CENTRAL INFORMATION TECHNOLOGY
OFFICE OF MANAGEMENT AND BUDGET

POLICY NUM. TIC-019

DATE EFFECTIVE: 4 de Septiembre de 2014
DATE REVISION: 26 DE MARZO DE 2014

TOPIC: DATA CLASSIFICATION AND SECURITY CATEGORIZATION

DESCRIPTION
This policy serves to provide the agencies of the Commonwealth of Puerto Rico Government (CPRG) with a concise set of guidelines on how to analyze and determine if the data is of a sensitive nature and if deemed to give steps on how to protect such data.

The CPRG recognizes through its executive order OE-2013-013 that there is a need to liberate the data. For this reason it is necessary to equip the agencies with an appropriate set of tools to determine the data that can be liberated and to enable agencies to perform TIC-016 “Guía de Interfaz de desarrollo en programación “Web API’s””. The aim is to open the data in a manner that is consistent with the applicable laws and standards that allows the dissemination of data but at the same time providing the necessary privacy protection on the data that is deemed of a personal for agency use only or of sensitive nature.

To satisfy the need to open data while protecting sensitive and personal information the CPRG will maintain a data classification and security categorization policy. This policy establishes the corresponding procedure(s) designed to enable the agencies to disseminate information and at the same time offer the guidance for the protection of data in different media and from unauthorized disclosure, use, modification, or deletion whenever it is deemed essential. The effective handling of the data and information within the CPRG will be made in accordance with this policy; however, agencies are still subject to any other requirement established by state or federal law, rules or regulations. This policy is divided into two parts: The first part deals with the management of the classification and categorization of data and the second part deals with protection mechanisms for information that is deemed sensitive in nature.

LEGAL BASE
Act No. 151 of June 22, 2004, as amended, states that the Office of Management and Budget shall have the power to implement, develop and deliver public policy to follow and guidelines governing the acquisition and implementation of systems, equipment and information programs technology for government agencies with the primary objective of achieving interconnection of agencies to facilitate and streamline services to the people.
The Executive Order No. 9 of February 24, 2009, Administrative Bulletin No. OE 2009-009, creates the Office of the Chief Information Officer as part of the Governor's Office, as well as the position of Chief Information Officer (CIO), designed to achieve the objectives of unification of the information systems of the Commonwealth of Puerto Rico, and authorizes the CIO to advise the Governor in the creation and implementation of public policy on the use of Computerized Information Technology (CIT) in the government.

PURPOSE
The purpose of this policy is to inform CPRG information stakeholders and data users about the data classification, the procedures to carry out the analysis to determine the security categorization standard, and the protection elements needed by the CPRG for handling the sensitive and classified data generated, accessed, transmitted and stored.

The policy will inform all relevant parties on uniform data handling practices that will enable the liberation of data to the public as well as the security measures required for sensitive information and at the same time conform to local, state, and federal regulations regarding privacy and confidentiality.

SCOPE
This data classification and security categorization policy shall apply to all agencies within the CPRG in their use of the data in its various forms. These forms include written, verbal, and information stored in information systems.

FREQUENCY OF REVIEW
This policy will be reviewed and updated if necessary on an annual basis.

POLICY AND PROCEDURE

I. DATA CLASSIFICATION AND CATEGORIZATION

Roles and Responsibilities
The CPRG policy must ensure proper accountability to guarantee that the data is available to the citizen when it is deemed for public consumption and when deemed appropriate provide the security for sensitive data. To provide this accountability the following roles are defined:

1. Data Owner – the individual(s) that are responsible for the data/information that is: generated, gathered, transmitted, stored, or deleted. The owner is responsible for classifying, categorizing and maintaining the data and information according to the procedures established in this policy.

2. Data User – the individual(s) that has access to the data and performs an authorized task with the data. The data user is responsible for maintaining the classification and categorization of the data when it is within the custody of the user.

3. System Owner – the individual(s) responsible for the system where the data is stored and transmitted. The system owner is responsible for applying the system security standards necessary to support the protection of the data asset.
POLICY NÚM: TIC-019

Topic: Data Classification and Security Categorization

All significant information assets will have a nominated owner and should be accounted for. The owner must be a member of staff whose need to know is appropriate for the asset they own. The owner’s responsibility for the asset and the requirement for them to maintain will be formalized and agreed.

**Need to open Data**
Whenever possible the information will be made available to the public in accordance with the procedures established in this document. The availability of the data will be made in a format accessible to the user and whenever possible available for automated consumption.

