

Maine State Government Department of Administrative and Financial Services Office of Information Technology (OIT)

Data Classification Policy

1.0. Purpose

The State's information assets are essential resources that must be protected from unauthorized use, access, disclosure, modification, loss, or deletion. This policy describes the process for classifying and labeling State of Maine information assets. Proper classification of State information assets enables agencies to conduct their business through effective management of risk to information confidentiality, integrity, and availability. It also allows for implementation of appropriate information security controls that support each agency's mission in a cost-effective manner.

2.0. Definitions

- 2.1. Confidentiality, Integrity, and Availability (CIA):
 - 2.1.1. *Confidentiality*: The security objective of confidentiality is defined as preserving authorized restrictions on information access and disclosure, including means for protecting personal privacy and proprietary information (FIPS 199¹).
 - 2.1.2. *Integrity*: The security objective of integrity is defined as guarding against improper modification or destruction of information assets, which includes ensuring information nonrepudiation and authenticity (FIPS 199).
 - 2.1.3. *Availability*: The security objective of availability is defined as ensuring the timely and reliable access to and use of information assets (FIPS 199).
- 2.2. Data: A representation of information in a formalized manner suitable for communication, interpretation, or processing. Data can be processed by humans or by automatic (electronic) means. Examples of data may include, but are not limited

¹ https://nvlpubs.nist.gov/nistpubs/fips/nist.fips.199.pdf

- to, documents, emails, transcripts, images, audio, or video stored electronically (i.e. databases, logs, journals, etc.).
- 2.3. *Data Classification*: The taxonomy of organizing data into categories so that data may be used and protected efficiently.
- 2.4. *Information Asset:* A body of information, defined and managed as a single unit, so that it can be understood, shared, protected, and utilized effectively. Information assets have recognizable and manageable value, risk, content, and lifecycles. Information assets could come in any media form, for example, paper, or electronic format (CDs, USBs, Hard Disk Drives [HDDs], etc.). It could be structured (databases, etc.) or unstructured (emails, etc.). It includes tangible (e.g., a physical item such as hardware, firmware, computing platform, network device, or other technology component) and intangible assets (e.g., humans, data, information, software, capability, function, service, trademark, copyright, patent, intellectual property, image, or reputation); its value is determined by stakeholders in consideration of loss concerns across the entire system life cycle, including but not limited to business or mission concerns (NIST, SP 800-160 Vol. 2 Rev. 1²).
- 2.5. *Information Asset Owners*: Ownership of Information Assets is listed in the <u>OIT Information Systems Contingency Plan (CP-2)</u>³ (Intranet only).
- 2.6. Personally Identifiable Information (PII): Information that can be used to distinguish or trace the identity of an individual (for example, name, social security number, biometric records, etc.) alone, or when combined with other personal or identifying information that is linked or linkable to a specific individual (such as date and place of birth, mother's maiden name, etc.), please see <a href="Maine Public Law 10 MRSA \ \ \) \frac{1347^4}{}. It also includes personally identifiable information protected from disclosure under Federal or State privacy laws.

3.0. **Applicability**

- 3.1. This Policy applies to:
 - 3.1.1. All State of Maine Executive Branch personnel, both employees and contractors/vendors;
 - 3.1.2. Executive Branch data and information assets, irrespective of hosting location; and
 - 3.1.3. Information assets from other Maine State Government branches that use the State network or are co-hosted with Executive Branch information assets.

4.0. **Responsibilities**

4.1. Agency Business Partners

² https://csrc.nist.gov/pubs/sp/800/160/v2/r1/final

³ https://inet.state.me.us/oit/policies/documents/InformationSystemsContingencyPlan.pdf

⁴ http://www.mainelegislature.org/legis/statutes/10/title10sec1347.html

- 4.1.1. Serve as the fiduciary steward and custodian of their data.
- 4.1.2. Serve as the classification authority for the data and information that the agency collects or maintains in fulfilling its mission.
- 4.1.3. Classify agency data in accordance with this Policy; all applicable Federal and State statutory and regulatory compliance requirements; and Office of Information Technology (OIT) policies, procedures, and standards.
- 4.1.4. Agency Business Partners assign Agency staff to ensure the data the agency generates or manages is categorized in compliance with this Policy.
- 4.1.5. In collaboration with OIT Information Asset Owners and I.T. Procurement, hold internal and contracted parties that are responsible for State information assets accountable to this Policy.
- 4.1.6. Develop and implement Agency-level policy and procedures to meet additional statutory requirements or Agency-specific requirements for safeguarding State information assets.

