appropriate security alerts configured.
- Monitoring and alerting must be centralised wherever possible.
- Where feasible, any usage or traffic deemed suspicious must be logged, blocked, and investigated. This includes traffic between network segments and application-layer traffic.

## 10 Awareness and Training

### 10.1 Staff Pre-Start Training

- All staff must complete adequate training prior to starting as required in section 7.2 of this policy. This training must include topics covering:
  - Recognising social engineering attacks
  - Authentication and passwords
  - Data handling and data protection breaches
  - Recognising and reporting security incidents
  - Use of personal devices according to section 13 of this policy.

### 10.2 Staff Awareness

- All staff must receive an update on information security at least once per academic year.
- This update could include any new or evolving risks to the Trust or the sector, any changes or additions to relevant policies and procedures; and changes or additions end-user relevant security controls; applicable guidance; awareness resources.

## 11 Incident Management

### 11.1 Incident Reporting and Escalation

- A process for staff, learners, and the public to report possible information security incidents should be documented and reviewed annually. The process should be communicated to staff and learners annually and made readily available.
- An escalation process, that determines if and how reports are declared as major incidents, must be documented, followed and reviewed annually. This process should include who is authorised to declare a major incident.

### 11.2 Major Incidents & Plans

- Information security incident response plans must be in place.
- These plans must define how a major information security incident will be managed.
- All plans must include:
  - A clearly defined incident response manager role or equivalent, who will implement the plan and coordinate the response. This should be assigned to an individual, with a reserve.
  - Other clearly defined roles and associated responsibilities, with assigned individuals and reserves.
  - A clearly defined process for managing the incident.
  - Steps for conducting a post-incident review.
  - Clear plans for public, learner, and staff communications.
  - A clearly defined communication method for incident responders and details to reach all responders using this method. The method must be independent of all other systems.
  - A list of organisations and individuals that must be notified of an incident, including contact details, and which responder is responsible for making the notification.

Organisations should include:

- National Cyber Security Centre
  - Department for Education
  - JISC
  - Action Fraud
  - Education and Skills Funding Agency
  - Information Commissioner's Office (when applicable)
  - Local Police
- Plans must be reviewed and exercised annually.
  - An open and honest approach to incidents must be taken.
  - Any ransom demanded must not be paid, under any circumstances.

## 11.3 Service Register

- The Trust must maintain a list of the distinct information *services* utilised by the Trust and its academies.
- A service may comprise of several systems and processes; the list should not detail these components instead focusing on the overall operational function provided the service.
- This list shall include the high-level services that are used as part of general operation and those that are used temporarily, for critical processes such as enrolment or exams.
- For each service, the following must be documented:
  - Is the service essential to the day-to-day operation of the Trust or relevant academy
  - The owner of the service
  - Steps required to check if the service is functioning as expected.
  - Steps to intentionally disable or 'turn off' the service.
  - Where applicable, steps required to restore the service to an acceptable state from backups
  - Where applicable, steps required to restore the service to an acceptable state without backups
  - A risk rating according to section 3.2 of this policy, assessing the expectancy and impact of the service becoming unavailable or non-functional.
- The list must be reviewed annually, when a new service is introduced, or an existing service is retired.

## 12 Passwords

### 12.1 Learner and Staff Accounts

- Passwords for learner and staff accounts (except administrators, see below) must meet the following requirements:
  - At least 14 characters in length
  - Chosen at random
  - Contains 1 element of complexity - uppercase letter, digit or symbol
  - Unique for each account
  - Remembered or stored in a reputable password manager
- Any passcodes or PINS required for learner or staff accounts must meet the following requirements:
  - At least 6 digits in length
  - Chosen at random
  - Unique for each account
  - Remembered or stored in a reputable password manager.
- There must be no expectation for learners and staff to periodically change their password, passcodes or PINS.