**Need to know for sensitive DATA**
All information that is classified under this policy that is deemed sensitive will abide by the principle of least privilege. Under this principle the personnel that have access to the information must demonstrate the need to know and will get access to the least amount of information to complete the requirement of the need to know.

**Rationale for Classification**
The CPRG’s response to the growing demand to carry out its mission depends on the free flow of information both within the CPRG, other Government agencies and to Puerto Rico’s citizens. Nevertheless, throughout CPRG’s operations it is often required that certain information be maintained in confidence in order to protect our citizens. It is also necessary to protect certain information with regards to the citizen’s identity to comply with the laws and regulations that dictate such privacy. It is also necessary to establish the necessary protocol to disclose information that is of a sensitive nature to other parties that may have the need to know. It is also necessary to establish a protocol to release the information when its sensitive classification is removed or downgraded in accordance with this policy.

The rationale for classification must also abide by existing laws and regulations concerning access and usage of information set forth by state or federal authority.

**Risk Assessment**
Risk assessment is to be carried out by the data owner to determine the security category of the data. FIPS 199 defines three levels of impact that applies to the risk analysis of data in case of a security breach. This breach is translated into:

- **Loss of Confidentiality** - A loss of confidentiality is the unauthorized disclosure of information.
- **Integrity Compromise** - A compromise of integrity is the unauthorized modification or destruction of information.
- **Availability Denial** - An availability denial is the disruption of access to or use of information or an information system.
All data will be analyzed according to the potential impact on confidentiality, integrity, and availability and the possibility of breach as described above. The breach impact will then be classified per FIPS 199 as:

- **Low** – The potential impact will be low if the loss of confidentiality, integrity compromise or availability denial could be expected to have a limited adverse effect on organizational operations, organizational assets or individuals. Adverse effects on individuals may include, but are not limited to, loss of the privacy to which individuals are entitled under law.

A limited adverse effect means that – for example – the loss of confidentiality, integrity compromise or availability denial might: (1) cause a degradation in mission capability to an extent and duration that the organization is able to perform its primary functions, but the effectiveness of the functions is noticeably reduced; (2) result in minor damage to organizational assets; (3) result in minor financial loss; or (iv) result in minor harm to individuals.

- **Moderate** – The potential impact will be moderate if the loss of confidentiality, integrity compromise or availability denial could be expected to have a serious adverse effect on organizational operations, organizational assets or individuals. Adverse effects on individuals may include, but are not limited to, loss of the privacy to which individuals are entitled under law.

A serious adverse effect means that – for example – the loss of confidentiality, integrity compromise or availability denial might: (1) cause a significant degradation in mission capability to an extent and duration that the organization is able to perform its primary functions, but the effectiveness of the functions is significantly reduced; (2) result in significant damage to organizational assets; (3) result in significant financial loss; or (iv) result in significant harm to individuals that does not involve loss of life or serious life threatening injuries.

- **Severe** – The potential impact will be severe if the loss of confidentiality, integrity compromise or availability denial could be expected to have a severe or catastrophic adverse effect on organizational operations, organizational assets or individuals. Adverse effects on individuals may include, but are not limited to, loss of the privacy to which individuals are entitled under law.

A severe or catastrophic adverse effect means that – for example – the loss of confidentiality, integrity compromise or availability denial might: (1) cause a severe degradation in or loss of mission capability to an extent and duration that the organization is not able to perform one or more of its primary functions; (2) result in major damage to organizational assets; (3) result in major financial loss; or (iv) result in severe or catastrophic harm to individuals involving loss of life or serious life threatening injuries.
Data/Information Cataloging
Medium of the data:
1. Systems data in transit or in storage
2. Radio data
3. Hard copy data
The data to be protected will be analyzed to be cataloged as:
1. Structured Data – data associated with a business application or system. Data that resides in fixed fields within a record or file. Relational databases and spreadsheets are examples of structured data.
2. Unstructured Data – data not associated with a business application or system. The unstructured data may be characterized as free fields containing narratives, paragraphs, miscellaneous information that does not contain a pre-required format. Examples of such unstructured data include but not limited to: email messages, blogs, web pages, Pdf files, word processing documents, etc.