4.2. Chief Information Security Officer (CISO)

4.2.1. Serves as the final authority for resolving any data classification conflicts under this Policy.

4.3. OIT Information Asset Owners

- 4.3.1. Comply with this Policy.
- 4.3.2. In collaboration with Agency Business Partners and I.T. Procurement, hold internal and contracted parties that are responsible for State information assets accountable to this Policy.
- 4.3.3. Ensure data being managed through the assigned information assets are designed and implemented to achieve the security required based on the classification assigned by the Agency Business Partner.

4.4. OIT Information Security Office (ISO)

- 4.4.1. Owns, executes, and enforces this Policy.
- 4.4.2. Provides oversight of the security tools, practices, and procedures to protect agency and State data.
- 4.4.3. Communicates required controls to the OIT Information Asset Owners and Agency Business Partners based on the assigned classification of an Information Asset.

4.5. State of Maine Chief Data Officer

4.5.1. Owns the governance of data to provide stewardship to the data management program for the State of Maine.

5.0. **Benefits of Classifying Data**

- 5.1. State agencies rely upon State data, information system assets, and information systems to successfully conduct critical missions. As reliance upon these assets and systems has grown, so has their complexity within our current risk environment. As a mission-essential function, information security must be conducted in a manner that reduces the risks to the information entrusted to the agency, its overall mission, and its ability to do business and serve Maine citizens.
- 5.2. Proper classification of State information assets enables agencies to conduct their business through effective management of risk to information CIA. It also allows for implementation of appropriate information security controls that support their mission in a cost-effective manner.
- 5.3. Conversely, an incorrect information asset or system categorization can result in either over-protecting the asset or system, which wastes valuable security resources, or under-protecting it and placing important operations and assets at risk. The aggregation of such mistakes at the enterprise level can further compound the problem. The failure to secure and protect the CIA of data in a highly networked environment can damage or shut down systems that operate critical infrastructure, financial and business transactions, and vital government functions. Such unauthorized disclosure can compromise data and result in legal and regulatory non-compliance.
- 5.4. The initial security categorization should occur as early as possible in the initiation, planning, and procurement or development phases of a technology solution (or system) to ensure the appropriate security requirements and security controls are applied with the information systems functional and operational requirements, as well as other pertinent system requirements (e.g., reliability, maintainability, supportability).

6.0. **Data Classification Process**

- 6.1. State data is classified in accordance with this Policy to ensure appropriate protections and consistency throughout the data life cycle.
 - 6.1.1. To classify data, the data type must first be identified, which includes assessing the value, legal requirements, sensitivity, and criticality (i.e., integrity and availability needs) of the data, which informs impact determinations. Agencies classify data according to its sensitivity and its legal and regulatory compliance requirements.
 - 6.1.1.1. Classification of data and ensuing security controls are guided by a wide array of federal and state statutory and regulatory requirements (See Appendix A). Data classification must also be

