# WSU POLICY APPROVAL COVER PAGE

DATE POLICY REQUEST TO PET:			[INSERT DATE]						
IS THIS A NEW POLICY OR CHANGE TO			ISTING	POLICY?	NEW	EXISTIN	IG	х	
CURRENT POLICY TITLE:	19.18 Third Party Data Transfers								
REVISED POLICY TITLE:	N/A								
proval fancial information information (PH) Creation of note catsana rea of provement of S	of a <b>p</b> cifc <b>p</b> lic	y ốr traf		i <b>ɓrat</b> ion icted	• •	d potected lionansale	hea	lth	
APPLICABLE LAWS OR REGULATORY OR POLICY AUTHORITY:									
Kas loration Techology	y Sec <mark>ci</mark> ty	Sta <b>d</b> rd	<b>(</b> T <b>E</b> )	7230A					
OTHER RELEVANT WSU POLICIES:									
SVPolicy 3.12SecrityatSVPolicy 20.17/ProtectedSVPolicy 20.18/Privacy c			St <b>ei</b> h	Recor <b>sad</b> files					
THE FOLLOWING UNIVERSITY STAKEHOLDERS WERE INCLUDED IN THE REVIEW AND									

DRAFT POLICY 2023 11 17

3.

- 3. **Controlled Affiliated Organizations:** Wichita State University Intercollegiate Athletic Association, Inc., Wichita State University Union Corporation, Wichita State University Innovation Alliance, Inc., WSIA Investments Corporation.
- 4. **Data Management Committee ("DMC"):** The University committee charged with managing and maintaining compliance with the Higher Learning Commission requirements related to institutional data for accreditation which includes but is not limited to providing oversight to

DRAFT POLICY 2023 t t t t t t

## 19.18 / THIRD PARTY DATA TRANSFERS

### 19.18 / THIRD PARTY DATA TRANSFERS

- I. INITIATING AUTHORITY
  - A. Information Security and the Chief Datafi**Oe**r serve as the **itin**ating authorities for this policy.

### II. PURPOSE

A. The purpose of this policy is to decre**ase** risk around transmission and transfer

- 2. All <u>DataRestricted</u>Use Agreements must beviewed and approved by the Office of General Counsel.
- 3. Restricted Information may be tranitted without a Restricted Use Agreement if the Restricted Information includes:
  - <u>a) student educational records protected by the Family Edu</u>cation <u>Rights and Privacy Act (FERPA) nd is being produced to the</u> <u>student, or a third parbyuthorized by the studence pursuant to a valid</u> <u>FERPA authorization and release</u>, as otherwise permitted under <u>FERPA</u>;
  - b) patient records protected under Mealth Insurance Portability and Accountability Act of 1996 (HIPAA) and is being produced to the patient, or a third parts uthorized by the patier pursuant to a valid HIPAA authorization and releaser, as otherwise permitted under HIPAA;
  - c) confidential personnel records and is breg produced to the employee, or an third party autimed by the employee, pursuant to a valid authorization and release; or
  - <u>d)</u> records that are requested ompelled by court order, subpoena, or otherwise mandated to be produced under the law.
- C. Termination of Transfer of Restricted Information
  - 1. Users must notify either the DMC (for WSU Restricted Information), IDP IT (for IDP Restricted Information) or both (for both WSU Restricted Information and IDP Restricted Information) prior to temination of a Data Transfer to obtain transfermination instructions.
  - 2. The DMC and/or IDP IT may requestermination of the transfer of Restricted Information and/or Data Restricted Use Agreement.

#### **₩V.** DEFINITIONS

- A. For the purpose of this policy only,etfollowing definitions shall apply:
  - 1. Bulk Data: An electronic collection of **da** composed offormation from multiple records, whosperimary relationship to eacouther is their shared origin from a single or multiple databases.
  - **1.2.** Cloud Service: Networked computing facilityes) providing remote data storage and processing services viainthernet. This can include but is not

DRAFPOLICY

limited to Infrastructure as a Service(SaaS) delivery methods and includes all **ub**services, regardless of capacity.

- 2.3. Controlled Affiliated Organizations: Wichita State University Intercollegiate AthleticAssociation, Inc., Wichita State University Union Corporation, Wichita State Universi Innovation Alliance, Inc., WSIA Investments Corporation.
- 3.4. Data Management Committee ("DMC"): The University committee charged with managing and mainfag compliance with the Higher Learning Commission requirements related to institutional data for accreditation which includes but is not limited to providing oversight to University data systems to ensuretadantegrity, best practices in data management, reporting standards, infation consistency, and security access.
- 4.5. Data Transfer: Automated or manual transfer of Restricted Information from the University to a Third Partthat involves the following agreements and/or situations: (1) agement for the purchase to see of Cloud Services for data storage, transfer, or processi

DRAFPOLICY

9.

A. KansashformationTechnologySecurityStandard(ITECJ230A

- B. WSUPolicy:3.12/ SecurityandConfidentialityof StudentRecordcandFiles
- C. WSUPolicy:20.17/ ProtectedHealthInformation
- <u>A.</u> WSUPolicy:20.18/ Privacyof FinanciaInformation Technology Security Sthdard (TEC) 7230A
- B. WSU Policy 3.12 / Security and Confidentity of Student Records and Files
- C. WSU Policy 20.17 / Protected Health Information
- D. WSU Policy 20.18 / Privacy of Financial Information

VI. REVISION DATES

A. [INSERT PET APPROVED DATE]

Đ.