# Virginia Tech Risk Classification Standard

## 1. Purpose and Scope

Virginia Tech is committed to protecting the privacy of its students, alumni, current and former employees, retirees, research participants, and all other internal or external customers as well as protecting other information important to the university's mission. This standard supports university policy no. 7010 - Policy for Securing Technology Resources and Services<sup>[1]</sup> and establishes the university's data and IT classification scheme for the purpose of determining appropriate controls (safeguards and/or countermeasures) that should be in place for university data and IT assets in order to uphold the information security objectives collectively referred to as the "CIA triad" of computer security<sup>[2], [3]</sup>:

- **Confidentiality** Ensuring that only people who are allowed to see certain information can access it, in order to protect personal privacy and sensitive data;
- Integrity Ensuring information is accurate and hasn't been changed by anyone who shouldn't
  have access, and that its source is trustworthy;
- Availability Ensuring information and systems are available when needed and work reliably.

#### 2. Standard

#### **Risk Classification Labels**

These definitions establish the Virginia Tech Risk Classification labels. Risk Classification serves primarily the "Confidentiality" and "Integrity" security objectives of the CIA triad.

### HIGH - RISK

High-Risk data and IT resources include those where the loss of confidentiality, integrity, or availability could result in significant to catastrophic impact on the university's mission, operations, safety, finances, or reputation. This classification includes, but is not limited to:

- Sensitive Personally Identifiable Information (SSNs, financial account information, driver's license/passport numbers, etc.);
  - 2. Protected Health Information (PHI) as defined under HIPAA;
  - 3. Data subject to federal export control regulations (e.g., ITAR, EAR); and
- 4. Data for which disclosure or modification could result in significant fines or penalties, regulatory action, or civil or criminal action.

### **MODERATE – RISK**

Moderate-Risk data and IT resources include those that are not High-Risk and where the loss of confidentiality, integrity, or availability could result in mild to moderate adverse impact on our mission, safety, finances, or reputation.

Moderate-Risk data includes data that is not High-Risk but is not generally available to the public.

### LOW - RISK

Low-Risk data is data that is intended for public disclosure and where the loss of confidentiality, integrity, or availability would have no adverse impact on the university's mission, operations, safety, finances, or reputation.

# 2.1 Asset Risk Classification

Use the following tables to determine which Risk Classification is appropriate for a particular type of university data or information asset/technology resource: endpoints, servers, applications, and network infrastructure. When mixed data falls into multiple risk categories, use the highest risk classification across all. Note that these tables do not reflect exhaustive lists of all possible scenarios.

	Data Risk Classification							
	Data are discrete facts/values that convey information related to university business. When mixed data falls into multiple risk categories, use the highest risk classification across all. Note: this is not an exhaustive list of all possible scenarios							
	High-Risk Data Types		Justification					
HIGH	Student disciplinary re	34 CRF 99 (FERPA) <sup>[4]</sup>						
	Sensitive Personally Identifiable Information (PII)	Social Security Numbers (SSN)	Va Code §2.2-3808 <sup>[6]</sup> , §18.2- 186.6 <sup>[7]</sup> , §18-2-186.3 <sup>[8]</sup>					
		Credit/debit card numbers	PCI-DSS <sup>[9]</sup> ; 16 CFR 314 (GLBA) <sup>[10]</sup> ; Va Code §18.2-186.6					
		Financial account numbers	NACHA <sup>[11]</sup> ; Va Code §18.2-186.6, §18.2-186.3					
		Driver's license, state ID, military ID, passport, visa numbers	Va. Code §18.2-186.6, §18.2- 186.3					
	Medical/mental history policy nu	Va. Code §32.1-127.1:05 <sup>[12]</sup> ; 45 CFR 160.103 <sup>[13]</sup>						
	Export controlled res data where disclos liability, or be damagi advancement, or repu that meet or exceed th	CUI <sup>[15]</sup> , ITAR <sup>[16]</sup> , EAR <sup>[17]</sup> , EINEMR <sup>[18]</sup> , FACR <sup>[19]</sup> , AFAEAR <sup>[20]</sup> , UNCI <sup>[21]</sup> , etc.; 45 CFR 46 <sup>[22]</sup>						
	Engineering, de Infrastruc	Critical to University						
		Justification						
	Unpublished	Competitive and commercial potential; contractual obligation						
RATE	FERPA information the information the information the information in the information in the information the in	34 CFR 99 (FERPA), Va. Code §23.1-405						
MODERATE	University Employee II without PII,	Employee privacy						
	Internal communicati property, and all othe	Least privilege and need-to- know						
	Donor conta	Donor Privacy						
		Justification						
	V	FERPA, Va Code §23.1-405						
МОТ	Unrestricted, non-sens	Public use						
	Public VT We	Public use						
	Public procedure man	Public use						