Unified Classification Markings
All information assets will be classified and assessed using the risk assessment steps outlined previously. This step will be carried out by the data owner according to the practices outlined in this document and the content of the data. All information assets must be classified and labeled in accordance with the resulting security categorization standard. The classification scheme of Confidential, Official Agency and Interoperability, and Public Domain Data is given but a more elaborated classification criteria can be required for some agencies in accordance to applicable law. All agencies within the CPRG are advised and instructed to adhere to any other classification scheme which applies to them based on sector and jurisdiction. If there are no agency-specific classification of information requirements established by law or competent authority, the proposed classification scheme described in this policy should be adopted by the agency.

Confidential Data
Confidential Data is information that must be protected in compliance to statutes, regulations, State policies or contractual language. In addition, tactical law enforcement capabilities and sensitive investigations may fall under the heading of confidential data. Disclosure of Confidential Data internal to the CPRG should be on a need-to-know basis only and under certain circumstance also require background checks. Disclosure under this category should be informed to the <name of department or assigned personnel>.

Confidential data includes any information of which the inappropriate disclosure could have a material adverse effect on proprietary information or the privacy to which individuals are entitled. For such reasons, confidential data will be considered sensitive information.
Official agency and Interoperability Data
Official agency and Interoperability Data is information that must be guarded due to investigative or privacy considerations, and must be protected from unauthorized access, modification, transmission, storage or other use. This classification applies even though there may not be a civil statute requiring this protection. Official agency and Interoperability Data is information that is restricted but may be used throughout and shared across agencies and to provide services that have a legitimate purpose for accessing such data. Data Owners may designate data as Official agency and Interoperability Data use only. For such reasons, Official Agency and Interoperability Data will be considered sensitive information.

Public Domain Data
Public Data is information that may or must be open to the general public. It is defined under this policy that it does not fall under the purview of the rationale for classification. Public domain data will be considered to be made accessible as open data. The openness of the data will be contingent on whether the particular agency involved has the necessary technological advances and proper funding for the project.

Marking of Data
All information, data, folders, storage facilities, etc. will be clearly marked and visible. The information marking will be positioned in a place where it is clearly visible during the handling of the document, data, folder, storage facility, etc. The marking will reflect the data classification and the security category standard of the highest level of risk the data is vulnerable to.

How to determine the security categorization standard
A data evaluation matrix provided in the data assessment procedure will be used to evaluate the information of the agencies data when considering the risk of a security breach. The data to be assessed will be evaluated for each of the security objectives to see if it applies or not. The security objectives as outlined in the risk assessment section of this policy are: confidentiality, integrity and availability. If the security category applies to the data element then the impact level of low, moderate or severe will be selected. Under the impact level each of the elements of security will be evaluated for the potential impact.

Each of the fields of the data assessment matrix provided in the procedure needs to be analyzed for the set data element contemplated to be categorized. The guiding principles under this policy are:

- The data elements will be categorized under the highest risk label obtained during the evaluation. If one element is severe the highest criteria will be selected.
- If the impact assessment is severe, the element set will be evaluated to extract the elements that make the impact assessment severe and lower the impact assessment category. Those elements whose impact assessment category remains under the severe category will be protected as critical information.
If confidentiality is considered severe, the overall security categorization will remain severe. If integrity or availability is considered severe, it will remain severe until mitigation strategies are in place to lower the overall determination from severe. Once the mitigation strategy is implemented then the datum will be considered for re-categorization to a lower security standard.

Security Categorization Handling Criteria
The security categorization handling criteria will consist of the measures necessary to protect the information confidentiality, integrity and availability according to the level of risk should there be a breach in security in the respective security objectives areas. The assessment of the security categorization standards must take place within the context of each agency of the CPRG. Minimum level of protections will be applied to each type of information that is not public domain data. Protection mechanisms will consist of:
- Physical
- Media in transit
- Media in storage

II. Public information Disclosure

Availability
The data that is deemed Public Domain Data will be made available for public consumption through electronic means. This information will be disseminated through the available mediums that the agency currently possesses to make the information available until such time in which the agencies can move to machine readable formats.

Machine readable format
The procedures and specifications of machine readable formats will follow TIC-013. Whenever possible the default will be to make the CPRG machine readable. The machine readable format whenever possible will make the information available as it is generated. All agencies will prioritize machine readable format in all future technology implementation projects.

Frequency of update
All data will be updated within a reasonable amount of time. The frequency of update will be published alongside the disclosed data. The disclosed data will also have a means to verify the time when the information was generated.

Maintain an inventory of public data listing
The system owner will maintain an inventory of the data that has been released by the agency.

