LUTHER COLLEGE

POLICIES AND PROCEDURES

Department: Information Technology Services and Financial Services

Subject: Information Safeguarding

Date Issued: April, 2009

Updated and Reviewed By: Information Security Council - April 25, 2024 Approved By: President's Cabinet – September 30, 2024

I. Policy

This policy sets forth the guidelines for information safeguarding required for compliance with 16 Code of Federal Regulations (CFR) Part 314, which stems from the Gramm-Leach-Bliley Act (GLBA).

II. Purpose

The purpose of this policy is to create a system of information security which ensures the security and confidentiality of customer information, protects against any threats to the security or integrity of such information, and guards against the unauthorized access to or use of such information that could result in substantial harm or inconvenience to any customer. The information security system set forth in this policy will be maintained in perpetuity through the use of employee training and management, periodic assessment of the risk of a information security incident, and regular system updates.

III. Scope

This policy applies to all faculty, staff, volunteers, students, and contracted workers with access to Luther College data or data networks.

IV. Terms and Definitions

- Information Technology computer-based information systems and the data contained within
- IP Address a numerical identification assigned to a specific device participating in a computer network
- Physical Records all material on which information is recorded or preserved, regardless of form or characteristics, which is created or maintained by any agency, officer, or employee of Luther College in the transaction of its business
- Customer Information any personally identifying information (PII) such as names, addresses, account and credit information, and social security numbers
- FERPA The Family Educational Rights & Privacy Act of 1974 covers the legal accessibility of confidential student information
- Directory Information student data that is considered generally available to the public and not kept private by Luther unless a student specifically requests otherwise

- Statement of Responsibility an agreement to uphold certain requirements for information security and confidentiality signed by all Luther employees, volunteers, students, and contracted workers
- Payment Card Industry Data Security Standards (PCI) standards and requirements designed to
 ensure that companies who process, store, or transmit credit card information maintain a secure
 environment
- Information Security Incident An occurrence that actually or potentially jeopardizes the confidentiality, integrity, or availability of an information system or the information the system processes, stores, or transmits or that constitutes a violation or imminent threat of violation of security policies, security procedures, or acceptable use policies.

V. Procedures and Guidelines

- A. Information Technology Safeguards
 - Network Security
 - Access to Luther networks is password protected
 - A device should have a fully patched operating system and up-to-date anti-malware software to access the Luther network
 - o A network firewall ensures that devices are not directly accessible from the Internet
 - Network switches are installed in locked closets
 - Software management access to network switches is restricted to a small number of IP addresses within the Information Technology Services (ITS) department
 - All Network access is protected by a Domain Name Service (DNS) filtering service.
 - Server Security
 - Physical Security
 - The server room is always locked. Primary staff access to the server room is through an electronic lock which logs access that is reviewed periodically
 - The server room has no windows
 - All storage media is wiped clean or destroyed prior to disposal in accordance with the college's Electronic Media Disposal Policy
 - The server room door is monitored by a security camera
 - Server Data Backup Security
 - Incremental backups are run daily and stored on both on-site and cloud based storage
 - Backups of Virtual Machine (VM) disk images are run daily and stored on both on-site and cloud based storage
 - Backups are retained on both on-site and cloud based storage for preservation for up to 10 years.
 - Backups stored in the cloud are air-gapped
 - Backup media that is no longer needed is physically destroyed so that the data is no longer readable
 - Test restorations of backed up files are conducted on a periodic basis
 - Server Software and Operating System Security
 - Approved security patches are applied to applications and operating systems as they become available
 - Server side firewalls are turned on and configured to allow only necessary access
 - Servers are protected by anti-malware/endpoint protection software. On Windows servers, the anti-malware software is run in lock-down mode which prevents execution of unauthorized executables.
 - Only software necessary for the function of each server should be installed on the server

- Administrator access to servers requires Multi-factor authentication
- Remote access to servers
 - Remote Desktop access to Windows servers and secure shell (ssh) access to Linux servers for administrators is allowed only via a virtual private network (VPN) connection, and via the wired ITS user network.

