### Cybersecurity Incident Response Plan

Prepared by: FRONTIER SCHOOL DISTRICT

Last Modified:

**DEVELOPED BY:** 



CREATED:

**Version 1** 

May 2019

NYS RICS OVERVIEW:

12 NYS centers organized under and supporting the 37 BOCES to provide shared technology services.

### **PURPOSE**

The **FRONTIER SCHOOL DISTRICT**, a trusted public education provider to K-12 students in Hamburg, NY. **FRONTIER SCHOOL DISTRICT** stores information related to students, staff, and internal business operations, as well as manages and maintains technical infrastructure required to house and maintain this information. Additionally, **FRONTIER SCHOOL DISTRICT** contracts with the Western New York Information Center (WNYRIC), and vendors of digital services and products to manage and maintain this data and infrastructure.

This Cyber Security Incident Response Plan outlines the procedures FRONTIER SCHOOL DISTRICT uses to detect and respond to unauthorized access or disclosure of private information from systems utilized, housed, maintained or serviced by FRONTIER SCHOOL DISTRICT. More specifically, this plan defines the roles and responsibilities of various FRONTIER SCHOOL DISTRICT staff with respect to the identification, isolation and repair of data security breaches, outlines the timing, direction and general content of communications among affected stakeholders, and defines the different documents that will be required during various steps of the incident response.

**FRONTIER SCHOOL DISTRICT** also implements practices designed to proactively reduce the risk of unauthorized access or disclosure, such as training staff with respect to legal compliance requirements, following appropriate physical security and environmental controls for technical infrastructure, and deploying digital security measures such as firewalls, malware detection and numerous other industry standard systems.

In the event of a cybersecurity incident, **FRONTIER SCHOOL DISTRICT** staff have been trained to expeditiously deal with the matter. **FRONTIER SCHOOL DISTRICT** staff are trained on a yearly basis to recognize anomalies in the systems they regularly utilize, and to report any such anomalies as soon as possible to the Data Privacy Officer so the Incident Response Team can be mobilized. Throughout the year the Data Privacy Officer and members of the Incident Response Team are kept up to date on the latest security threats and trained in modern techniques of incident remediation.

The availability and protection of the information resources managed by the systems we maintain is of paramount importance to our school DISTRICT and will always be a core value of our organization.

### **DEFINITIONS**

### **Cyber Security Incident -**

A Cyber Security Incident is any event that threatens the confidentiality, integrity or availability of the information resources we support or utilize internally, especially sensitive information whose theft or loss may be harmful to individual students, our partners or our organization.

### Incident Response Team (IRT) -

The IRT is made up of experts across different fields in the organization whose charge is to navigate the organization through a Cyber Security Incident from the initial investigation, to mitigation, to post incident review. Members include an Incident Response Manager, technical hardware and networking experts, front-end software experts, communications experts and legal experts.

### Data Privacy Officer (DPO) -

The DPO oversees all aspects of the Cyber Security Incident, especially the IRT. The key focuses of the DPO will be to ensure proper implementation of the procedures outlined in the Cyber Security Incident Response Plan, to keep appropriate Incident Logs throughout the incident, and to act as the key liaison between IRT experts and the organization's management team. At the conclusion of a Cyber Security Incident, the DPO will conduct a review of the incident and produce both an Incident Summary Report and a Process Improvement Plan.

### Cyber Security Incident Log -

The Cyber Security Incident Log will capture critical information about a Cyber Security Incident and the organizations response to that incident, and should be maintained while the incident is in progress.

### Incident Summary Report (ISR) -

The ISR is a document prepared by the DPO at the conclusion of a Cyber Security Incident and will provide a detailed summary of the incident, including how and why it may have occurred, estimated data loss, affected parties, and impacted services. Finally, it will examine the procedures of the Cyber Security Incident Response Plan, including how the IRT followed the procedures and whether updates are required. The template for the ISR may be seen in Appendix A.

### Process Improvement Plan (PIP) -

The PIP is a document prepared by the DPO at the conclusion of a Cyber Security Incident and will provide recommendations for avoiding or minimizing the impact of future Cyber Security Incidents based upon the "lessons learned" from the recently-completed incident. This plan should be kept confidential for security purposes. The template for the PIP may be viewed in Appendix B.

### INCIDENT RESPONSE TEAM

### DATA PRIVACY OFFICER

Name: MICHAEL SULLIVAN	Email: MSULLIVAN2@FRONTIERCSD.ORG
Work Phone: 716-926-1743	Mobile Phone

### **TECHNICAL CONTACTS**

Name	Email
Work Phone	Mobile Phone

Name	Email
Work Phone	Mobile Phone

Name	Email
Work Phone	Mobile Phone

### LEGAL COUNSEL

Name	Email
Work Phone	Mobile Phone

### **COMMUNICATIONS SPECIALIST**

Name	Email
Work Phone	Mobile Phone

### **ADDITIONAL MEMBERS**

In addition to those individuals listed above, additional experts may be included on the IRT, depending upon the nature and scope of the incident. In particular, a software support expert from the team that supports the software in question will likely be necessary. These additional members will be chosen by the DPO.