### 12.2 Physical-Use Administrator Accounts

- Where copying the password from a password manager is not possible, passwords for administrator accounts must meet the following requirements:
  - At least 20 characters in length
  - Generated using a reputable password generator
  - Contains 2 elements of complexity - uppercase letters, digits or symbols
  - Unique for each account
  - Remembered or stored in a Trust-managed password manager or equivalent tool
- Any passcodes or PINS required for the above administrator accounts must meet the following requirements:
  - At least 8 digits in length
  - Generated using a reputable password generator
  - Unique for each account
  - Remembered or stored in a Trust-managed password manager or equivalent tool
- Physical-use administrator passwords, passcodes and PINs must be changed every 90 days or less.

### 12.3 Other Passwords

- Passwords required for any other purposes including system or service accounts, system root accounts, and other administrator accounts must meet the following requirements:
  - Generated using a reputable password generator.
  - Be the maximum length allowed by password generator tool or, where shorter, the maximum length allowed for the relevant system
  - Composed of entirely random characters
  - Unique for each account
  - Stored in a Trust-managed password manager or equivalent tool.
- Any passcodes or PINS required for any other purpose must meet the following requirements:
  - Generated using a reputable password generator
  - Be the maximum length allowed by the password generator tool or, where shorter, the maximum length allowed for the relevant system.
  - Unique for each account
  - Stored in a Trust-managed password manager or equivalent tool
- Where practically and technically feasible, applicable passwords, passcodes and PINs must be periodically changed every 90 days or less.

### 12.4 Password Compromise

- Learners and staff must change their password immediately if they suspect their account or the password may have been compromised.
- In the event it is suspected a password has been compromised the password should be immediately changed and the individual contacted to perform a reset.

### 12.5 Additional Considerations

- Unless technically prohibitive, systems must check new passwords against lists of common or previously compromised passwords.
- Wherever possible, password requirements must be technically enforced.
- Unless technically prohibitive, systems must allow staff and learners to reset their password using secure methods to verify their identity. This excludes methods such as security questions.
- Where systems can prevent the reuse of previous passwords for a given account, this feature must be enabled and set to the maximum value supported.

### 13 Personal Devices

- 13.1**
- Any laptop, smartphone, tablet, desktop, or other device used to access Trust systems, that is not issued or fully controlled by the Trust must be considered a 'personal device.'
  - Access to Trust systems from personal devices shall be limited to:
    - Systems accessible from the public internet
    - Adequately isolated networks that provide access only to the public internet

#### 13.2 Staff Personal Devices

- Staff must, wherever possible, opt to use a Trust managed device to access Trust systems.
- If staff choose to use a personal device to access applicable Trust systems, the device must meet the following requirements:
  - They must personally own the device.
  - The device must comply with all applicable requirements of [Cyber Essentials](#).
  - If the device is routinely shared with others, they must log out of all Trust systems after use.
- Staff must not save or store Trust data on any personal device, except where this storage is fully contained within an approved application.
- Staff must, upon request, provide details of any personal device they use to access Trust systems. Details may include:
  - Device manufacturer
  - Device model number
  - Installed operating system, including precise version numbers
  - Installed web browser, including precise version numbers
  - Installed anti-malware software, including precise version numbers
- Staff must, upon request, provide written confirmation that any personal device they use to access Trust systems meets the requirements outlined.
- The Trust must maintain a list of all mobile and desktop devices owned by staff, that are used to access any Trust systems or data.
- For each device the following must be recorded:
  - The person who owns the device
  - The device manufacturer, model, operating system, and operating system version
- This list must be reviewed and updated annually.

### 13.3 Learner Personal Devices

- Learners can access applicable Trust systems using any device available to them, where they can reasonably trust that the device has not been compromised and would not represent a credible risk or threat to the relevant system.
- Learners must not be routinely blocked from using a device to access Trust systems, except where there is sufficient evidence that the device has been compromised or would represent a credible risk or threat to the relevant system.

## 14 Equality Impact

The Trust's responsibilities towards promoting equality, diversity and inclusion have been considered when drafting this policy.