Workstation Security

- Access to Luther devices is password protected
- Physical Security
 - All labs and classrooms are locked outside of normal usage hours. Hours vary by building/room.
 - Doors should be locked when offices are empty; computers should be locked when individuals are away from their desks.
 - Hard Disk Drives (HDD) and Solid State Drives (SSD) are wiped in compliance with DoD standards prior to disposal.
 - Workstations in inventory are stored in locked spaces.
- Data Security
 - The use of network drives and Google Drive is recommended for files that need to be backed up.
 - Faculty/Staff workstations are backed up prior to being re-imaged and the data is retained for over a year. All backups are stored in a locked cabinet.
 - Local accounts operate under standard user rights. Temporary administrator rights can be granted upon request.
 - Remote assistance to workstations requires password and client approval.
 - FortiClient VPN software can be installed upon request on college-owned devices. Use of the software on personally-owned devices is prohibited.
 - Use of any third-party VPN/proxy software on college-owned devices is prohibited.
 - Employees may not access their workstations remotely.
- Software and Operating System Security
 - Approved security patches are applied to applications and operating systems as they become available
 - Windows/macOS workstations are protected by anti-malware/endpoint protection
 - All faculty/staff and student employee workstations have their local HDD/SSD encrypted
 - All faculty/staff and student employee workstations have their screens locked after 25 minutes of inactivity
 - Temporary files are cleared via an automated schedule on Windows workstations
 - All workstations have software installed that performs Web/Domain Name Service (DNS) filtering
 - Workstations running unsupported operating systems are not allowed on the internal network
- User Credential Security
 - All Windows Faculty/Staff workstations have a unique local administrator password that is changed every 30 days.
 - All workstation logins are synced with a user's Active Directory (AD) credentials.
 - AD / Norse Key Password Security
 - Passwords must be changed every 180 days.
 - Passwords must be at least 12 characters long and meet additional minimum requirements.

- All Norse Apps accounts are required to use Multi-Factor Authentication (MFA).
- Keeper password manager is available for all Luther College employees. Keeper is the only approved password manager for faculty and staff storing Luther College related credentials.

• Remote Work Security

• Employees will review and abide by the "Remote Work Policy" located on the policies page at www.luther.edu/policies.

PCI Data Security

- Annual review of campus areas that accept payment card transactions
- Additional guidance is located in the Payment Card Industry Compliance and Incident Response policy located on the policies page at www.luther.edu/policies.

B. Physical Records Safeguards

• Records to be Transferred

 The <u>Records Transfer Form</u> is required for all transfers to the Luther College Archives for retention or confidential destruction, per the <u>Records Retention Schedule</u>. The full Records Management and Confidential Destruction Policy is located on the policies page at <u>www.luther.edu/policies</u>.

• Records to be Destroyed

- Records containing customer information must be confidentially destroyed according to the <u>Records Retention Schedule</u> created by the Luther College Archivist
- Until records are ready for destruction, they are stored in locked offices or storage facilities
- Records that have been delivered to archives for destruction but have not yet been destroyed are kept in a locked cage in the library basement

• Records Maintained in Perpetuity

- Some records that cannot ever be destroyed are maintained by individual departments in locked storage facilities
- Records containing customer information that the Luther College Archivist maintains in perpetuity are accessible only to appropriate Luther employees

C. Safeguards over the Dissemination of Customer Information

- Luther College controls access to student records in accordance with the regulations set forth by FERPA
 - Luther College will not release student information to anyone other than those prescribed by law
 - Students will be informed of their privacy rights with respect to their educational records on an annual basis
 - Student directory information is not considered to be confidential unless specified by a student
 - Students have the right to inspect and review any of their official records

Statement of Responsibility

- At the start of a relationship with Luther and every 180 days thereafter, every Luther College employee, volunteer, student, and contracted worker is required to read a <u>Statement of Responsibility</u> for the security and confidentiality of data and data networks and agree to the details within
- The statement of responsibility for the security and confidentiality of data and data networks also contains the requirements for compliance with FERPA

D. Response to information security incident(s)

• If an information security incident is detected, steps should be followed as outlined in Luther College's Incident Response Plan and corresponding playbooks.

E. Management of information security program

- Employee Training
 - New employees, volunteers, students, and contracted workers are required to read and agree to the statement of responsibility for the security and confidentiality of data and data networks.
 - Faculty, staff, volunteers, contracted workers, and student employees with access to Luther College data or data networks are required to complete training as outlined in Luther's Information Security Training Policy located on the policies page at www.luther.edu/policies.
- Program Oversight
 - The Information Security Council will be responsible for the annual review and assessment of Luther College information security policies and practices.
 - Updates to the Information Safeguarding policy that result from the annual review and assessment of information security policies and practices will be reviewed and adopted, as deemed appropriate, by the Information Security Council.