

# **Information Security Policy**

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# **TABLE OF CONTENTS**

1.0 Introduction	3
1.1 Purpose	3
1.2 Scope	3
1.3 Authority	3
1.4 Review	4
1.5 Complementary Documents	4
1.5.1 The Information Security Policy Guidelines	4
1.5.2 Guidelines for Marking and Handling University Information	4
1.6 Information Security Governance	4
1.7 Key Definitions	5
2.0 Policy Statements	6
2.1 Applicable Laws	6
2.2 International Guidelines and Best Practice	6
2.3 Compliance with other University Policies	6
2.4 Key Roles and Responsibilities	7
2.5 Information Security Risk Assessment	9
2.6 Security Controls and Monitoring	9
2.6.1 Asset Management	10
2.6.2 Information Security Baseline	11
2.7 Incident Response	12
3.0 Information Security Awareness	12
4.0 Penalties for Misuse	12
5.0 Localised Policies	13
6.0 Privacy and Confidentiality	13
6.1 Right to monitor ICT systems	13
7.0 Statement of Liability	13
8.0 User Acceptance	13
8.1 User Acceptance Statement signing sheet	14
Appendix I: Sample Information Security Incident Reporting Form	15
References	17

**Version Number:** 0.9

# 1.0 Introduction

The University of the West Indies ("UWI") is recognised as the leading tertiary level institution in the English-speaking Caribbean. In order to advance education delivery and knowledge creation, UWI, like other leading institutions, must properly manage its information infrastructure. UWI considers information to be a strategic asset, one that is essential to its mission and business operations. To this end, UWI must maintain the confidentiality, integrity and accessibility of the information it generates, collects, stores, and disseminates.

This policy defines information security as the protection of information and information systems from unauthorized access, use, disclosure, disruption, modification, or destruction. This protection in turn ensures the confidentiality, integrity, and availability of information in the University space. Information security addresses the protection of information throughout the life cycle of this information and covers all information assets and processes, whether these involve people, or technology.

#### 1.1 Purpose

This Policy is an update and replacement of The Information and Communication Technology Security Policy (2008) and has been developed to inform members of the UWI community, including visitors, of UWI's stance, as well as the rights and obligations of UWI community members in matters related to information security. This Policy adapts best practices, from the wider information security space, to the UWI context. The content within this Policy represents the basic requirements that each campus must meet. However, each campus retains the liberty to draft its own Information Security Policy customised to its local circumstance.

#### **1.2 SCOPE**

This Policy contains the requirements for protecting the confidentiality, availability, and integrity of UWI's information. This Policy covers all campuses of the University and supersedes any campus-specific policy where there is a conflict between this and any campus-specific policy.

# 1.3 AUTHORITY

The Office of the University CIO, in conjunction with the University-wide IT group, has the authority to draft University-wide ICT policies. These polices are then ratified as outlined by the governance process in section 1.7.

**Version Number:** 0.9

#### 1.4 Review

This Policy is scheduled for review by January 2017 or no later than 24 months after it has been accepted for promulgation by the relevant University committee.

#### 1.5 COMPLEMENTARY DOCUMENTS

#### 1.5.1 THE INFORMATION SECURITY POLICY GUIDELINES

Guidelines have been produced to assist members of the University community and those using University of the West Indies (UWI) ICT facilities to secure UWI information assets. The guidelines complement UWI's Information Security Policy and should be read in conjunction with it.

#### 1.5.2 Guidelines for Marking and Handling University Information

It is necessary to classify information so that every individual that comes in contact with it knows how to properly handle and/or protect it. These guidelines have been produced to assist members of the University community and those using University of the West Indies (UWI) ICT facilities to secure UWI information assets. These guidelines complement UWI's Information Security Policy and should be read in conjunction with it

# 1.6 Information Security Governance

This Policy is enacted at the University-level and guides the information security process across UWI. Implementation of this Policy will be done at the Campus-level by the respective roles identified in section 2.4.

The governance process involves the following steps:

- drafting initial policy by the Policy unit of the Office of the University CIO;
- circulating to members of the University-wide ICT team for feedback;
- circulating to members of the wider University for feedback;
- tabling at a meeting of the ICT Steering Committee at each campus;
- tabling at a meeting of the University ICT Steering Committee for initial acceptance;
- presenting to the University Finance and General Purposes Committee for ratification.

