Purpose

To establish a guideline governing security requirement for all Third-Party Vendors and Business Associates.

Scope

All Baltimore City Public School Systems ("BCPSS") third-party vendors/business associates ("BA") are required to implement, test and continually monitor the administrative, physical, and technical controls outlined below to protect BCPSS Sensitive Data (including, but not limited to, Protected Health Information, Financial Data, Credit Card information, and Employee Data.).

The security controls described below are required in addition to any requirements as set forth by Family Educational Rights and Privacy Act ("FERPA"); Health Insurance Portability and Accountability Act ("HIPAA"); Children’s Internet Protection Act ("CIPA"), Payment Card Industry Data Security Standards ("PCI-DSS") or other applicable regulations. Satisfactory compliance with these Security requirements is predicated upon the completion of a Security Assessment conducted by the BCPSS Information Security Office. Periodic re-assessments may be required to ensure continued compliance with BCPSS Security requirements.

Guideline

1. Authentication and Access Control;
   a. Vendor/BA must have a formal, documented process for granting and revoking access to all systems that process or store BCPSS Sensitive Data.
      i. Vendor/BA user access rights shall be strictly limited to a need-to-know basis that permits access only to the systems and resources that are required for users to perform their duties.
      ii. All Vendor/BA users with authorized access to BCPSS Sensitive Data must be assigned a unique User ID which must not be shared with any other individual.
   b. For single-factor authentication solutions, passwords managed by Vendor/BA or implemented within Vendor/BA-provided applications that are used to authenticate to systems processing or storing BCPSS Sensitive Data must meet or exceed the following minimum requirements:
      i. All passwords shall have at least eight (8) characters. Applications not integrated with BCPSS Active Directory must technically enforce this requirement.
      ii. Passwords shall contain at least one alphabetic and one non-alphabetic character. Non-alphabetic characters include numbers (0-9) and punctuation.
      iii. Passwords shall not be constructed of a single word found in the dictionary. Passphrases constructed of multiple words are acceptable as long as they meet the other criteria outlined in this section.
      iv. Users shall not be permitted to construct passwords that are identical or
substantially similar to passwords that they had previously employed.

v. Passwords and any application or system passwords protecting sensitive BCPSS data shall be changed at least every 3 months.

vi. Passwords must be hashed (with unique salts) and stored securely. In addition, any public-facing systems must use a slow hashing algorithm that implements a work factor (such as PBKDF2, bcrypt, or scrypt). Clear text storage or reliance only on reversible encryption algorithms to protect passwords is not authorized. Authenticators used in multi-factor authentication mechanisms (such as PKI or biometrics) must be the same secure storage protections.

c. Access rights will be revoked immediately upon termination of any Vendor/BA user with access to BCPSS systems or resources or in the event that a change in job role eliminates the requirement for continued access.

d. All-access rights must be reviewed by Vendor/BA no less frequently than once annually.

e. All Vendor/BA user access to systems storing BCPSS Sensitive Data must be audited and those audit records are maintained and made available to BCPSS upon request.

2. Data Transmission Confidentiality and Integrity;

a. All BCPSS Sensitive Data transmitted by Vendor/BA will be protected with a transmission encryption solution that complies, as appropriate, with NIST Special Publications 800-77, Guide to IPsec VPNs; or 800-113, Guide to SSL VPNs, or others which are Federal Information Processing Standards (FIPS) 140-2 validated.

i. Approved solutions are limited to those that have been issued a FIPS 140-2 Validation Certificate.

ii. Data transmissions include, but are not limited to web transmissions, file transfers, and email.