- considered in the development of agency Memorandums of Agreement and other similar types of data sharing agreements.
- 6.1.2. The four (4) model data classification schema (i.e., Public, Internal, Sensitive, and Restricted) was adopted to be the foundation for the State's classification schema.
- 6.1.3. To determine what information goes into which schema, Federal Information Processing Standards (FIPS) 199 security objectives were used to categorize data based on its level of CIA. These three core cybersecurity objectives are described as follows:
 - 6.1.3.1. Confidentiality: preventing unauthorized disclosure of information;
 - $6.1.3.2. \ \ Integrity: preventing \ unauthorized \ modification \ of \ information; \ and$
 - 6.1.3.3. Availability: providing timely access to information.
- 6.1.4. For each of these objectives, an information type is assigned an impact level of no, low, moderate, or high impact, depending on what security implications would result from a failure to achieve said objective. Each objective is individually rated as no, low, moderate, or high impact. For example, an information asset may have a confidentiality level of "high", an integrity level of "moderate", and an availability level of "low" (e.g., HML) (see Appendix B, Table 1 for additional details).
- 6.1.5. When classifying the impact, the agency should consider how the information/information system is used to accomplish its assigned mission, protect its assets, fulfill its legal responsibilities, maintain its day-to-day functions, and protect individuals.
- 6.2. An information asset must be classified based on the highest level necessitated by its individual data elements. The control baselines selected for systems are commensurate with the potential adverse impact on organizational operations, organizational assets, individuals, other organizations, or the State if there is a loss of CIA. The high-water mark concept is used to determine the impact level of the system described as follows:
 - 6.2.1. A low-impact system is defined as a system in which all three of the security objectives are low.
 - 6.2.2. A moderate-impact system is a system in which at least one of the security objectives is moderate and no security objective is high.
 - 6.2.3. A high-impact system is a system in which at least one of the security objectives is high.
- 6.3. Merging of information which creates a new information asset or situations that create the potential for merging (e.g., backup tape with multiple files) must be evaluated to determine if a new classification of the merged data is warranted.

- 6.4. The results of security classification inform the selection of security control baselines to protect systems and information.
- 6.5. Agencies should use a risk-based approach to protecting the confidentiality of PII.⁵ In brief, NIST guidance on determining the PII confidentiality impact levels of data (see NIST SP 800-122⁶), is based on six factors:
 - 6.5.1. Identifiability: How easily PII can be used to identify specific individuals.
 - 6.5.2. Quantity of PII: How many individuals are identified in the information.
 - 6.5.3. Data Field Sensitivity: The sensitivity of each individual PII data field, as well as the sensitivity of the PII data fields together.
 - 6.5.4. Context of Use: The purpose for which PII is collected, stored, used, processed, disclosed, or disseminated.
 - 6.5.5. Obligation to Protect Confidentiality: Any laws, regulations, or mandates governing the obligation to protect PII.
 - 6.5.6. Access to and location of PII: The nature of authorized access to PII. 6.5.6.1. The more frequently and widely PII is accessed, the more opportunities exist for compromise of confidentiality.
 - 6.5.6.2. PII being accessed from outside the direct control of the organization, such as by being stored on, or accessed from, remote workers' devices or other systems, for example web applications, carries a higher risk.
- 6.6. The overall classification of any Information Asset is pegged to the classification of the data that it transacts, and is irrespective of lifecycle and/or environment, for example, Production, Test, Staging, Training, Quality Assurance, etc. For instance, if production data is copied into a lower (less restrictive and lower classification) environment, then the lower environment must be treated just as the production environment with respect to security, compliance, privacy, etc.
- 6.7. System information (e.g., network routing tables, password files, cryptographic key management information) must be protected at a level commensurate with the most critical or sensitive user information being processed by the information system to ensure CIA.

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⁵ Agencies are responsible for compliance with a combination of laws, regulations, and other mandates related to protecting PII and should seek appropriate guidance from legal counsel and privacy officers as appropriate.

⁶ https://nvlpubs.nist.gov/nistpubs/Legacy/SP/nistspecialpublication800-122.pdf

- 6.8. For net-new applications, configuration changes, or information assets utilizing Agency data, prior to <u>Deployment Certification</u>, Agency Business Partners and OIT Information Asset Owners collaborate to classify the data that will be used. The OIT ISO validates the data classification.
 - 6.8.1. The CISO resolves conflicts as provided above, see Section 4.2.
- 6.9. Agencies may use the guidance provided (see Appendix C) and the Information Asset Classification Worksheets (Appendix E) to assist with their data classification decisions for CIA security objectives. OIT Information Asset Owners should consult with subject matter experts who have specific knowledge about the information asset. The ISO may also be called upon to advise and assist agencies in determining the classification.
- 6.10. For existing applications, configuration changes, or information assets utilizing Agency data, as part of risk assessments, Agency Business Partners and OIT Information Asset Owners collaborate to classify the data used (see Risk Assessment Policy and Procedures⁸). The ISO validates the assigned data classification when needed.