(Policy ratification is done by the University Finance and General Purposes Committee on behalf of University Council.)

- monitoring and evaluation will be conducted by the University ICT Steering Committee, through the Relevant IT Authorities across the University.

**Version Number:** 0.9

#### 1.7 Key Definitions

Critical Information Infrastructure

Campus IT Services (CITS) The generic description for the department, at

each campus, that provides information technology and related services to the campus

(and UWI affiliated units at that campus).

All centre departments, that is, departments which operate at the regional level, are affiliated with a campus and are therefore serviced by the

CITS at the campus with which it is affiliated.

Any Information system (including all hardware and software) that might halt University

operations if interrupted or damaged.

Information Asset Any data, device, or any other component of the

environment, that supports information-related

activities.

Information Owner The individual with decision-making authority

for data, as well as any forms, files, and records, regardless of their format, used to conduct UWI business. The Information Owner is normally the

head of a department, Dean, or Registrar.

Information Security Metrics Measurements that are compared with a specific

baseline/benchmark of what should be expected.

Information Security Awareness Programme A set of coordinated activities aimed at

educating persons to defend information from unauthorised access, use, disclosure, disruption, modification, perusal,

inspection, recording, or destruction.

Malware Any computer software that is used to

compromise systems, destroy data, gather information, restrict access to systems, and gain unauthorized control of hardware and software. They may be represented by, but not limited to

viruses, Trojans, worms and spyware.

**Version Number:** 0.9

Relevant IT Authority The Chief Information Officer at the respective

Campus or Centre (or his/her designate with

responsibility for information security).

Remote access Any access to a UWI information system by a user

communicating through an external network

such as the Internet.

Security Task Force Any group of selected staff responsible for

monitoring the Critical Information

Infrastructure.

# 2.0 Policy Statements

#### 2.1 Applicable Laws

All UWI staff shall, as best as they are able, adhere to the applicable national or international laws, within their jurisdiction, concerning information security.

#### 2.2 International Guidelines and Best Practice

UWI shall use, but not be limited to, the following standards to protect its information assets:

- The International Organization for standardization (ISO) ISO/IEC 27001 suite;
- The National Information Standards and Technology (NIST) 800-100 Information Security Handbook: A Guide for Managers;
- The National Information Standards and Technology (NIST) 800-14 Generally Accepted Principles and Practices for Securing Information Technology Systems;
- The International Organization for standardization (ISO) ISO/IEC 31010:2009 Risk Assessment Techniques;
- The National Information Standards and Technology NIST 800-30 rev. 1 Guide for conducting Risk Assessments;
- SANS Institute's Top 20 Critical Security Controls.

#### 2.3 COMPLIANCE WITH OTHER UNIVERSITY POLICIES

The protection of information assets shall also conform to the following UWI policies:

- a. Policy on Intellectual Property (1998);
- b. Policy on Release of Information about Students (1997);
- c. Revised Procedures for Handling Confidential and Highly Restricted Documents (2013);

**Version Number:** 0.9

- d. Statement of Principles/Code of Ethics for Academic and Senior Administrative Staff (1998);
- e. The Acceptable Use Policy, Information and Communication Technology (2014);
- f. The Code of Principles and Responsibilities for Students (2001);
- g. The University Archives and Records Management Policy (2012).

#### 2.4 KEY ROLES AND RESPONSIBILITIES

This section outlines the roles and responsibilities of all members of the UWI community and several critical participants in the information security process.

#### 2.4.1 General

All members of the UWI community, including visitors, share in the responsibility of protecting any UWI information asset to which they have access, or for which they have custody.

# 2.4.2 Heads of Department shall:

- convey to staff within, and visitors to, their department the general responsibility to protect UWI information assets;
- ensure that all staff members participate in security awareness programmes whenever such programmes are held.

#### 2.4.3 Information owners shall:

- establish administrative procedures for accessing and using information under their jurisdiction;
- document requests for information and ensure that this documentation is available for future reference:
- report any breach in the processing or dissemination of information to the Relevant IT Authority.

# 2.4.4 The Relevant IT Authority shall:

- Participate in the review and update of this Policy;
- ensure that information security initiatives are integrated with strategic and operational planning initiatives;
- be responsible for communicating information security initiatives to staff members;
- establish (or assist in establishing) and maintain an Information Security Awareness Programme;
- establish monitoring measures to detect and correct information security breaches;

**Version Number:** 0.9

- provide periodic reports to the respective ICT Steering Committee and Executive Management, either directly or through a designate, on the status of information security programmes;
- report, to the respective ICT Steering Committee and Executive Management, either directly or through a designate, material information on security incidents;
- participate in the design and implementation of Business Continuity and Disaster Recovery procedures.