Date of review	Date agreed	LGBs	MAT Board	Review date	Comments
08/06/23	08/06/23	Autumn 2023	22/06/23	June 2024	

## Information Security Policy - Appendix

### A.1 Framework Adoption

#### A.1.1 CIS - Critical Security Controls

Where possible, this policy aligns with the safeguards within the *Centre for Internet Security’s (CIS) Critical Security Controls – Version 8*.

The table below lists these safeguards, grouped within their CIS Control. A Yes/No column has been included indicating whether this policy addresses that safeguard.

Note that safeguards within CIS Control 15 ‘Service Provider Management’ and CIS Control 16 ‘Application Software Security’ have been omitted entirely due those areas being outside the scope of this policy.

Where individual safeguards have not been adopted, justification is provided in the second table.

Code	Title	IG1	IG2	IG3	Y/N
<b>1</b>	<b>Inventory and Control of Enterprise Assets</b>				
1.1	Establish and Maintain Detailed Enterprise Asset Inventory	o	o	o	Y
1.2	Address Unauthorized Assets	o	o	o	Y
1.3	Utilize an Active Discovery Tool		o	o	Y
1.4	Use Dynamic Host Configuration Protocol (DHCP) Logging to Update Enterprise Asset Inventory		o	o	Y
1.5	Use a Passive Asset Discovery Tool			o	Y
<b>2</b>	<b>Inventory and Control of Software Assets</b>				
2.1	Establish and Maintain a Software Inventory	o	o	o	Y
2.2	Ensure Authorized Software is Currently Supported	o	o	o	Y
2.3	Address Unauthorized Software	o	o	o	Y
2.4	Utilize Automated Software Inventory Tools		o	o	Y
2.5	Allowlist Authorized Software		o	o	Y
2.6	Allowlist Authorized Libraries		o	o	Y
2.7	Allowlist Authorized Scripts			o	Y
<b>3</b>	<b>Data Protection</b>				
3.1	Establish and Maintain a Data Management Process	o	o	o	N
3.2	Establish and Maintain a Data Inventory	o	o	o	N
3.3	Configure Data Access Control Lists	o	o	o	Y
3.4	Enforce Data Retention	o	o	o	N
3.5	Securely Dispose of Data	o	o	o	Y
3.6	Encrypt Data on End-User Devices	o	o	o	Y
3.7	Establish and Maintain a Data Classification Scheme		o	o	N
3.8	Document Data Flows		o	o	N
3.9	Encrypt Data on Removable Media		o	o	Y
3.10	Encrypt Sensitive Data in Transit		o	o	Y