7.0. **Data Sharing Protocol (TLP)**

- 7.1. The Traffic Light Protocol (TLP)⁹ was established by the Forum of Incident Response Security Teams (FIRST) to facilitate greater sharing of potentially sensitive information and more effective collaboration. The Cybersecurity and Infrastructure Security Agency (CISA) and various federal and state partners have adopted TLP to establish boundaries and build trust within the cybersecurity community. By quickly understanding each other's expected sharing boundaries, entities can foster timely, actionable, and effective information sharing to mitigate and even prevent cyber incidents.
- 7.2. In addition to data classification, all State agencies should assign data a corresponding TLP label to facilitate information sharing among state and federal partners to ensure appropriate data sharing boundaries are established and maintained.

⁷ https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/ApplicationDeploymentCertification.pdf

⁸ https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/RiskAssessmentPolicyProcedure.pdf

⁹ https://www.us-cert.gov/tlp

- 7.3. TLP is a set of four labels used to indicate the sharing boundaries to be applied by the recipients. The four TLP labels used by the State of Maine are: TLP: White, TLP: Green, TLP: Amber, and TLP: Red as follows:
 - 7.3.1. TLP: White: Information that the organization has permission or authority to release publicly and, therefore, does not need confidentiality protection.
 - 7.3.2. TLP: Green: Limited adverse effect on organizational operations, organizational assets, or individuals, resulting in minor degradation to an organization's ability to carry out its mission, minor financial loss, and/or minor harm to individuals.
 - 7.3.3. TLP: Amber: Serious adverse effect on organizational operations, organizational assets, or individuals, resulting in significant degradation to an organization's ability to carry out its mission, significant financial loss, and/or significant but non-life-threatening harm to individuals.
 - 7.3.4. TLP: Red: Severe or catastrophic adverse effect on organizational operations, organizational assets, or individuals, resulting in severe degradation to or a complete loss of an organization's ability to carry out its mission, severe financial loss, and/or catastrophic harm to individuals involving loss of life or serious life-threatening injuries.
- 7.4. See Appendix D (Table 3) for alignment between TLP labels and the State's data classification schema.
- 7.5. See Appendix F for an overview of how to manage information sharing using the TLP rating system.
- 7.6. See Appendix G for examples of how to TLP ratings apply to selected OIT data handling policies and procedures.

8.0. **References**

- 8.1. The following sources were used in the development of the schemas for data classification:
 - 8.1.1. FIPS Publication 199, Standards for Security Categorization of Federal Information and Information Systems:

 http://csrc.nist.gov/publications/fips/fips199/FIPS-PUB-199-final.pdf; and FIPS Publication 200, Minimum Security Requirements for Federal Information and Information Systems:
 http://csrc.nist.gov/publications/fips/fips200/FIPS-200-final-march.pdf
 - 8.1.2. *NIST SP 800-53, Recommended Security Controls for Federal Information Systems Rev. 3:* http://csrc.nist.gov/publications/nistpubs/800-53-Rev3/sp800-53-rev3-final-errata.pdf;

- 8.1.3. NIST SP 800-60 Volume 1, Guide for Mapping Types of Information and Information Systems to Security Categories:

 http://csrc.nist.gov/publications/nistpubs/800-60-rev1/SP800-60-Vol1-Rev1.pdf
- 8.1.4. NIST SP 800-60 Volume 2, Appendices to Guide for Mapping Types of Information and Information Systems to Security Categories:

 http://csrc.nist.gov/publications/nistpubs/800-60-rev1/SP800-60-Vol2-Rev1.pdf
- 8.1.5. NIST SP 800-122, Guide to Protecting the Confidentiality of Personally Identifiable Information (PII):

 https://nvlpubs.nist.gov/nistpubs/legacy/sp/nistspecialpublication800-122.pdf
- 9.0. **Initial Issue Date**: February 3, 2023
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¹⁰ https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/Waiver.pdf

¹¹ https://www.maine.gov/oit/policies-standards

Appendix A. Data Classification - Summary of Applicable State and Federal Standards, Policies and Laws

The laws, regulations, and guidance documents cited in this Table include various terms and definitions used to describe personal information; it is not intended to be a comprehensive list. Note that additional security controls may be required for certain data types based on federal and state statutory and regulatory requirements.

