Electronic Privacy

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Introduction
Iowa State University is required by federal and state laws to keep certain information confidential. Privacy and confidentiality must be balanced with the need for the university to manage and maintain networks and systems against improper use and misconduct.

Policy Statement
1. Privacy and Confidentiality
   To the extent permitted by law and university policy, Iowa State University maintains and protects both the privacy of individuals and the confidentiality of official information stored on its information technology (IT) systems. While the university permits limited incidental use of its IT resources, users of those resources do not acquire an expectation of privacy in communications transmitted or stored on university information technology resources. In order to comply with the law, university officials may have direct access to stored information as described below.

2. Exceptions to Privacy of Information
   Data traversing or stored in university systems are subject to disclosure requests under public records law, under subpoena, and in the discovery process in litigation. Iowa State University may preserve, access, monitor, or disclose information containing all classes of data as described in the data classification policy (see Resources below) residing on its information networks and systems in the following situations:

   2.1 State and Federal Law
   All information including the personal, academic, or research data and files residing on university systems is subject to state and federal laws and regulations requiring its disclosure, including laws on public records, court-ordered disclosure, and discovery in litigation.
2.2 Proxy Access to Accounts Necessary to Conduct Business or Research

Faculty and staff may need access to accounts of other faculty and staff when that individual is not available but access is needed to conduct university business or further research. Approval to access the account should be given either by prior proxy access to the individual's account or by written recommendation and justification by the individual's department chair or director and approval by a senior vice president, the senior vice president and provost, general counsel or other designee acting on the basis of university policy and law.

2.3 Investigations

Iowa State University may preserve, access, or monitor accounts and equipment during the course of an investigation of misconduct, violations of law, or violations of university policy by students or employees. Access must be approved in writing by the senior vice president for operations and finance, senior vice president and provost, general counsel or other designee acting on the basis of university policy and law. In accessing the account or equipment, university officials are expected to avoid accessing information that is personal and irrelevant to the investigation.

2.4 Official University Business

As part of their assigned responsibilities, Iowa State University faculty and staff may have access to all classes of data and are restricted to using it only for purposes associated with the requirements of their position.

2.5 Internal Administrative Disclosure

Disclosure or use of any information containing data with a high or moderate security category for extraordinary circumstances must be approved in writing by the senior vice president for operations and finance, senior vice president and provost, general counsel or other designee acting on the basis of university policy and law.

2.6 Maintenance of Iowa State University Network and Systems

Iowa State University reserves the right to maintain its information systems; to audit networks and systems on a periodic basis to ensure compliance with security policies; and to locate and resolve security breaches or other situations that potentially impact the reliability, robustness, or security of the campus network and systems infrastructure. Individuals performing these functions or others may have access to information containing all classes of data and are restricted to using it only for purposes associated with their position.

2.7 Legal Disclosure Requests

Iowa State University may preserve, access, and disclose information contained in its IT systems in response to a lawfully issued records request, subpoena, court order, or other compulsory legal process ("disclosure request"). To the extent possible and practical, the account holders for email and electronic files will be notified in advance of access or disclosure.

The public records officer, the research integrity officer or an attorney in the office of general counsel may order preservation of electronic records to comply with a disclosure request or to preserve records for purposes that may relate to pending investigations or litigation.

Access to email and electronic files must first be approved by the senior vice president for operations and finance, senior vice president and provost, general counsel or the president. Upon approval, attorneys in the office of general counsel may request or conduct targeted searches of electronic files to find material relevant to the disclosure request. In accessing the files, attorneys shall limit access to material that is relevant to the disclosure request.
2.8 Health and Safety Emergency

In the event of a health or safety emergency, Iowa State University may preserve, access, or disclose information containing all classes of data necessary and relevant to addressing the emergency situation.

2.9 Authorization

Iowa State University may preserve, access, or disclose information containing all classes of data relating to an individual student or employee upon the written authorization of the individual student or employee.

2.10 Cookie Privacy

Iowa State University complies with the EU General Data Protection Regulation (GDPR) as it relates to the use of cookies. ISU’s Cookie Privacy Disclosure (see Resources below) provides information and instructions.

Resources

Links

- Acceptable Use of Information Technology Resources policy
- Information Technology Security policy
- GDPR: Compliance with the European Union General Data Protection Regulation
- Office of General Counsel
- Public Records Officer
- Research Integrity Officer Dianah R. Ngonyama
- Data Classification policy