3.11	Encrypt Sensitive Data at Rest		○	○	Y
3.12	Segment Data Processing and Storage Based on Sensitivity		○	○	N
3.13	Deploy a Data Loss Prevention Solution			○	Y
3.14	Log Sensitive Data Access			○	Y
<b>4</b>	<b>Secure Configuration of Enterprise Assets and Software</b>				
4.1	Establish and Maintain a Secure Configuration Process	○	○	○	Y
4.2	Establish and Maintain a Secure Configuration Process for Network Infrastructure	○	○	○	Y
4.3	Configure Automatic Session Locking on Enterprise Assets	○	○	○	Y
4.4	Implement and Manage a Firewall on Servers	○	○	○	Y
4.5	Implement and Manage a Firewall on End-User Devices	○	○	○	Y
4.6	Securely Manage Enterprise Assets and Software	○	○	○	Y
4.7	Manage Default Accounts on Enterprise Assets and Software	○	○	○	Y
4.8	Uninstall or Disable Unnecessary Services on Enterprise Assets and Software		○	○	Y
4.9	Configure Trusted DNS Servers on Enterprise Assets		○	○	N
4.10	Enforce Automatic Device Lockout on Portable End-User Devices		○	○	Y
4.11	Enforce Remote Wipe Capability on Portable End-User Devices		○	○	Y
4.12	Separate Enterprise Workspaces on Mobile End-User Devices			○	N
<b>5</b>	<b>Account Management</b>				
5.1	Establish and Maintain an Inventory of Accounts	○	○	○	N
5.2	Use Unique Passwords	○	○	○	Y
5.3	Disable Dormant Accounts	○	○	○	Y
5.4	Restrict Administrator Privileges to Dedicated Administrator Accounts	○	○	○	Y
5.5	Establish and Maintain an Inventory of Service Accounts		○	○	Y
5.6	Centralize Account Management		○	○	Y
<b>6</b>	<b>Access Control Management</b>				
6.1	Establish an Access Granting Process	○	○	○	Y
6.2	Establish an Access Revoking Process	○	○	○	Y
6.3	Require MFA for Externally-Exposed Applications	○	○	○	Y
6.4	Require MFA for Remote Network Access	○	○	○	Y
6.5	Require MFA for Administrative Access	○	○	○	Y
6.6	Establish and Maintain an Inventory of Authentication and Authorization Systems		○	○	N
6.7	Centralize Access Control		○	○	N
6.8	Define and Maintain Role-Based Access Control			○	Y
<b>7</b>	<b>Continuous Vulnerability Management</b>				
7.1	Establish and Maintain a Vulnerability Management Process	○	○	○	Y
7.2	Establish and Maintain a Remediation Process	○	○	○	Y
7.3	Perform Automated Operating System Patch Management	○	○	○	Y
7.4	Perform Automated Application Patch Management	○	○	○	Y
7.5	Perform Automated Vulnerability Scans of Internal Enterprise Assets		○	○	Y
7.6	Perform Automated Vulnerability Scans of Externally-Exposed Enterprise Assets		○	○	Y
7.7	Remediate Detected Vulnerabilities		○	○	Y
<b>8</b>	<b>Audit Log Management</b>				
8.1	Establish and Maintain an Audit Log Management Process	○	○	○	Y

8.2	Collect Audit Logs	○	○	○	Y
8.3	Ensure Adequate Audit Log Storage	○	○	○	Y
8.4	Standardize Time Synchronization		○	○	Y
8.5	Collect Detailed Audit Logs		○	○	Y
8.6	Collect DNS Query Audit Logs		○	○	Y
8.7	Collect URL Request Audit Logs		○	○	Y
8.8	Collect Command-Line Audit Logs		○	○	Y
8.9	Centralize Audit Logs		○	○	Y
8.10	Retain Audit Logs		○	○	Y
8.11	Conduct Audit Log Reviews		○	○	N
8.12	Collect Service Provider Logs			○	Y
<b>9</b>	<b>Email and Web Browser Protections</b>				
9.1	Ensure Use of Only Fully Supported Browsers and Email Clients	○	○	○	Y
9.2	Use DNS Filtering Services	○	○	○	Y
9.3	Maintain and Enforce Network-Based URL Filters		○	○	Y
9.4	Restrict Unnecessary or Unauthorized Browser and Email Client Extensions		○	○	Y
9.5	Implement DMARC		○	○	Y
9.6	Block Unnecessary File Types		○	○	Y
9.7	Deploy and Maintain Email Server Anti-Malware Protections			○	Y
<b>10</b>	<b>Malware Defenses</b>				
10.1	Deploy and Maintain Anti-Malware Software	○	○	○	Y
10.2	Configure Automatic Anti-Malware Signature Updates	○	○	○	Y
10.3	Disable Autorun and Autoplay for Removable Media	○	○	○	Y
10.4	Configure Automatic Anti-Malware Scanning of Removable Media		○	○	Y
10.5	Enable Anti-Exploitation Features		○	○	Y
10.6	Centrally Manage Anti-Malware Software		○	○	Y
10.7	Use Behavior-Based Anti-Malware Software		○	○	Y
<b>11</b>	<b>Data Recovery</b>				
11.1	Establish and Maintain a Data Recovery Process	○	○	○	Y
11.2	Perform Automated Backups	○	○	○	Y
11.3	Protect Recovery Data	○	○	○	Y
11.4	Establish and Maintain an Isolated Instance of Recovery Data	○	○	○	Y
11.5	Test Data Recovery		○	○	Y
<b>12</b>	<b>Network Infrastructure Management</b>				
12.1	Ensure Network Infrastructure is Up-to-Date	○	○	○	Y
12.2	Establish and Maintain a Secure Network Architecture		○	○	Y
12.3	Securely Manage Network Infrastructure		○	○	Y
12.4	Establish and Maintain Architecture Diagram(s)		○	○	Y
12.5	Centralize Network Authentication, Authorization, and Auditing (AAA)		○	○	N
12.6	Use of Secure Network Management and Communication Protocols		○	○	Y
12.7	Ensure Remote Devices Utilize a VPN and are Connecting to an Enterprise's AAA Infrastructure		○	○	N
12.8	Establish and Maintain Dedicated Computing Resources for All Administrative Work			○	N
<b>13</b>	<b>Network Monitoring and Defense</b>				
13.1	Centralize Security Event Alerting		○	○	Y