TABLE 1: SUMMARY OF STATE AND FEDERAL STANDARDS, POLICIES AND LAWS BASED ON DATA TYPE

Type of Data	Applicable State & Federal Standards, Policies, and Laws (<i>not intended to be an exhaustive list</i>)
☐Publicly available information	■ NIST 800-171
	Maine Freedom of Access Act (Title 1 MRSA c. 13)
☐ Confidential Personally	State of Maine Breach Notification Law
Identifiable Information (PII)	 National Institute of Standards & Technology: <u>NIST SP 800-53</u> Revision 5
	"Moderate" risk controls
	Privacy Act of 1974, 5 U.S.C. 552a
	• Security regulations from the U.S. DHHS, Administration for Children and Families,
	Office of Child Support Enforcement Program, Office of Child Support
	Enforcement (OCSE)
☐ Payment Card Information	Payment Card Industry Data Security Standard (PCI DSS) v 3.2
	■ Nacha Operating Rules (ACH)
☐ Federal Tax Information (FTI)	Internal Revenue Service Tax Information Security Guidelines for Federal, State
	and Local Agencies: <u>IRS Pub 1075</u>
☐ Personal Health Information	Health Insurance Portability and Accountability Act of 1996 (HIPAA),
(PHI) /	ADMINISTRATIVE DATA STANDARDS AND RELATED REQUIREMENTS, 45 C.F.R. §
☐ Individually Identifiable	<u>160.103.</u>
Health Information (IIHI)	State of Maine HIPAA BAA required
	The Health Information Technology for Economic and Clinical Health Act HITECH
	Code of Federal Regulations 45 CFR 95.621
☐ Affordable Care Act	 Internal Revenue Service Tax Information Security Guidelines for Federal, State
Personally Identifiable	and Local Agencies <u>IRS Pub 1075</u>
Information (PII)	 Minimum Acceptable Risk Standards for Exchanges MARS-E 2.0 (Scroll down the page)
☐ Medicaid Information	 Medicaid Information Technology Architecture <u>MITA3.0</u>
	 Code of Federal Regulations 45 CFR 95.621
☐ Student Education Data	■ Family Educational Rights and Privacy Act: <u>FERPA</u>
☐ Personal Information from	■ <u>Driver's Privacy Protection Act</u> (Title XXX) ("DPPA") 18 U.S.C. Chapter 123, §§
Motor Vehicle Records	2721 – 2725
☐ Criminal Records	Criminal Justice Information Security Policy: CJIS
☐ Social Security Act Data	Service Level Agreements containing language as specified in the Electronic
	Information Exchange Security Requirements and Procedures for State and Local
	Agencies Exchanging Electronic Information with the Social Security
	Administration (SSA)
☐ Exempt Records under	Various types of personal information exempt from public disclosure under
Maine's FOAA	Maine FOAA

${\bf Appendix\,B.\,Information\,Asset\,Classification\,Categories\,per\,FIPS\,199}$

Table 2. Information Asset Classification Categories per FIPS 199

		Potential Impact				
SECURITY OBJECTIVE	NO IMPACT	LOW RISK	MEDIUM RISK	HIGH RISK		
CONFIDENTIALITY Preserving authorized restrictions on information access and disclosure, including means for protecting personal privacy and proprietary information.	individuals from any unauthorized	or individuals.	information could be expected to have a serious adverse effect on organizational operations, organizational assets, or individuals, i.e. (i) cause a significant degradation in mission capability to an extent and duration that the organization is able to perform its primary functions, but the effectiveness of the functions is significantly reduced; (ii) result in significant	have a severe or catastrophic adverse effect on organizational operations, organizational assets, or individuals, i.e. (i) loss of mission capability to an extent and duration that the organization is not able to perform one or more of its primary functions; (ii) result in major damage to organizational assets; (iii) result in major financial loss; or (iv) result in severe or catastrophic harm to individuals involving loss of life or serious life threatening injuries.		

