

## **Information**

Policy Exception Management Process

## **Effective**

July 23 2007

## **Number**

ISO 004 v2 0

## **Applicability**

This policy applies to all University workforce faculty and student members including but not limited to faculty staff students temps trainees volunteers and other persons as deemed appropriate while conducting performing work teaching research or study activity using University resources and includes all facilities property data and equipment owned leased and or maintained by the University or affiliates

## **Administrative Authority**

Vice President for Risk Audit and Compliance

## **Responsible Unit**

Information Security Compliance Office

502-852-6692

[isopol@louisville.edu](mailto:isopol@louisville.edu)

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## **History**

This policy is subject to change or termination by the University at any time. This policy SUPERSEDES all prior policies, procedures or advisories pertaining to the same subject.

This policy will be reviewed in accordance with the University policy management process to determine if the policy addresses University risk exposure and complies with the applicable security regulations and University direction. In the event that significant regulatory changes occur, this policy will be reviewed and updated as needed.

Approved July 23, 2007 by the Compliance Oversight Council  
Shirley C Willihnganz, Executive Vice President and University Provost, Chair of the  
Compliance Oversight Council

**Revision Date(s):**

1.0 / July 23, 2007 / Original Publication  
1.1 / January 29, 2013 / Content Update  
2.0 / March 8, 2016 / Review/update content and update to template format  
2.0 / June 23, 2022 / Minor edit  
2.0 / May 29, 2026 / Minor edit

**Reviewed Date(s):** September 29, 2014; March 8, 2016; June 12, 2017; May 18,  
2018; September 16, 2021; June 23, 2022; October 15, 2025

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**Categories**

**Statement:**

Information security considerations such as regulatory, compliance, confidentiality, integrity and availability requirements are most easily met when university constituents employ centrally supported or recommended standards. The University understands that centrally supported or recommended technologies are not always feasible for a specific school, division or other university sub-division. Deviation from centrally supported or recommended technologies is discouraged. However, an information security policy exception may be considered where a justifiable business and/or research purpose exists and where resources are sufficient to properly implement and maintain alternative technology or processes that meet or exceed existing university policies and standards. All policy exceptions must follow the process outlined within this policy.

**Reasoning:**

The purpose of this policy is to allow university entities the ability to do what is needed to further their area's mission while, at the same time, have reasonable assurance that solutions adopted are in compliance with applicable laws, regulations and university requirements.

**Responsibilities:**

**Policy Authority/Enforcement:** The University's Information Security Officer (ISO) is responsible for the development, publication, modification and oversight of these policies and standards. The ISO works in conjunction with University Leadership, Information Technology, Audit Services and others for development, monitoring and enforcement of these policies and standards.

**Policy Compliance:** Failure to comply with these policies and standards and/or any related information security and/or information technology policy, standard or procedure may result in disciplinary action up to and including termination of employment, services or relationship with the University and/or action in accordance with local ordinances, state or federal laws.