Integrity of the data
Whenever the information is made publicly available it may be susceptible to alteration at the source. All the security measures to maintain the integrity of the available data will be contemplated before liberating the data for public consumption.
III. SENSITIVE DATA PROTECTION

Physical Protection

Except where impracticable physically tangible information will be stored on centralized facilities to ensure enhanced confidentiality, integrity and availability as outlined within this policy and the policies outlined in the section on Policy dependencies.

Staff should not be allowed to access information until their supervisor is satisfied that they understand and agree the responsibilities for the information that they will be handling as outlined in this policy. Files which are classified as a Confidential Data or Official agency and Interoperability Data will only be stored on secure network or segregated areas of the network that are classified to handle such data.

Printing transforms digital data into printed data and as such the data is transferred from one medium to another. Such transference of medium does not change the need for physical protection. The Confidential Data or Official agency and Interoperability Data will have limitations on printing as specified on a document basis.

Faxing of data consist of two parts which is the transmission and the printing of the document. All transmission including faxed documents will conform to the Security of Media in Transit section. The Printing of the document will conform to the Printing Protection subsection above.

Security of Media in Transit

Media in transit refers to information or data that uses communications and data transmission processes. All media in transit will be evaluated for transmission security according to the data/information classification and security category level. In addition each transmission must be validated that it goes to an appropriate individual or entity that has the need to know and has the appropriate level of clearance to view the data.

Communications Transmission through the Internet include but are not limited to email, instant messaging, chat, all variations of FTP (file transfer protocol), all variations of P2P (peer-to-peer) processes, and streaming media processes. Each of these protocols will be validated that they carry the appropriate security according to the Policy dependencies and Standards followed.

Radio transmissions that are being used as part of the CDRG will be subject to revision to determine the classification and security categorization level of such information. All information deemed Official agency and Interoperability Data or Confidential Data will abide by the standards established communications security outlined in the Policy dependencies and Standards followed.

Except where impracticable electronic information will be stored on centralized facilities to ensure enhanced confidentiality, integrity and availability as outlined within this policy and the policies outlined in the section on Policy dependencies and Standards followed. All classified and categorized information will be evaluated for acceptable
use of encryption as outlined in this policy and encryption standards. All software as well as operating system configuration and hardware will conform to the appropriate security level established for each category.

Staff should not be allowed to access information until their supervisor is satisfied that they understand and agree the responsibilities for the information that they will be handling as outlined in this policy. Files which are classified as a Confidential Data or Official agency and Interoperability Data will only be stored on secure network areas and appropriate storage medium that are classified to handle such data.

Regular backups of all electronic information will take place as outlined within the Communications and Operations security policy Records management and retention guidance will be followed as defined in the Data Retention schedule.

Encryption
All encryption devices shall comply with FIPS 140-2 standard.

Encryption Strength
The minimum encryption to be applied to sensitive information is 128 bit.

Transmission of Data
When sensitive data is transmitted outside the boundary of a secure location, the data shall be protected via encryption unless the device is not capable and falls under the exceptions of the applicable standards. All sensitive data over unencrypted channels will be notified to <name of department or assigned personnel> for assessment and approval.

PKI
Whenever it is deemed necessary to implement PKI the <name of department or assigned personnel> shall develop and implement a certificate policy (CP) and certification practice statement (CPS) for the issuance of public key certificates used in the information system. The <name of department or assigned personnel> shall verify that the registration process to receive a public key certificate shall:

- Have justification according to the security level of the person and the classification of the data. This justification must be approved by <name of department or assigned personnel>.
- The infrastructure must comply with the appropriate security measures according to the security categorization standards.
- Ensure that the registration authority verifies the identity of the person and that the certificate is issued to the intended party.
Interoperability between Organizations
Interoperation between organizations will be evaluated by <name of department or assigned personnel> for compatibility between data classification, security categorization levels and protection mechanisms. If the organizations have compatibility of polices, a signed Memorandum of understanding will be signed agreeing to the exchange of data. This agreement will specify the data to be shared and the classification and security category level of the data to be shared.

Only individuals and entities designated have approved access rights to the transmitted data between organizations. The <name of department or assigned personnel> will verify that the organization has a need to know and should receive, distribute, store or have in their possession this type of data. Information should be accessed only from a controlled access area.

Removing Classification Criteria
Data shall have its classification removed or downgraded by the data owner or <name of department or assigned personnel> when it complies with the requirements described in this section.

It will be assumed that the information that continues to meet the classification requirements under this policy requires continued protection. The information will be removed or downgraded if:

The information must be disclosed due to legal proceedings and becomes a public document. The type of information is protected by a federal or state law or regulation, but the particular data involved falls within any statutory exemptions.