Appendix B. Information Asset Classification Categories per FIPS 199

SECURITY OBJECTIVE	NO IMPACT	LOW RISK	MEDIUM RISK	HIGH RISK
INTEGRITY	No foreseeable effect	The unauthorized modification or	The unauthorized modification	The unauthorized modification or
Guarding against improper	on organizational	destruction of information could	or destruction of information	destruction of information could
information modification	operations, assets or	be expected to have a limited	could be expected to have a	be expected to have a severe or
or destruction, and	individuals from	adverse effect on organizational	serious adverse effect on	catastrophic adverse effect on
includes ensuring	unauthorized	operations, organizational assets,	organizational operations,	organizational operations,
information non-	modification or	or individuals.	organizational assets, or	organizational assets, or
repudiation and	destruction of		individuals.	individuals.
authenticity.	information.			
AVAILABILITY	No foreseeable	The disruption of access to or use	The disruption of access to or	The disruption of access to or use
Ensuring timely and	disruption of access to	of information or an information	use of information or an	of information or an information
reliable access to and use of	or use of information	system could be expected to have	information system could be	system could be expected to have
information.	or an information	a limited adverse effect on	expected to have a serious	a severe or catastrophic adverse
	system is expected to	organizational operations,	adverse effect on organizational	effect on organizational
	have an effect on	organizational assets, or	operations, organizational assets,	operations, organizational assets,
	organizational	individuals.	or individuals.	or individuals.
	operations,			
	organizational assets,			
	or individuals.			

Appendix C. Additional Guidance for Data Classification

1.0. Guidance to Inform the Data Classification Process

- 1.1. Before determining the classification, it may be beneficial for agencies to familiarize themselves with the following areas:
 - 1.2. Source, Purpose, and Value:
 - 1.2.1. How the information asset is used in supporting business functions.
 - 1.2.2. How often the information asset is used.
 - 1.2.3. How often the information asset is updated.
 - 1.2.4. Dependencies between this information asset and others.
 - 1.2.5. The cost of creating and duplicating the information.

1.3. Legal Requirements:

- 1.3.1. Laws, regulations, policies, or contracts that mandate special security requirements for the information (e.g., Health Insurance Portability and Accountability Act (HIPAA)).
- 1.3.2. Retention requirements for the information asset.

1.4. Access Requirements:

- 1.4.1. Who has/should have access to the information (e.g., people, positions, organizational units).
- 1.4.2. Whether the information is shared among other units/State Entities, third-parties, Federal/local governments.

1.5. Health and Safety Concerns:

1.5.1. Impact on agency personnel as well as the public.

1.6. Mission:

- 1.6.1. The overall mission of the State Entity.
- 1.6.2. The information owner's role (or unit's role) in completing the mission.

1.7. Non-tangible Effects:

- 1.7.1. Impact if information asset is not available (temporarily or permanently).
- 1.7.2. The effect of a breach of CIA on the intangible assets of the State Entity such as reputation, trust, and morale.

Appendix D: TLP and Corresponding Alignment with the State Data Classification Scheme

Table 3: TLP and Corresponding Alignment with Data Classification Schema

Data Classification Scheme	TLP Category	PII Confidentiality Impact Level	Availability**
Public	White	No Impact or N/A	Greater than a Month
Internal	Green	Low - a limited adverse effect	Up to a Month
Sensitive	Amber	Moderate -serious adverse effect	1 Week or less
Restricted	Amber* Red	High - severe or catastrophic adverse effect	Hours to a few days

^{*}TLP Amber may be used to encompass information assets classified as Sensitive and Restrictive, depending on CIA impact levels assigned to the data.

^{**}Availability is provided here for guidance only and is not intended to be determinative or replace the agency's internal assessment.

CONFIDENTIALITY QUESTIONS						
	No		Yes			
1. Is the information publicly available?						
2. Does the information include or contain Personal,	ı	No	Yes			
Private, or Sensitive Information (PPSI)?						
	None	Limited	Serious	Severe		
3. What impact does unauthorized disclosure of information have on health and personal safety?						
4. What is the financial or agency liability impact of unauthorized disclosure of information?						
5. What impact does unauthorized release of sensitive information have on the agency's mission?						
6. What impact does unauthorized disclosure of information have on the public trust, agency reputation, and public interests?						
7. Is confidentiality mandated by law or regulation? If yes, what is the impact of unauthorized disclosure of information. If no, do not make a selection.						
8. Is the information intended for limited distribution? If yes, what is the impact of unauthorized disclosure. If no, do not make a selection						
CONFIDENTIALITY RATING			ı			

Assuming the answer to question 1 is NO AND the answer to question 2 is YES continue onto the second portion of this chart.