13.2	Deploy a Host-Based Intrusion Detection Solution		○	○	N
13.3	Deploy a Network Intrusion Detection Solution		○	○	N
13.4	Perform Traffic Filtering Between Network Segments		○	○	Y
13.5	Manage Access Control for Remote Assets		○	○	N
13.6	Collect Network Traffic Flow Logs		○	○	Y
13.7	Deploy a Host-Based Intrusion Prevention Solution			○	N
13.8	Deploy a Network Intrusion Prevention Solution			○	N
13.9	Deploy Port-Level Access Control			○	N
13.10	Perform Application Layer Filtering			○	Y
13.11	Tune Security Event Alerting Thresholds			○	N
<b>14</b>	<b>Security Awareness and Skills Training</b>				
14.1	Establish and Maintain a Security Awareness Program	○	○	○	Y
14.2	Train Workforce Members to Recognize Social Engineering Attacks	○	○	○	Y
14.3	Train Workforce Members on Authentication Best Practices	○	○	○	Y
14.4	Train Workforce on Data Handling Best Practices	○	○	○	Y
14.5	Train Workforce Members on Causes of Unintentional Data Exposure	○	○	○	Y
14.6	Train Workforce Members on Recognizing and Reporting Security Incidents	○	○	○	Y
14.7	Train Workforce on How to Identify and Report if Their Enterprise Assets are Missing Security Updates	○	○	○	N
14.8	Train Workforce on the Dangers of Connecting to and Transmitting Enterprise Data Over Insecure Networks	○	○	○	N
14.9	Conduct Role-Specific Security Awareness and Skills Training		○	○	N
<b>17</b>	<b>Incident Response Management</b>				
17.1	Designate Personnel to Manage Incident Handling	○	○	○	Y
17.2	Establish and Maintain Contact Information for Reporting Security Incidents	○	○	○	Y
17.3	Establish and Maintain an Enterprise Process for Reporting Incidents	○	○	○	Y
17.4	Establish and Maintain an Incident Response Process		○	○	Y
17.5	Assign Key Roles and Responsibilities		○	○	Y
17.6	Define Mechanisms for Communicating During Incident Response		○	○	Y
17.7	Conduct Routine Incident Response Exercises		○	○	Y
17.8	Conduct Post-Incident Reviews		○	○	Y
17.9	Establish and Maintain Security Incident Thresholds			○	Y
<b>18</b>	<b>Penetration Testing</b>				
18.1	Establish and Maintain a Penetration Testing Program		○	○	Y
18.2	Perform Periodic External Penetration Tests		○	○	Y
18.3	Remediate Penetration Test Findings		○	○	Y
18.4	Validate Security Measures			○	Y
18.5	Perform Periodic Internal Penetration Tests			○	Y

Notes on Non-Adoption

Code	Title	Justification
3.1	Establish and Maintain a Data Management Process	This safeguard is outside the remit of this policy. Please see to Data Protection and Data Retention policies.
3.2	Establish and Maintain a Data Inventory	This safeguard is outside the remit of this policy. Please see to Data Protection and Data Retention policies.