The classification can be exempt from being removed or downgraded due to:

1. Special law enforcement operations.
2. Records containing classified information that originated with other agencies
3. Information from citizens that is deemed personally identifiable information, and will continue being considered as such.

Information that is exempted from removal or downgrade under this section shall remain subject to the mandatory and systematic declassification review that will take place on an annual basis.

Disposal of Data
Electronic documents
All storage media, such as computer hard drives, flash drives, or CD/DVDs, containing CPRG data in electronic form should be sent to the <name of department or assigned personnel> for secure deletion. The <name of department or assigned personnel>, under guidance of the Security Information Officer, will delete the CPRG data from the media in accordance with current NIST Special
Publication 800-88. Any media which cannot be processed according to this standard will be destroyed; either smashed or degaussed, by the CPRG Security Information Officer or his/her representative.

Since there is no way to know exactly what data is stored on computers used at specific computer media of the CPRG, all computers will be considered to contain confidential data. All computers must have all attached electronic storage media erased prior to redeployment or disposal.

**Paper documents**

All CPRG confidential data existing in paper form must be disposed of by shredding. All documents should be dropped off in designated containers where afterwards they will be shredded using appropriate shredding equipment. If a department does not have access to designated shredding containers, the department head or his/her designee shall consult with existing divisions of equal sensitive information handling rights for shredder access.

**Documents taken outside of CPRG**

Any paper or electronic documents containing CPRG Protected or Sensitive data taken outside of CPRG by employees, consultants or agents of CPRG must be cleared to take such information outside the premises of the agency. All equipment used must meet with the required security protection mechanisms outlined in this document and its dependencies. Any paper or electronic documents containing CPRG Protected or Sensitive data that are taken outside of CPRG by parties who are contractually bound to handle data produced by CPRG must dispose of paper documents through a licensed document destruction company and electronic documents through a method that meets or exceeds the standards in the CPRG Secure Deletion standards. Alternatively, the documents can be returned to CPRG for proper destruction.

All external personnel and contracting agents will be bound by this policy whenever handling sensitive data.

**Loss of sensitive data**

All loss of sensitive data must be immediately reported to  

<name of department or assigned personnel> for immediate evaluation of risk and appropriate mitigation procedures.

**CPRG Public Domain Data and recycling policy**

Paper documents will be verified that they do not contain data that is classified as sensitive. After this check has been carried out the paper should be recycled whenever it is possible.

**Authorization of Destruction or recycling**

Data shall be reviewed to verify that the retention policy or declassification process for the data in question has been properly carried out. All known audits and audit discrepancies regarding data scheduled for destruction must be settled before the
records can be destroyed; all known investigations or court cases involving said data must be resolved before the records can be destroyed.

Departments will record that the data was destroyed, the date of destruction, and method of destruction. Methods of destruction for specific data types must comply with the data destruction policy outlined below and afterwards can be recycled if possible.

**Minimal Destruction Policy**
All paper and electronic media destruction devices will comply with NIST Special Publication 800-88. All documentation that cannot be determined to be public domain data will be treated as sensitive and will follow the procedures outlined above for handling sensitive data.

**Compliance**
The information security team and audit services will review compliance of this policy with random spot checks and advice to services.

Failure to comply with policies relating to information systems could result in penalties and / or suspension of personnel. External consultants or agents of the agency may incur in penalties including but not limited to contract termination.

**Definitions**
- **Availability** - Ensuring timely and reliable access to and use of information.
- **Confidentiality** - Preserving authorized restrictions on information access and disclosure, including means for protecting personal privacy and proprietary information.
- **Integrity** - Guarding against improper information modification or destruction and includes ensuring information non-repudiation and authenticity.
- **Secure location** - Secure locations means any building or government infrastructure that has a data protection policy that is equivalent to the CPRG data policy and is recognized by the CPRG as a secure location.
- **Sensitive data** - Sensitive data refers to any type of data that has been classified according to this policy that is not public domain data
- **Open data** - data that is freely available without any restriction for its consumption and use.