## 2.4.5 Campus IT Services shall:

- Oversee the campus' Information Security, through a competent IT Officer (or Officers);
- implement security monitoring and prevention strategies for UWI's Critical Information Infrastructure;
  - o manage domain user accounts, including activation, deactivation, changes, and audits;
  - o authorize, document, and monitor all remote access capabilities;
  - develop formal procedures for authorized individuals to access UWI information systems from remote systems;
    - ensure that all remote access connections that utilize a shared infrastructure, such as the Internet, use some form of encryption for the transmission of data and authentication information;
    - ensure that Virtual Private Network (VPN), or equivalent, technology is used when remotely accessing information systems;
- promote security awareness programmes focused on the protection of UWI's information assets;
- ensure that visitors, both physical and virtual, to a UWI location (Campus/site), such as vendors, scholars and other non-staff members, are aware of the Information Security Policy;
- draft procedures to promote compliance to this Policy or to the respective campusspecific information security policy;
- draft procedures for handling information security breaches (See sample Information Security Incident Form Appendix I);
- on a periodic basis, report to Campus Management, through the relevant ICT Steering Committee, on the status of Information Security at the campus;
- collaborate with the University Enterprise Risk Manager on initiatives to manage risks that, if realized, might have severe business impact on UWI;
- design an Information Repository that will house information about information security plans, breaches, remediation processes, upgrades and tacit information.

**Version Number:** 0.9

- collaborate with other higher education institutions and/or organizations on information security strategies and best practices;
- periodically, at least once per academic year, test business continuity, incident response and disaster recovery procedures;
- develop secure configuration settings for all hardware and software (refer to 2.6.2 Information Security Baseline);
- ensure that all IT personnel who are a part of the processing of information have clearly defined roles and responsibilities.

# 2.4.6 The University Enterprise Risk Manager shall:

- Ensure that all Heads of Department, through the University Registrar and respective Campus Registrar, are aware of the ICT risks faced by their respective department;
- assist in creating an awareness of the implications of the risks that face the each department;
- provide guidance on managing the risks identified.

#### 2.5 Information Security Risk Assessment

Risk assessment identifies, quantifies, and prioritizes risks based on risk acceptance and the objectives of the University. The assessment results guide the determination of appropriate management action and priorities for managing information security risks as well as highlighting the deficiencies in the controls which should be in place to guard against these risks.

- 4.1 Each campus, through the Relevant IT Authority and CITS and with the assistance of The University Risk Manager, shall conduct periodic risk assessments (at least once per academic year).
- 4.2 Risk assessments shall utilize a tested and proven information security framework/standard such as:
  - NIST 800 series publications;
  - ISO 27001:
  - COBIT Information Security;
  - ITIL.

#### 2.6 SECURITY CONTROLS AND MONITORING

The University's critical information infrastructure comprises all systems which are vital to the function and operations of UWI. The following categories are to be used to establish critical security controls to protect this infrastructure.

**Version Number:** 0.9

#### **Asset Management**

#### 2.6.1.1 **Inventory of Assets**

CITS shall maintain an inventory of IT assets organised as outlined below.

Information Assets: databases and data files, system documentation, user manuals, training material, operational or support

procedures, disaster recovery plans, archived information.

Software Assets: application software, system software, development tools,

utilities, virtual servers.

Physical Assets: critical computer equipment (routers, switches, physical

servers, security devices), communication equipment

(PBXs), Uninterruptible Power Supplies.

Services: Service catalogue

2.6.1.2 CITS shall ensure that all hardware and software systems maintain a secure baseline configuration at all times (refer to 2.6.2 Information Security Baseline).

#### 2.6.1.3 **Information Classification**

Information should be classified by Information Owners according to its sensitivity, that is, the effect unauthorized access might have on members of the University community. Access to information is then determined by its classification as outlined in the table below.