3.4	Enforce Data Retention	This safeguard is outside the remit of this policy. Please see to Data Protection and Data Retention policies.
3.7	Establish and Maintain a Data Classification Scheme	This safeguard is outside the remit of this policy. Please see to Data Protection and Data Retention policies.
3.8	Document Data Flows	This safeguard is outside the remit of this policy. Please see to Data Protection and Data Retention policies.
3.12	Segment Data Processing and Storage Based on Sensitivity	Not practical or necessary to implement in the Trust context. Systems must uniformly meet the requirements of this policy as nearly all systems will process sensitive learner data.
4.12	Separate Enterprise Workspaces on Mobile End-User Devices	Unnecessary requirement for Trust managed devices and risks relating to personal devices are addressed in section 13 of this policy.
5.1	Establish and Maintain an Inventory of Accounts	This is impractical to generate for all Trust services, though requirements of section 7.1 of this policy recommends a single directory of accounts which would support this safeguard.
6.6	Establish and Maintain an Inventory of Authentication and Authorization Systems	Unnecessary burden and the Trust does not enough utilise enough authentication systems to warrant this safeguard. Section 7.1 of this policy recommends a single directory of accounts which addresses the risks relating to this safeguard.
6.7	Centralize Access Control	Impractical requirement for Trust resources, provisioning permissions in systems based on Active Directory roles is not widely supported.
8.11	Conduct Audit Log Reviews	Unnecessarily burdensome on the Trust to audit all logs for all systems.
12.5	Centralize Network Authentication, Authorization, and Auditing (AAA)	Unnecessarily burdensome and some elements of this safeguard are covered in section 9 of this policy.
12.7	Ensure Remote Devices Utilize a VPN and are Connecting to an Enterprise's AAA Infrastructure	Not relevant to the context of the Trust. All services should be authenticating sufficiently to not warrant VPN usage except in high-risk systems.
12.8	Establish and Maintain Dedicated Computing Resources for All Administrative Work	Unnecessarily burdensome with current resources. May be impractical in some Trust settings.
13.2	Deploy a Host-Based Intrusion Detection Solution	Safeguard is too specific and any advanced tooling will be considered on a cost-benefit basis.
13.3	Deploy a Network Intrusion Detection Solution	Safeguard is too specific and any advanced tooling will be considered on a cost-benefit basis.
13.5	Manage Access Control for Remote Assets	Implicit in the requirements of section 7.4.
13.7	Deploy a Host-Based Intrusion Prevention Solution	Safeguard is too specific and any advanced tooling will be considered on a cost-benefit basis.
13.8	Deploy a Network Intrusion Prevention Solution	Safeguard is too specific and any advanced tooling will be considered on a cost-benefit basis.
13.9	Deploy Port-Level Access Control	Implicit in the requirements of section 6 and 7.4.
13.11	Tune Security Event Alerting Thresholds	Unnecessarily burdensome with current resources.
14.7	Train Workforce on How to Identify and Report if Their Enterprise Assets are Missing Security Updates	Not appropriate for the context of the Trust. Technical measures covered by sections 4.4. and 8.1 of this policy address the risks relating to this safeguard.

14.8	Train Workforce on the Dangers of Connecting to and Transmitting Enterprise Data Over Insecure Networks	Not appropriate for the context of the Trust.
14.9	Conduct Role-Specific Security Awareness and Skills Training	Unnecessarily burdensome with current resources.

## A.1.2 Department for Education - Cyber security standards for schools and colleges

Where possible, this policy aligns with the [12 standards](#) relating to cyber security, user accounts and data protection, set out by the Department for Education as part of [Meeting digital and technology standards in schools and colleges](#).

The table below lists these standards. A Yes/No column has been included indicating whether this policy addresses that standard.