If ALL answers are **None**, the Confidentiality Rating is **LOW**; if ANY of the answers are **Limited** with no **Serious** or **Severe**, the rating is **MODERATE**; if ANY of the answers are **Serious** or **Severe**, the rating is **HIGH**.

Appendix E: Data Classification Worksheets for 3 Security Objectives (CIA)

INTEGRITY QUESTIONS						
				_		
1. Does the information include medical records?	1	No		Yes		
2. Is the information (e.g., security logs) relied upon to make critical security decisions?	No		Yes			
	None	Limited	Serious	Severe		
3. What impact does unauthorized modification or destruction of information have on health and safety?						
4. What is the financial impact of unauthorized modification or destruction of information?						
5. What impact does unauthorized modification or destruction of information have on the agency's mission?						
6. What impact does unauthorized modification or destruction have on the public trust?						
7. Is integrity addressed by law or regulation? If yes, what is the impact of unauthorized modification or destruction of information. If no, do not make a selection.						
8. Is the information (e.g., financial transactions, performance appraisals) relied upon to make business decisions? If yes, what is the impact of unauthorized modification or destruction of information. If no, do not make a selection.						
INTEGRITY RATING						

Assuming the answer to question 1 is YES AND the answer to question 2 is YES continue onto the second portion of this chart.

If ALL answers are **None**, the Integrity Rating is **LOW**; if ANY of the answers are **Limited** with no **Serious** or **Severe**, the rating is **MODERATE**; if ANY of the answers are **Serious** or **Severe**, the rating is **HIGH**.

AVAILABILITY QUES	STIONS					
Assessment Ques	tion					
	As time permits Within 1 to 7 days				24 hours per day/7 days a wee	
1. This information needs to be available:						
Impact Question	ns					
	None	Li	mited	Serio	us	Severe
2. What is the impact to health and safety if the information were not available when needed?						
3. What is the financial impact if the information were not available when needed?						
4. What is the impact to the agency's mission if the information were not available when needed?						
5. What is the impact to public trust if the information were not available when needed?						
AVAILABILITY RATING						
If ALL answers are None , the Availability Rating is Limited with no Serious or Severe , the rating is Serious or Severe , the rating is HIGH .						
Information Owner - print		Da	te			
ISO/Designated security representative - print		Da	te			

Appendix F: Traffic Light Protocol User Guidance

Traffic Light Protocol (TLP)

TLP definitions referenced below are provided by the Forum of Incident Response Security Teams (FIRST) and adopted by Cybersecurity and Infrastructure Security Agency (CISA)¹² to facilitate greater sharing of potentially sensitive information and more effective collaboration.

Color	When Should It Be Used?	How May It Be Shared?
TLP: Red	Sources may use TLP: Red when	Sources may not share TLP: Red
Not for disclosure,	information cannot be effectively	information with any parties
restricted to	acted upon by additional parties, and	outside of the specific exchange,
participants only by	could lead to impacts on a party's	meeting, or conversation in
specific law, statute,	privacy, reputation, or operations if	which it was originally disclosed.
regulation, or rule.	released, accessed, or misused.	In the context of a meeting, for
		example, TLP: Red information
		is limited to those present at the
		meeting. TLP: Red information
		should be exchanged verbally or
		in person.
TLP: Amber	Sources may use TLP: Amber when	Sources may only share TLP :
Limited disclosure	information requires support to be	Amber information with
restricted to a limited	effectively acted upon, yet carries	members of their own
group of an	risks to privacy, reputation, or	organization, and with clients or
organization.	operations if shared outside of the	customers who need to know
	organizations involved.	the information to protect
		themselves or prevent further harm. Sources are at liberty to
		specify additional intended
		limits of the sharing which must
		be adhered to.
TLP: Green	Sources may use TLP: Green when	Sources may use TLP: Green
Limited disclosure,	information is useful for the	when information is useful for
restricted to the State	awareness of all participating	the awareness of all
of Maine staff.	organizations as well as with peers	participating organizations as
	within the sector.	well as with peers within the
		sector.
TLP: White	Sources may use TLP: White when	TLP: White information may be
Disclosure is not	information carries minimal or no	distributed without restriction.
limited.	foreseeable risk of misuse, in	
	accordance with applicable rules and	
	procedures for public release. Subject	
	to standard copyright rules.	