Endpoint Risk Classification				
	Endpoints are desktops, laptops, or mobile devices			
HIGH	High-Risk Endpoints			
	Endpoints storing High-Risk data			
	Endpoints used by IT administrator(s) to manage or configure other High Risk resources/assets (i.e. Privileged Access Workstation)			
Ë	Moderate-Risk Endpoints			
MODERATE	Endpoints storing Moderate Risk data and no High-Risk data (e.g.: desktop or laptop storing non-public procedures/documentation)			
	Student-use endpoints storing Moderate Risk work-related data			
	Low-Risk Endpoints			
LOW	Endpoints storing only Low Risk data (appropriate for public use)			
01	General use endpoints used as kiosks, where system is restored to known Low-Risk state every day			
	Student-use endpoints storing only Low Risk work-related data			

Server Risk Classification  Servers are hosts that provide network-accessible services. Server can be physical or virtual machines and may be hosted in-premises or with a cloud service provider (CSP).					
		High-Risk Servers			
	Servers storing High-Risk data				
	Servers performing High-Risk functions:	Authentication, Authorization, Accounting (AAA) servers			
		Domain Name System (DNS) servers			
HIGH		University Email Servers			
王		Dynamic Host Configuration Protocol (DHCP) servers			
		Hypervisors with multiple hosted VMs are classified as High Risk			
		Servers used to manage or configure other university IT resources; servers used to control physical access control systems that could impact human health or safety; "critical infrastructure" servers; or any other "Critical to the University" servers.			
E	Moderate-Risk Servers				
MODERATE	Servers storing Moderate Risk data and no High-Risk data (e.g., file server storing non-public procedures/documents)				
	Hypervisors with VMs classified as Moderate Risk (e.g., file server storing non-public data)				
>	<u>Low-Risk Servers</u>				
LOW	Servers storing only Low-Risk data (appropriate for public use)				
1	Hypervisors where hosted VMs are classified as Low Risk only.				

# **Application Risk Classification**

Applications are software programs, code, or packages that perform specific functions directly for end users or for other applications. Applications can be "self-contained" or groups of programs and may or may not be network accessible.

Applications can be developed and maintained "in-house" by VT units or provided by a 3<sup>rd</sup> party service provider.

HIGH	High-Risk Applications		
	Applications handling High-Risk data		
	Applications performing High- Risk functions:	Authentication, Authorization, Accounting (AAA) applications	
		Applications that process electronic payments	
		"Critical infrastructure" applications; or any other applications supporting services or processes considered "Critical to the University"	
ш	Moderate-Risk Applications		
MODERATE	Applications handling Moderate-Risk data and no High-Risk data		
row	Low-Risk Applications		
	Applications handling only Low-Risk data (appropriate for public use)		

### **Network Infrastructure Risk Classification**

Network infrastructure devices transport communications needed for data, devices, applications, services, and multimedia. This includes devices such as routers, switches, load-balancers, wireless access points, firewalls, intrusion detection/prevention systems, and other security or special purpose appliances.

aetection/prevention systems, and other security or special purpose appliances.			
HIGH	High-Risk Network Infrastructure		
	Network infrastructure devices deployed in purpose-specific segmented networks or environments with certain regulatory or industry compliance requirements (e.g. PCE-DSS, CUI/export-controlled research, HIPAA, etc.)		
DERATE/LOW	Network infrastructure devices that are not High-Risk are classified as Moderate or Low-Risk at the owner's discretion		

# 2.2 Asset Priority Classification

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Priority Classification is used in combination with Risk Classification when performing security incident response processes, and also for continuity of operations and disaster recovery planning purposes. Use the following table to determine which Priority Classification is appropriate for your IT resources. Priority Classification serves primarily the *Availability* security objective of the CIA triad.

