Maine State Government  
Dept. of Administrative & Financial Services  
Office of Information Technology (OIT)

Information Privacy Policy

1.0 Purpose

Within the operations of the State of Maine all implementations of information and telecommunication technologies will protect the confidentiality of all non-public records that are collected from respondents through State of Maine information collection activities or from other sources and that is maintained on State systems. For the purposes of this policy the information termed “non-public records” is limited to those records excepted from definition as “Public Records” in Title 1 MSRA §4021.

The purpose of this policy is to define the responsibilities of State personnel and the implementation requirements of State information and telecommunications systems to prevent the unauthorized disclosure of information.

2.0 Applicability

The scope of this policy is limited to the activities of personnel within the Office of Information Technology as well as anyone handling any data processed or maintained on any infrastructure and systems operated by the Office of Information Technology. Additionally, this policy seeks to appropriately set the privacy expectations of those electronically interacting with State government.

3.0 Responsibilities

3.1 This policy is enforced by Associate CIO Applications, OIT.

3.2 Pursuant to Title 5 MSRA §19732 the Chief Information Officer of the State of Maine is charged with the responsibility of setting the applicable privacy policies for the implementation and use of information and telecommunications technologies.

3.3 The Office of Information Technology and its staff are charged with protecting the confidentiality of all agency information maintained on its systems, regardless of its nature, unless it is specifically authorized by the data custodial agency for disclosure.

3.4 The “Data Custodian” as defined in Title 1 MSRA §5323 will authorize the collection and maintenance of the minimum information needed to achieve its statutorily defined purposes. Further, the Data Custodian is solely authorized to disclose maintained data whether that

1 http://www.mainelegislature.org/legis/statutes/1/title1sec402.html
3 http://www.mainelegislature.org/legis/statutes/1/title1sec532.html
release serves its statutorily defined purposes or under the provisions of the Freedom of Access Act - Title 1 MSRA Chapter 13.

4.0 Directives

4.1 All applications and systems exposed to the Internet will provide access to a Privacy Statement via a prominent link that appropriately sets the privacy expectations of those interacting with State government. This Privacy Statement may take any form but must:

4.1.1 Address the public nature of most data shared with State government
4.1.2 Inform the user that sharing that information via the application is voluntary;
4.1.3 Identify any information automatically collected through the users interaction with the application and;
4.1.4 Provide contact information for parties interested in finding additional information on how their data will be used and potentially disclosed.

5.0 References

5.1 Electronic Access to Public Information: Title 1 MSRA Chapter 14.

6.0 Document Information

Initial Issue Date: May 1, 2012
Latest Revision Date: September 26, 2017 – To update Document Information.

Point of Contact: Architecture-Policy Administrator, OIT, Enterprise.Architect@Maine.Gov
Approved By: Chief Information Officer, OIT

Legal Citation: Title 5, Chapter 163: Office of Information Technology.
Waiver Process: See the Waiver Policy.

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4 [http://www.mainelegislature.org/legis/statutes/1/title1ch13sec0.html]
5 For an example see the Maine.gov privacy policy at [http://www.mainegoven/portal/policies/privacy.html]
6 [http://www.mainelegislature.org/legis/statutes/1/title1ch14sec0.html]
7 [http://legislature.maine.gov/statutes/5/title5ch163sec0.html]
8 [http://www.mainegoven/oit/policies/waiver.pdf]