**Consulted Standards**
This policy draws its guidance from:
- FIPS PUB 199
- FIPS PUB 140-2
- NIST Special Publication 800-122
- NIST Special Publication 800-88
Policy dependencies
This policy is dependent on other policies that complement its content. The Data Classification and Protection Policy depend on:
- IT Infrastructure security policy
- SP 800-123 Guide to General Server Security
- SP 800-44 Version 2 Guidelines on Securing Public Web Servers
- SP 800-83 Rev. 1 Guide to Malware Incident Prevention and Handling for Desktops and Laptops
- Communications and Operations Security policy
- FIPS 191 Guideline for The Analysis of Local Area Network Security
- SP 800-153 Guidelines for Securing Wireless Local Area Networks (WLANs)
- Remote and mobile working Acceptable use policy
- SP 800-124 Guidelines for Managing the Security of Mobile Devices in the Enterprise
- SP 800-77 Guide to IPsec VPNs
- Software security policy developed by the agency
- Recruitment policy developed by the agency
- Guide TIC-016 “Interfaz de desarrollo en Programación “Web API’s””

Additional References
- SOCITM Local Authority Impact Levels
- Example of Crime Data Analysis for Puerto Rico Police Department

Attached
- Procedure – data classification and security categorization (template)

Giancarlo González Ascar
Principal Ejecutivo de Informática
Oficina del Gobernador

Nixa E. Martín Hidalgo
Directora Interina
Área de Tecnologías de Información
Oficina de Gerencia y Presupuesto
Purpose
The purpose of this operating procedure is to document the decision matrix for classifying and categorizing data in a consistent manner across all domains of the Commonwealth of Puerto Rico Government (CPRG). The document also serves the purpose to inform CPRG personnel of the security objectives that need to be evaluated when making the decision to categorize the data.

Frequency of Review
This procedure will be reviewed and updated if necessary on an annual basis.

Security Categorization of Data
The data matrix in the table below serves as a guideline on the fields that need to be evaluated when considering the security categorization of data. Each of the fields needs to be filled for each data element to be considered.

The data to be classified and categorized will be evaluated for each of the three security objectives to see if it applies or not. If a security objective is vulnerable to attack in case of a security breach, then the impact level of low, moderate, or severe will be selected. Under the impact level each of the security objectives will be evaluated for the potential risk.

Note: a security categorization may have impacts on all security objectives at different levels.

Steps for the Summary section of the template
1. Fill in the agency field with the name of the agency
2. Provide a general description in the description field. The description should state the nature of the data that is being analyzed.
3. In the specific fields contemplated in the analysis, each of the data elements should be explicitly entered in the table below. Each of the elements will also include a brief description per field and the data type of the data (Numeric alphanumeric, date, coordinate, etc.)
4. The temporal frequency of the update will be stated in the temporal nature of the data field. If it is non-real or backup data the frequency of update will be explicitly stated.

Steps for the Analysis Section
All the analysis boxes will be completed according to the criteria established in the data classification and security categorization policy.

1. Fill in the Information Type Name by providing the individual Datum name.
2. Classify the type of information as:
   a) Confidential Data
   b) Official Agency and Interoperability Data
   c) Public Domain Data
   d) Other classification

The other classification marking will only be used if there is an applicable law or regulation that establishes a different classification scheme than the one presented in this data classification and security categorization policy. All
agencies within the CPRG are advised and instructed to adhere to any other classification scheme which applies to them based on sector and jurisdiction.

3. Establish the security categorization by providing the overall impact rating (i.e., the high water mark) for each security objective based on the loss of the same in case of a breach.

Confidentiality - The loss of confidentiality will also contemplate if the elements of the data can be re-established by modifying the data (e.g. Loss of confidentiality on location data of a sensitive event can be mitigated and confidentiality can be re-established by moving the location of the event). [Select: LOW, MODERATE, SEVERE or NOT APPLICABLE]

Integrity - The loss of integrity will also contemplate if: (i) Data is altered at the source or at a replication site; (ii) If backup data exists; (iii) If damage is temporary or permanent; (iv) Whether a minor, significant or major damage can occur by the loss of integrity. [Select: LOW, MODERATE or SEVERE]

Availability - The loss of availability will also contemplate if: (i) Availability denial is temporary or permanent; (ii) The time it will take in order to reestablish availability; (iii) Whether the amount of losses incurred during the availability denial are minor, significant or major. [Select: LOW, MODERATE or SEVERE]
Summary Section

Agency: _____________

General Field description: _________________

Specific fields contemplated in the analysis

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<th>Description</th>
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Temporal nature of the data
a) Real time data _____
b) Non real time data _____
c) Archival/Backup data _____

Roles and Responsibilities
Data Owner: _________________
Data User: _________________
System Owner: _________________

Change Management
Revision:
Change Description:
Created / Edited by:
Date:
Approved By:
### Analysis Section

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