### **Asset Priority Classification**

These definitions establish the Virginia Tech Priority Classification labels and classification scenarios. Priority Classification serves primarily the "Availability" objective of the CIA triad.

Note: This is not an exhaustive list of all possible scenarios.

### **Critical-Priority Assets**

Assets where the disruption of access to or use of data or an IT resource or the unauthorized destruction of data could be expected to have a severe or catastrophic adverse effect on organizational operations, organizational assets, or individuals. Loss of the asset(s) for even a short period of time could prevent the organization (or university) from maintaining operations essential to achieving its mission; or could pose a risk to human health and safety and/or other university IT resources if compromised or unavailable.

Critical-Priority assets include <u>technology resources</u>, <u>applications</u> and <u>network infrastructure devices</u> that function as key components of services listed as "Critical Resources" supporting the "Essential Functions" with a recovery time objective (RTO) of less than 12 hours as documented on the University-level or departmental Continuity of Operations Plan (COOP).

Critical-Priority assets also include <u>technology resources</u>, <u>applications</u> and <u>network infrastructure devices</u> that function as key components of physical access control systems, emergency response services or systems that could impact human health or safety; Industrial Control systems and other "critical infrastructure" devices; and/or any other devices considered "Critical to the University" based upon its Risk Classification (section 2.1).

### **Essential-Priority Assets**

Assets where the disruption of access to or use of data or an IT resource or the unauthorized destruction of data could be expected to have a moderate to substantial adverse effect on organizational operations, organizational assets, or individuals. The organization could work around the loss of the assets(s) for several days or perhaps a week, but eventually the assets(s) would have to be restored to a useable status to support essential operations.

Essential-Priority assets include <u>technology resources</u>, <u>applications</u> and <u>network infrastructure devices</u> that function as key components of services listed as "Critical Resources" supporting the "Essential Functions" with an RTO between 12 and 72 hours as documented on the University-level or departmental COOP.

### **Non-Essential-Priority Assets**

Assets where the disruption of access to or use of data or an IT resource or the unauthorized destruction of data could be expected to have an insignificant to limited adverse effect on organizational operations, organization assets, or individuals. The organization can operate without the asset(s) for an extended (though perhaps finite) period, during which some units or individuals may be inconvenienced and/or need to identify alternatives.

Non-Essential-Priority assets may have an undefined RTO.

### 3. Maintenance of Standard

The IT Security Office is responsible for this IT standard. Questions may be directed to itso@vt.edu.

#### 4. References

**ESSENTIAL** 

NON-ESSENTIAL

- 1. Virginia Tech Policy no. 7010: <a href="https://policies.vt.edu/assets/7010.pdf">https://policies.vt.edu/assets/7010.pdf</a>
- 2. NIST SP 500-19: https://nvlpubs.nist.gov/nistpubs/Legacy/SP/nbsspecialpublication500-19.pdf
- 3. NIST SP1800-26: https://www.nccoe.nist.gov/publication/1800-26/VoIA/index.html
- Family Educational Rights and Privacy Act (FERPA):
   https://www.govinfo.gov/content/pkg/USCODE-2021-title20/pdf/USCODE-2021-title20-chap31-subchapIII-part4-sec1232g.pdf
   https://www.federalregister.gov/documents/2017/01/19/2017-00958/family-educational-rights-and-privacy-act