3. Media Protection, Sanitization, and Destruction;

a. All BCPSS Sensitive Data stored by Vendor/BA will be protected with a data-at-rest encryption product utilizing a Validated FIPS 140-2 Cryptographic Module with a 128-bit key or higher.

i. Removable media and mobile devices will not be used by Vendor/BA users to store or transport any BCPSS Sensitive data unless explicitly approved, in writing, by BCPSS. Such approved solutions will be limited to those that have been issued a FIPS 140-2 Validation Certificate.

ii. Applicable data storage includes (but is not limited to) storage of Sensitive Data on servers, workstations, and backup media (disk or tape) as well as any approved storage of Sensitive Data on removable media or mobile devices (to include phones, tablets, CD/DVD, USB thumb drives).

b. Upon termination of the contract with BCPSS or at any time prior to reuse or repurposing of media used to store or process BCPSS Sensitive Data, said media must be cleared (using a DoD-compliant 7-pass wipe) or purged in accordance with NIST SP
800-88.
I. If the media is to be destroyed, the method used must ensure that after
destruction, the media is able to withstand a laboratory attack as outlined in
NIST SP 800-88.

The vendor/BA must provide a certificate of destruction if requested by BCPSS.

4. System Security and Vulnerability Management;
   a. Vendor/BA must have a documented patch management and distribution process that
      ensures security patches are applied to all systems (to include servers, workstations,
laptops) that process and/or store BCPSS Sensitive Data. *Note that FDA-governed
      medical devices are not exempt from this requirement and must be patched.*
      i. All applicable security patches must be deployed within 30 days of vendor
         release unless otherwise discussed and approved, in writing, by the BCPSS
         Information Security Office.
   b. Vendor/BA must employ network security architectural components (to include, at a
      minimum, firewalls, and network intrusion detection/prevention solutions) to
      adequately protect all systems processing or storing BCPSS Sensitive Data that are
      accessible from the Internet or other public networks.
   c. Vendor/BA must employ an anti-virus solution with real-time protection and automatic
      updates on all systems that store or process BCPSS Sensitive Data.
   d. Vendor/BA will ensure any web-based solutions storing or processing BCPSS Sensitive
      Data will adhere to security design best-practices including, but not limited to,
      protecting against the Open Web Application Security Project OWASP Top 10 list of
      security risks.

5. Auditing;
   a. All systems that process or store BCPSS Sensitive Data must maintain an automated
      audit trail that documents system security events as well as any event that results in the
      access, modification, and/or deletion of BCPSS Sensitive Data.
   b. The audit trail must, at a minimum record the following information for each event:
      i. type of event occurred
      ii. when (date and time) the event occurred
      iii. the source of the event
      iv. the outcome (success or failure) of the event
      v. the identity of any user/subject associated with the event.
   c. Audit logs must be read-only and protected from unauthorized access. Audit records
      documenting events resulting in the access, modification, and/or deletion of BCPSS
      Sensitive Data must be made available to BCPSS upon request.
   d. Vendor/BA must employ a regular audit log review process (either manually or
      automated) for the detection of unauthorized access to BCPSS Sensitive Data.

6. Remote Access;
   a. Vendor/BA must sign a Third-Party Remote Access Agreement before being granted
      remote access to any BCPSS information systems or resources
b. Unless otherwise explicitly approved and documented by the BCPSS Information Security Office, all remote access must occur using the BCPSS VPN solution or meetmsk.webex.com (webex.com) as outlined in the Remote Access Agreement.

7. Physical Security;
   a. In addition to the previously mentioned technical controls, Vendor/BA must employ physical safeguards and visitor access controls to prevent unauthorized access to all systems and media used to process or store BCPSS Sensitive Data.

8. Awareness and Training;
   a. Vendor/BA must ensure all Vendor/BA users receive regular security awareness training and are apprised of the requirements outlined within this agreement.

**Systems Integration**

All Vendor/BA who intends to integrate with Baltimore City School system must adhere to at least one of the following technology mechanism: **Active Directory Federation Services (ADFS)** or **Azure Single Sign On (Azure SSO)**.

**NOTE** – Any other integration solution will require further evaluation and approval by BCPSS IT.

**Contact Information**

For more information regarding this guideline, contact the Information Security Office.