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¹² https://www.cisa.gov/tlp

Appendix G: TLP Ratings and Data Handling Requirements

In addition to data classification, all State agencies should assign data a corresponding TLP label to facilitate information sharing among state and federal partners to ensure appropriate data sharing boundaries are established and maintained. Data is handled based on its rating in adherence with the following data handling policy requirements; additional handling requirements may be required based on applicable statutory and regulatory requirements. Embedded links have been included to reflect State of Maine resources.

	TLP: White	TLP: Green	TLP: Amber	TLP: Red
Accessible only to authorized personnel.	Not required	Required	Required	Required
Accessible only after authentication and protected from unintended access by unauthorized users (see <u>Identification and Authentication Policy</u> , ¹³ intranet only).	Not required	Required	Required	Required
Accessible only to authorized users after multi-factor authentication based on the principle of least privilege (see Access Control Policy, 14 Access Control Procedures for Users, 15 and Identification and Authentication Policy, 16 intranet only).	Not required	Not required	Suggested	Required
Sent via secure methods of transmission (see <u>Data Exchange Policy</u> 17).	Not required	Required	Required	Required

¹³ http://inet.state.me.us/oit/policies/documents/IdentificationAuthenticationPolicy.pdf

¹⁴ https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/AccessControlPolicy.pdf

¹⁵ https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/AccessControlProceduresForUsers.pdf

¹⁶ http://inet.state.me.us/oit/policies/documents/IdentificationAuthenticationPolicy.pdf

¹⁷ https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/DataExchangePolicy.pdf

Appendix G: TLP Ratings and Data Handling Requirements

	TLP: White	TLP: Green	TLP: Amber	TLP: Red
Kept physically secure (see Physical and Environmental Protection Policy and Procedures 18).	Not required	Required	Required	Required
Disposed of securely when no longer needed and when retention requirements have been met (see Media Protection Policy and Procedures, 19 Intranet only).	Not required	Required	Required	Required
Segmented from other data types.	Not required	Not required	Suggested	Required
Encrypted at rest and in-flight, using at least AES-256 encryption or better (see Remote Hosting Policy. ²⁰).	Not required	Required	Required	Required
Adhere to the Data Exchange Policy for any data exchange that either originates or terminates with the Maine State Executive Branch (see <u>Data</u> <u>Exchange Policy</u> . ²¹).	Not required	Not required	Required	Required
Documents and emails are labeled with the applicable data classification and handled accordingly.	Required	Required	Required	Required
Any cloud service provider transacting data must have an acceptable third-party	Not required	Not required	Required	Required

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¹⁸ https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/PhysicalandEnvironmentalProtection.pdf

¹⁹ https://inet.state.me.us/oit/policies/documents/MediaProtectionPolicy.pdf

²⁰ https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/RemoteHostingPolicy.pdf

²¹ https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/DataExchangePolicy.pdf

Appendix G: TLP Ratings and Data Handling Requirements

	TLP: White	TLP: Green	TLP: Amber	TLP: Red
audit report (see				
System and Services				
Acquisition Policy and				
<u>Procedures</u> . ²²).				
Contracts for services	Not required	Not required	Not Required	Required
that receive, process,				
or store data must be				
located in the				
continental United				
States (see <u>System and</u>				
Services Acquisition				
Policy and				
<u>Procedures</u> 23).				
Mobile media and	Not required	Not required	Required	Required
devices that contain				
data must be in a				
protected				
environment at all				
times, or must be				
encrypted (see Rules				
of Behavior ²⁴).				
Prohibited from	Not required	Required	Required	Required
posting, uploading, or				
sharing on any public				
website or social				
media site (see Rules				
of Behavior ²⁵).				
Handling instructions	Not required	Not required	Required	Required
for use in test				
environments.				

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²² https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/SystemAndServicesAcquisitionPolicy.pdf

²³ https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/SystemAndServicesAcquisitionPolicy.pdf

²⁴ https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/RulesofBehavior.pdf

 $^{^{25}\} https://www.maine.gov/oit/sites/maine.gov.oit/files/inline-files/RulesofBehavior.pdf$