Classification	Definition
Open	Information which may, or must, be open to the general public.
	This information has no existing local, national, or international
	legal restrictions on access. <i>Example: Course Catalogue.</i>
Confidential	Information protected by statutes, policies or regulations. These
(Restricted)	protections delimit its use. The Information Owner may exercise
	his/her right to restrict access. Example: Student academic
Sensitive	Information for which access must be guarded due to proprietary,
	ethical or privacy considerations. Unauthorized access, whether
	from members of the University community, may lead to damage
	to individuals, the University or their interests. <i>Example:</i> Date of
	Birth, gender.

**Version Number:** 0.9

**Note:** Two documents provide details on the treatment of Confidential Information

- i. Guidelines for Marking and Handling University Information; and
- ii. The Revised Procedures for Handling Confidential and Highly Restricted Documents.

#### 2.6.2 Information Security Baseline

An Information Security Baseline is the minimum required to protect the confidentiality, integrity and availability of information assets. CITS shall employ baseline requirements in the following areas.

#### 2.6.2.1 Network Security

All interconnections should be guarded by, but not limited to, Intrusion detection and protection systems and firewalls.

# 2.6.2.2 Secure Endpoints

All endpoints shall be configured using industry standard practices to protect their integrity and confidentiality.

## 2.6.2.3 Application Development Security

Application development shall follow international best practices and standards such as ISO/IEC 27034:2011

#### 2.6.2.4 Access Control

Only authorized devices and systems shall be given access, and unauthorized and unmanaged devices and systems shall be found and prevented from gaining access

- Manage user accounts, including activation, deactivation, changes and audits.
- Ensure that the granting of access to all electronic information must be documented and signed off by the Information Owner.
- Identify, document and approve specific user actions that can be performed without identification or authentication.
- All roles and responsibilities must be clear and the appropriate access granted.

# 2.6.2.5 Physical Security

Ensure physical protection of all communication equipment and peripherals, data transmission media, storage and power systems including the spaces they occupy.

**Version Number:** 0.9

#### 2.6.2.6 Malware Protection

All systems both hardware and software shall be protected against the potential risks posed by malicious software by the installation of approved security software and applying patches to address security vulnerabilities.

A member of the IT staff should be assigned the responsibility of monitoring the release of security updates and patches by software vendors.

#### 2.7 INCIDENT RESPONSE

Compromises in security can potentially occur at all levels, from a desktop computer to a server in the data centre. An incidents can be an accidental incursion or a deliberate attempt to break into systems and can be categorised from benign to malicious in purpose or consequence. Regardless of intent, each incident will require a careful response commensurate with its potential impact to the security of individuals and the campus as a whole.

- All incidents shall be documented as soon as possible after they have been discovered. (See sample Information Security Incident Form Appendix I)
- Once an incident has been reported, the response to it should be based on a predefined process. (This pre-defined process shall be determined by each CITS unit and documented.)

#### 3.0 Information Security Awareness

This is the knowledge and attitude of members of the UWI community and visitors concerning the protection of the University's information assets. Developing a security awareness plan is a major initiative to not only educate but to craft a defence strategy against information security breaches.

- The Relevant IT Authority and CITS at each campus shall conduct an Information Security Awareness Programme at least once every academic year.
- The awareness programme should educate all staff members on self-protection strategies and mitigation techniques.

#### 4.0 PENALTIES FOR MISUSE

Where there is evidence of misuse of UWI Information assets, UWI may restrict or prohibit the use of these resources and/or, where appropriate, institute disciplinary proceedings against a staff member or student, take legal action against the offending party, or request external entities to take action against offenders.

**Version Number:** 0.9

UWI members who breach this Policy may face disciplinary action up to and including termination of employment in the case of staff members; and suspension or expulsion in the case of students.

# 5.0 LOCALISED POLICIES

Notwithstanding the broad elements of this policy, campus units may establish or seek to establish complementary policies, standards, guidelines or procedures that refine or extend the provisions of this policy and to meet local needs. All such extensions shall comply with University Regulations, Ordinances and national laws.

# 6.0 PRIVACY AND CONFIDENTIALITY

The University requires that the architecture, processes and procedures surrounding software applications be such that privacy of University data and information is protected. Users of University-supplied or supported applications should be advised of the procedures required to maintain privacy of University data and information.

#### **6.1 RIGHT TO MONITOR ICT SYSTEMS**

Notwithstanding the UWI's acknowledgement of an inherent right to privacy by users of the University-provided ICT systems, the University reserves the right to monitor, audit and interdict all data traversing its networks or stored on its systems in furtherance of its duty to secure and retain the confidentiality and integrity of its data and information resources.

