

City of Dublin Education and Training Board

ICT Framework Policy

Document version	1
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Responsibility for this policy in CDETB	Director OSD and Head of IT
Reviewed by Senior Leadership Team (SLT)	12 October 2021
Approved by Chief Executive	12 October 2021
Noted by Board	21 October 2021
To be reviewed	2 years from date of approval by CE

City of Dublin Education and Training Board

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1 Introduction

1.1 Introduction

City of Dublin Education and Training Board (CDETB) endeavours, at all times, to ensure consistent, high quality implementations and management of its ICT resources, processes and practices. A comprehensive framework of well-defined policies, procedures and standards are required in order to achieve this. The need for formal ICT policies has been highlighted in risk management processes and internal control frameworks for CDETB. This ICT Policy is a key element in meeting and supporting these requirements.

The objective of the ICT policies is to ensure an organisation-wide approach to the establishment, implementation, operation, review, maintenance and improvement of all aspects of Information security in reference to internationally recognised best practice. Its purpose is to communicate standards of care to ensure the consistent and appropriate protection of information throughout, and to meet the key business, legislative, regulative and group security requirements. The ICT policies may be read as a complete set or may be used as a reference point, depending upon need.

Concerns with the policy should be raised with the IT Department.

1.2 Definitions used throughout the listed policies

- **BYOD** "Bring Your Own Device" the practice of allowing the employees of an organisation to use their own computers, smartphones, or other devices for the purpose of performing employment duties;
- **Corporate Data** means any and all **data** maintained by CDETB including, but not limited to, data related to its finances, taxes, employees, customers, students, suppliers and the business;
- **Data** The term data refers to information including information stored or transmitted in electronic format;
- **Device Management Solution** is a type of management or security technology that enables IT administrators to monitor, manage and secure corporate or personally owned devices that run across multiple operating systems;
- **Encryption** the process of converting information so that it cannot be read by unauthorised people;
- **HTTPS** Hypertext transfer protocol secure (HTTPS) is the secure version of HTTP, which is the primary protocol used to send data between a web browser and a website. HTTPS is encrypted in order to increase security of data transfer;
- **Information** The term information refers to knowledge which may be stored in any form, whether printed or in electronic form;
- **MFA** Multi-Factor Authentication, is a process whereby a user's identity is further verified via phone call, authenticator application, secure fob or code sent by email, SMS or any secondary means of verifying a user's identity;
- must refers to an action that is an absolute requirement of the policies;
- **Processing** means any operation or set of operations performed upon personal data or sets of personal data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use,

disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction;

- **should** refers to an action that ought to be applied. In certain circumstances, there may exist a valid reason to ignore a particular item. [In this case, the full implications must be understood, carefully weighed and documented before choosing a different course];
- Sensitive Data All data classified as commercially sensitive or privileged, or Special Category data as defined by the GDPR such that it is personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation shall be prohibited;
- **Personal Data** as defined by the GDPR, means any information relating to an identified or identifiable natural person ('data subject'); an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person;
- **Technology Infrastructure** All computing, connectivity and cloud-hosted technology owned or managed by CDETB and its contracted third parties;
- **TLS** Transport Layer Security (TLS), is a security protocol that provides privacy and data integrity for internet communications;
- **User** refers to an employee, whether full or part time, contractor, intern, partner, consultant, external individual or organisation, and also captures a learner or student. Further:
 - Internal User refers to a directly employed full-time or part-time staff member, intern, learner, student, parent/guardian of a learner or students under eighteen years of age;
 - External User comprehends contractors, partners and / or consultants, external individuals and organisations.

1.3 Scope

This framework applies to all users as captured in the widest definition of user in the definitions section above. Users are responsible for reading the policies which are relevant to their respective work areas, and familiarising themselves with contents thereof.

2 Policies

2.1 ICT Policies Overview

The following ICT policies have been developed to facilitate and ensure consistent, high quality implementations and management of CDETB ICT resources and information.

- ICT Acceptable Usage Policy (including email and internet usage)
- BYOD Policy
- Remote Access Policy
- Encryption Policy
- Outsourcing and Acquisitions Policy

Always refer to the online document for the most up-to-date version of this document or other policies above, as available at: <u>http://cityofdublin.etb.ie/policies-procedures/</u>

3 Roles and Responsibilities

Information security is the responsibility of all CDETB users with access to ICT systems and data. CDETB is obliged to take breaches of policy seriously and it is incumbent upon us all to read and understand the security policies that apply when performing our duties. Any breaches of policies listed may result in disciplinary action for internal users, and, in the case of external users engaged by CDETB, may result in legal redress.

4 Relevant Statutes

CDETB is obliged to comply with relevant legal and regulatory requirements in respect of financial records, customer and organisational personal data etc.

Relevant legislation in Ireland includes but is not limited to:

• Data Protection Acts 1988 to 2018

CDETB has a number of legislative requirements in relation to the processing of personal data. This includes the collection, use of, retention of, security of personal data from unauthorised access, disclosure, destruction or accidental loss, and the requirement to fulfil Data Subject Right Requests. Privacy legislation also puts restrictions on privacy assigned to individuals and the level of user- data that can be monitored within CDETB.

- Safety, Health and Welfare at Work Acts
- Copyright and Related Rights Acts
- Criminal Damage Act 1991 and Criminal Justice (Theft and Fraud Offences) Act 2001
 Damage or threatened damage to data or ICT infrastructure is an offence. Any attempt to
- access or damage data or equipment to which a user has not been formally granted access may be a breach of this Act, and hence a prosecutable offence.

• Child Trafficking and Pornography Act 1998 to 2004

If a user views or receives any image(s) or media (picture, graphic, booklet, audio tape, video *etc*.) which depicts a child engaged in, or witnessing, a sexually explicit act, it must be reported to the Gardaí – this act has a mandatory reporting requirement for which there are no exceptions. Any such incident will be dealt with in accordance with the Child Protection Policy.

- The Irish Constitution (Implicit right to personal privacy under Article 40.3.1)
- European Convention on Human Rights (Article 8)
- The Lisbon Treaty (Article 16)
- The European Charter on Human Rights (Article 8)
- ePrivacy Regulations 2011 (S.I. 336 of 2011)

The following are the relevant industry standards which were referenced in the drafting of ICT policies:

PCI DSS

Where payment card (credit/debit card) data is transmitted, stored or processed; the control and protection of that data must comply with PCI DSS (https://www.pcisecuritystandards.org/) standards.

• International Standards

The following international standards provide excellent baselines for implementation of an ICT framework policy, and security controls required. While it is not our intention to become ISO-27001 certified, this ICT framework is referenced to the following international standards for best practice information security governance, risk and compliance:

- ISO/IEC 27001:2013, Information technology -- Security techniques -- Information security management systems – Requirements
- ISO/IEC 27002:2013, Information technology -- Security techniques -- Code of practice for information security management
- ISO/IEC 27005:2008, Information technology -- Security techniques –Information security risk management
- ISO/IEC 27031:2011, Information technology Security techniques Guidelines for information and communication technology readiness for business continuity
- ISO/IEC 24762:2008, Security techniques Guidelines for information and communications technology disaster recovery services
- o ISO/IEC 31000:2009 Risk Management -- Principles and Guidelines
- o ISO/IEC 31010:2009 Risk management -- Risk assessment techniques