Where individual standards have not been adopted, justification is provided in the second table.

Guideline	Y/N
Protect all devices on every network with a properly configured boundary or software firewall	Y
Network devices should be known and recorded with their security features enabled, correctly configured and kept up-to-date	Y
Accounts should only have the access they require to perform their role and should be authenticated to access data and services	Y
You should protect accounts with access to personal or sensitive operational data and functions by multi-factor authentication	Y
You should use anti-malware software to protect all devices in the network, including cloud-based networks	Y
An administrator should check the security of all applications downloaded onto a network	Y
All online devices and software must be licensed for use and should be patched with the latest security updates	Y
You should have at least 3 backup copies of important data, on at least 2 separate devices, at least 1 must be off-site	Y
Your business continuity and disaster recovery plan should include a regularly tested contingency plan in response to a cyber attack	Y
Serious cyber attacks should be reported	Y
You must conduct a Data Protection Impact Assessment by statute for personal data you hold as required by General Data Protection Regulation	N
Train all staff with access to school IT networks in the basics of cyber security	Y

### Notes on Non-Adoption

Guideline	Justification
Your business continuity and disaster recovery plan should include a regularly tested contingency plan in response to a cyber attack	Partially adopted, general business continuity and disaster recovery is out of the scope of this policy.
You must conduct a Data Protection Impact Assessment by statute for personal data you hold as required by General Data Protection Regulation	Outside scope of this policy, see Data Protection and Data Retention policies.

## A.2 Documentation Requirements

### A.2.1 Inventories, Lists and Registers

Item	Policy Section	Review Cadence
Risks	3.2	At Least Annually
Devices	4.1	Annually
Software	4.3	Annually
Cloud Services	4.5	Annually
Administrator Accounts	7.5	Annually
Additional Access Permissions	7.5	Annually
Service Accounts	7.5	Annually
Vulnerabilities	8.4	Monthly
Services	11.3	Annually
Staff Personal Devices	13.2	

### A.2.2 Processes

Item	Policy Section	Review Cadence
Risk Management	3.2	Annually
New Software Requests	4.4	Annually
Backups and Restoration	5.2	Annually
Hardware Firewall Password Changes	6.3	Annually
Learner Account Management	7.3	Annually
Staff Account Management	7.2	Annually
Administrator Access Requests	7.5	Annually
Additional Access Requests	7.5	Annually
Vulnerability Management	8.4	Annually
Incident Reporting	11.1	Annually
Incident Escalation	11.1	Annually
Incident Response Plans	11.2	Annually

### A.2.3 Documentation

Item	Policy Section	Review Cadence
Network Architecture Patterns	6.2	Annually
Network Diagrams	6.2	Annually
Other Architecture Documentation	6.2	Annually
Device Configuration Patterns	6.4	Annually

### A.2.4 Risk Decision Documents

Item	Policy Section	Review Cadence
Risk Acceptances	3.2	Determined per risk

Hardware Firewall External Configuration	6.3	Annually
Inbound Firewall Rules	6.3 and 6.4	Annually
Outbound Firewall Rules	6.3 and 6.4	Annually
Administrator Access	7.5	Annually
Vulnerability Acceptances	8.4	Determined per vulnerability

## A.3 Staff and Learner Obligations

Item	Policy Section
Staff Pre-Start Training	7.2 and 10.1
Staff and Learner Password Choices	12.1
Staff Personal Devices	13.1 and 13.2
Learner Personal Devices	13.1 and 13.3

## A.4 Risk Management

Expectancy Scores	Expectancy Descriptions
1	Not foreseeable
2	Foreseeable, but unexpected
3	Expected, but not common
4	Common
5	Could be happening now
Impact Scores	Impact Descriptions
1	Negligible
2	Acceptable
3	Unacceptable
4	High
5	Catastrophic
Risk Score Range	Risk Rating
1-6	Low
7-12	Medium
13-18	High
19-25	Critical