#### 7.0 STATEMENT OF LIABILITY

The University of the West Indies (UWI) shall not be liable for any errors, omissions, loss or damage claimed or incurred due to any use of any University information asset that does not comply with this Policy or the policies cited herein.

# 8.0 USER ACCEPTANCE

All users of UWI's information and communication technologies are required to sign this document, or otherwise signify acceptance of this Policy, and thereby commit to abide by its provisions. Those who log in to UWI's data network, by entering the username and password provided by the Campus IT services at one of the four UWI campuses, signifies acceptance of this Policy.

Version Number: 0.9

# 8.1 USER ACCEPTANCE STATEMENT SIGNING SHEET

I understand that UWI provides, operates and maintains its ICT resources to support its teaching, research, and administrative activities.

I understand that my assigned access credentials (including user names, passwords and PINs) identify and allow my access to UWI's ICT resources and that I am accountable for the secrecy of my access credentials. I also accept and agree that I am responsible for all actions committed through the use of my access credentials.

I will comply with the UWI's Information Security Policy and accept that as a user of the UWI's ICT resources I have a responsibility for the security of those resources.

To the best of my ability I will protect the UWI's ICT resources from unauthorized use, modification, destruction or disclosure, whether accidental or intentional. I agree to be bound by the current version of UWI's Information Security Policy, which will be freely available to the UWI community.

I understand that abuse of these requirements, and others which may be declared in the future, may result in disciplinary and/or legal action.

I hereby acknowledge that I have read and understand UWI's Information Security Policy and agree to be bound by the terms and conditions herein.

Name:	Date:
Signature:	Student/Staff ID No:
Position:	Campus:
Office/Faculty:	Department/Unit:

**Version Number:** 0.9

# **APPENDIX I: Sample Information Security Incident Reporting Form**



# **Information Security Incident Reporting Form**

**Phone:** 

Incident Details (Please tick $()$	the appropriate section below).				
Incident Category	Incident discovery method				
Unauthorized access	Anti-virus	Anti-virus			
Denial of Service	Log Audit				
Malicious Code	Intrusion Detection (IPS/II	Intrusion Detection (IPS/IDS)			
Improper Usage	User Complaint	User Complaint			
	System Administrator	System Administrator			
	Other (Specify):				
Source of Incident					
IP Address	Port # Protocol				
Destination					
IP Address	Port #				
Affected System:					
System Function (e.g., DNS, Web	server etc.)	-			
Operating System	Version	Date of Latest Updates			
Antivirus Installed	Version Date of Latest Updates				
Briefly describe the incident inc	uding its impact.				
What actions were taken to reduce the risk of this type of incident happening again?					

**Version Number:** 0.9

Campus:
Department:

Date and time of Incident:

Point of Contact Name:

# **Version Control Information**

(To be deleted before document is finalised)

Version No.	Author	Date	Sections Changed	Description of changes
0.1	Duane Kildare	11.09.14	All	Initial draft
0.2	Patrick Anglin	12.09.14	All	Developmental editing (comments passed to Kildare); changed title redrafted "Introduction"
0.3	Duane Kildare	13.09.14		Anglin's draft modified/expanded by Kildare
0.4	Patrick Anglin	01.10.14	All	Added version control table; TOC; control footer; Executive Summary; (re)numbering
0.5	Patrick Anglin	10.10.14	All	Renumbered sections; inserted Appendix I
0.6	Patrick Anglin	13.10.14	1.6.2	Inserted reference to Guidelines for Handling University Information; edited Reference list
0.7	Brigitte Collins	15.10.14	1.7; 2.4.4; 2.4.5; 2.6.2.6	1.7 – style changes; 2.4.4 – included "ICT Steering Committee" (bullets 6 and 7); 2.4.5 (renamed to 2.4.6) – changed "Executive" to "Campus"; 2.6.1.3 – inserted "Information Owners" as the authority to classify information
0.8	Patrick Anglin	25.01.16	2.1,	Reworded clause 2.1
0.9	Brigitte Collins	16.09.16	2.4.5; 2.6.2.6	Feedback from Open Campus Steering Committee. Corrected grammatical error Manager Changed "antivirus software" to "approved security software"

**Version Number:** 0.9

## REFERENCES

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**Version Number:** 0.9