#### **DIVISION OF INFORMATION TECHNOLOGY**

- 5. Code of Virginia §23.1-405. Student records and personal information; social media: <a href="https://law.lis.virginia.gov/vacode/title23.1/chapter4/section23.1-405/">https://law.lis.virginia.gov/vacode/title23.1/chapter4/section23.1-405/</a>
- 6. Code of Virginia §2.2-3808. Collection, disclosure, or display of social security number; personal identifying information of donors; penalty: <a href="https://law.lis.virginia.gov/vacode/2.2-3808/">https://law.lis.virginia.gov/vacode/2.2-3808/</a>
- 7. Code of Virginia §18.2-186.6. Breach of personal information notification: https://law.lis.virginia.gov/vacode/18.2-186.6/
- 8. Code of Virginia §18.2-186.3. Identity theft; penalty; restitution; victim assistance: https://law.lis.virginia.gov/vacode/18.2-186.3/
- 9. Payment Card Industry Data Security Standard: https://www.pcisecuritystandards.org/
- 10. FTC Safeguards Rule implementing sections 501 and 505(b)(2) of the Gramm Leach-Bliley Act: <a href="https://www.ecfr.gov/current/title-16/chapter-l/subchapter-C/part-314">https://www.ecfr.gov/current/title-16/chapter-l/subchapter-C/part-314</a>
- 11. NACHA Operating Rules: https://www.nacha.org/rules/operating-rules
- 12. Code of Virginia §32.1-127.1:05. Breach of medical information notification: <a href="https://law.lis.virginia.gov/vacode/title32.1/chapter5/section32.1-127.1:05/">https://law.lis.virginia.gov/vacode/title32.1/chapter5/section32.1-127.1:05/</a>
- 13. HIPAA "Security Rule": https://www.ecfr.gov/current/title-45/subtitle-A/subchapter-C/part-160
- 14. VT Privacy and Research Data Protection program: <a href="https://www.research.vt.edu/sirc/prdp.html">https://www.research.vt.edu/sirc/prdp.html</a>
- 15. Controlled Unclassified Information (CUI):

  <a href="https://obamawhitehouse.archives.gov/the-press-office/2010/11/04/executive-order-13556-controlled-unclassified-information">https://obamawhitehouse.archives.gov/the-press-office/2010/11/04/executive-order-13556-controlled-unclassified-information</a>

  <a href="https://www.federalregister.gov/documents/2016/09/14/2016-21665/controlled-unclassified-information">https://www.federalregister.gov/documents/2016/09/14/2016-21665/controlled-unclassified-information</a>
- 16. International Traffic in Arms Regulations (ITAR); 22 CFR §§120-130: <a href="https://www.ecfr.gov/current/title-22/chapter-l/subchapter-M">https://www.ecfr.gov/current/title-22/chapter-l/subchapter-M</a>
- 17. Export Administration Regulations (EAR) 15 CFR §§730-774; <a href="https://www.ecfr.gov/current/title-15/subtitle-B/chapter-VII/subchapter-C/part-730">https://www.ecfr.gov/current/title-15/subtitle-B/chapter-VII/subchapter-C/part-730</a>
- 18. Export and Import of Nuclear Equipment and Material Regulations (EINEMR); 10 CFR §110: https://www.ecfr.gov/current/title-10/chapter-I/part-110
- 19. Foreign Assets Control Regulations (FACR) 31 CFR §§500-599: <a href="https://www.ecfr.gov/current/title-31/subtitle-B/chapter-V">https://www.ecfr.gov/current/title-31/subtitle-B/chapter-V</a>
- 20. Assistance to Foreign Atomic Energy Activities Regulations (AFAEAR) 10 CFR §810: <a href="https://www.ecfr.gov/current/title-10/chapter-III/part-810">https://www.ecfr.gov/current/title-10/chapter-III/part-810</a>
- 21. Unclassified Nuclear Controlled Information (UNCI) 42 U.S.C. 2168:\_
  https://www.govinfo.gov/app/details/USCODE-2021-title42/USCODE-2021-title42-chap23-divsnA-subchapXI-sec2168
- 22. Protection of Human Subjects 45 CFR 46: <a href="https://www.ecfr.gov/current/title-45/subtitle-A/subchapter-A/part-46">https://www.ecfr.gov/current/title-45/subtitle-A/subchapter-A/part-46</a>

### 5. Revisions

Version 1, published July 2017

Version 2, published February 2019

Minor grammatical edits were made on the first page to improve sentence structure.

Version 3, published November 2020

In this version, "medical information" was added as an example of high risk data on page 2

Version 4, published December 2022

In this version, "contact and student directory information not designated by the individual as confidential in MyVT" was deleted as an example of low risk data, because student directory data is suppressed by default.

Version 5, published June 2023

Risk Classification guidance was completely reorganized, and additional examples/scenarios were added. Addition of "priority" classification label definitions and scenarios were also added.

Version 6, published June 2025

Risk Classification Labels modified to remove references to a reporting requirement as part of the definition for high-risk data. Data Risk Classification table modified to move most FERPA protected data to the moderate-risk category.