

## INFORMATION SECURITY-SECURE OPERATIONS

### I. PURPOSE AND SCOPE

The objective of this Administrative Regulation is to describe policies for secure operations of South Orange County Community College District (SOCCCD) information and systems. The following topics are covered:

- Operations Processing
- Application Development
- Virus Management
- Patches and Updates
- Backup AR
- Third Party Management

This is one of a series of information security Administrative Regulations designed to protect SOCCCD information systems. District Information Technology (IT) department has the primary responsibility to maintain and implement the provisions of this AR with input from the college Technology Services departments.

#### 1. Applicability

This Administrative Regulation applies to all Board of Trustees authorized/ratified full-time and part-time regular academic and classified employees, substitutes, short-term (temporary) staff, professional experts, College Work Study students, student help and volunteers who are employed in the South Orange County Community College District for the purpose of meeting the needs of students.

#### 2. Applicability to External Parties

This Administrative Regulation applies to all external parties, including but not limited to SOCCCD business partners, vendors, suppliers, outsource service providers, and other third-party entities with access to SOCCCD networks and system resources.

#### 3. References and Related Documents

Please refer to the following Administrative Regulations for additional information and references including definitions:

- AR 3725: Information Security Program Overview
- AR 3726: Data Classification
- AR 3728: Physical Security
- AR 3729: Logging and Monitoring

AR 3730: Remote Access  
AR 3731: Change Control  
AR 3732: Security Incident Response  
AR 3734: Network Security  
AR 3735: Disaster Recovery  
AR 4000.2: Electronic Communications

II. SECURE OPERATIONS

1. Operations Processing

All system scheduling, jobs, and dependencies must be documented. This documentation must include job start times, latest job completion times, delay procedures and handling procedures in case of failure or error.

Operating system and application processing, restart and shutdown procedures must be documented.

Application back out, restart and shutdown procedures with emergency contact information must be provided by the Applications Development team and made available to District IT operations personnel.

Refer to *AR 3728: Information Security -Physical Security* for data center access and other physical security controls.

2. Virus Management

All applicable systems must be configured with District IT-approved anti-virus software. The software must be configured to scan for viruses in real-time. Anti-virus programs must be capable of detecting, removing, and protecting against all known types of malicious software.

All systems with anti-virus software must be configured to update virus signatures daily.

End users must not be able to configure or disable the software.

3. All anti-virus mechanisms must generate audit logs to aid District IT and College Technology Departments in detecting and responding to virus outbreaks.

District IT or College Technology Services departments may install or allow users to install themselves approved anti-virus software on any SOCCCD assets

4. Patches and Updates

SOCCCD must ensure that all system components and software are protected from known vulnerabilities by installing the latest vendor-supplied firmware, security patches, hot fixes and service packs found to be applicable to SOCCCD computing resources.

District IT and College Technology Services network administrators must keep up with vendor changes and enhancements. New or modified non-urgent security patches must be scheduled and installed within one month of release. College Technology Services departments may elect not to install system updates that are unrelated to district business and that do not affect security. Urgent patches that address security vulnerabilities must be installed as soon as is feasible without introducing instability or impacting service availability.

Where feasible, patches must be tested in a test environment prior to production deployment. Testing must ensure that systems function correctly.

Changes to servers and networks should be tested prior to implementation and follow normal change control management procedures.

District IT and campus technology departments must be alerted to identifying new security vulnerabilities by monitoring available vendor or industry security sources. Hardening and configuration standards must be updated as soon as practical after new vulnerabilities are found.

5. Software and Asset Management

The *AR 4000.2: Electronic Communications* set forth usage policies for critical technologies that include e-mail usage and Internet usage and define proper use of these technologies. District IT and College Technology Services departments may also issue mobile devices (such as laptops or removable storage devices), and will maintain a list of issued devices and personnel with access to assist in determining owner, contact information and purpose.

District IT and campus technology departments will maintain a list of company-approved products and software.

6. Backup and Media

Users must store all critical files on the local area network so that they can be properly backed up. If an end-user chooses to store essential data elsewhere, it must be approved by District IT management or College Technology Services management and the user is responsible for ensuring the data can be recovered.

Any media containing backup data that is stored onsite must be classified so that operations personnel can determine the sensitivity of the data stored on tape or other formats. Refer to the *AR 3726: Information Security - Data Classification* for classification and handling information.

Any backup media that must be transferred that contains *Restricted* information must be sent by secured courier or other delivery method that can be accurately tracked. Management must approve any and all media that is moved from a secured area (especially when media is distributed to individuals).

Strict control must be maintained over the storage and accessibility of backup media. Inventory logs of all media must be maintained and reviewed at least annually.

Media must be destroyed when it is no longer needed for business or legal reasons. Data retention requirements must be documented.

## 7. Third Party Management

A third-party user is a non-SOCCCD employee or entity that is authorized to access SOCCCD systems and networks. Examples of third party users include consultants, contractors, project specialists, vendors, business partners, service providers, and suppliers of products, services, or information.

A process for engaging service providers must include proper due diligence prior to beginning the engagement. A list of all third-party providers must be maintained.

Network connections between the SOCCCD environment and third parties must follow agreed-upon security procedures and/or confidentiality requirements. Such connections and other third-party access to SOCCCD's systems must be governed by formal written agreements or contracts. The third-party must agree to adhere to SOCCCD information security administrative regulations.

These agreements may require signed Confidentiality and Non-Disclosure statements restricting the subsequent usage and dissemination of SOCCCD information.

Vendors or other third parties with access to SOCCCD-owned or leased equipment or systems housed in SOCCCD data center are restricted to only the specific equipment and systems they are authorized to maintain or monitor.

### 7.1 HIPAA Third Party Agreements

HIPAA regulations specify that formal written agreements must be established with each party (often considered a "business associate") who will access protected health information (PHI). The parties must agree to protect the integrity and confidentiality of the information being exchanged, and the agreement would clearly define responsibilities of both parties as follows:

- SOCCCD security policies and security mandates, including any fines and penalties that may be incurred for HIPPA or PCI non-compliance for lack of compliance with the regulations
- Ownership and acceptable uses of PHI and other classified information

- Requirements for business continuity by the third party, in the event of a major disruption, disaster or failure
- Audit provisions for SOCCCD or SOCCCD-approved entities in the event of a data compromise. Provisions to ensure that SOCCCD, or a SOCCCD-approved auditor, will be provided with full cooperation and access to conduct a thorough security review after a security intrusion. The review will validate compliance with SOCCCD standards and HIPAA regulators for protecting PHI and other SOCCCD information.
- Security of PHI and SOCCCD information during third party contract terminations or data transfers.

## 7.2 PCI Third Party Requirements

SOCCCD maintains a program to monitor its PCI DSS service providers' compliance status at least annually.

Payment Card Industry Data Security Standard (PCI DSS) requires that shared hosting providers protect each entity's hosted environment and cardholder data. These providers must meet specific requirements as detailed in Appendix A of the PCI DSS.

A written agreement that includes an acknowledgement from any PCI service providers must be maintained to ensure that the third party accepts responsibility for the security of cardholder data the service providers possess.

All service providers providing PCI services must be monitored at least annually to ensure their continued compliance with PCI DSS.