### INCIDENT MANAGEMENT PRINCIPLES

### CONFIDENTIALITY

### Investigation

During a Cyber Security Incident investigation, the DPO or members of the IRT will be gathering information from multiple computer systems and/or conducting interviews with key personnel based on the scope of the incident in question. All information gathered or discovered during a Cyber Security Incident will be strictly confidential throughout the investigative process. All members of the Cyber Security Incident Response Team are trained in information security and data privacy best practices. At the conclusion of the investigative process, the DPO will brief DISTRICT Administration on the relevant details of the incident and the investigation (see Briefing of Administration in the Response Phase on page 12). During this phase, no confidential information will be shared unless it is strictly relevant to the investigation and/or the incident itself.

### Affected Stakeholders

In the event the incident involves the unauthorized access or disclosure of confidential student or staff information, FRONTIER SCHOOL DISTRICT will communicate information relevant to the incident as well as any additional requested information to which they have a right (e.g. specific student records, staff records, etc.). FRONTIER SCHOOL DISTRICT does reserve the right to withhold certain information at the discretion of the DPO if that information may jeopardize current or future investigations, or pose a security risk to FRONTIER SCHOOL DISTRICT or other entities.

In the event the incident involves information of a non-FRONTIER SCHOOL DISTRICT stakeholder group, such as a neighboring DISTRICT or vendor partner, FRONTIER SCHOOL DISTRICT will take appropriate steps to notify those entities as efficiently as possible.

In the event the incident is limited to **FRONTIER SCHOOL DISTRICT** systems not containing sensitive or confidential information, it will be the discretion of **FRONTIER SCHOOL DISTRICT** administration and the DPO whether or not to share information related to the incident with outside stakeholders.

### **Report Management**

All reports generated during an investigation along with any evidence gathered will be stored and managed by the DPO. Any physical records will be stored in the DPO's office in a locked file. Any digital records will be stored on the internal school DISTRICT network in a network share only accessible by the DPO and approved DISTRICT Administrators. That share will be backed up and stored in accordance with FRONTIER SCHOOL DISTRICT's regular backup procedures. In the event past records of incidents need to be reviewed, a written request must be made to the DPO that includes the requestor, the information requested and the reason for the request. The DPO will review the request and has the discretion to approve or deny any request. Incident summary information will always be made available by the DPO.

### **COMMUNICATION GUIDELINES**

- Communication with parents/community members, will be disseminated via the school DISTRICT superintendent or designee.
- Although every incident is unique, sample communications that can be used as guidelines can be found in Appendices D-F in this document.
- Initial communication to affected stakeholders should occur as expeditiously as possible upon the
  identification of the incident. In some cases, this may include an initial communication (letter, email, phone call)
  that simply states that this DISTRICT is aware of the issue and is addressing it, with the promise of a follow
  up. Scenarios for the release of Personally Identifiable Information (PII) are as follows:
  - Should the unauthorized release of student data occur, the DISTRICT shall notify the parents (or eligible students) affected by the release in the most expedient way possible. Part 121 of the Commissioner's Regulations requires this notification to occur within 14 calendar days after the breach is discovered.
  - Should the unauthorized release of protected staff data occur, the DISTRICT shall notify the staff members affected by the release in the most expedient way possible. Part 121 of the Commissioner's Regulations requires this notification to occur within 14 calendar days after the breach is discovered.
  - Should the unauthorized release of student and/or protected staff data occur, the DISTRICT shall notify the Data Privacy Officer (DPO) at the New York State Education Department (NYSED) within 10 calendar days, as required by Part 121 of the Commissioner's Regulations.
  - Should the release of Social Security Number, Driver's License or Non-Driver ID Number, Account Number, or Credit/Debit Card number combined with PII occur, DISTRICTs should consult Section 208 of the NYSTechnology Lawfor notification obligations (<a href="https://its.ny.gov/sites/default/files/documents/Business-Data-Breach-Form.pdf">https://its.ny.gov/sites/default/files/documents/Business-Data-Breach-Form.pdf</a>).
- Updated communications will come from the superintendent or the Data Privacy Officer. As staff receive requests from DISTRICT for information, they should pass those requests along to the DPO.
- DISTRICT staff should be clearly informed by the Management Team what information is public
  and what is internal/confidential. However, DISTRICT leadership should be aware that any
  material or information communicated to staff can and likely will be shared with the public, including
  the news media.
- Communication with news media will be initiated by school DISTRICT superintendent and/or designee.
   Incoming news media calls and requests for information will be directed through Incident Response Team Communication Specialist. A communication response plan (talking points, interview refusal statement, etc.)
   will be formulated as needed, with information coming from superintendent or designee.
- ETBS messages, if used, should have broad language that offer basic information (1 sentence) and reassurance, and refer to separate detailed communication pieces as a follow up.

### CYBER SECURITY INCIDENT PHASES

### **IDENTIFY**

### Overview

All **FRONTIER SCHOOL DISTRICT** staff have a responsibility to remain vigilant and protect the data stored within the systems we support. Any event that threatens the confidentiality, integrity or availability of the information resources we support or utilize internally should immediately be reported to a supervisor or the DPO if a supervisor is unavailable.

Supervisors should immediately bring the incident to the attention of the DPO. Parents are encouraged to notify the DISTRICT of possible breaches or improper disclosures of data using a form on the DISTRICT website (see Appendix G).

### **Incident Types**

Types of cyber incidents that may threaten the organization are:

- Unauthorized attempts to gain access to a computer, system or the data within
- Service disruption, including Denial of Service (DoS) attack
- Unauthorized access to critical infrastructures such as servers, routers, firewalls, etc.
- Virus or worm infection, spyware, or other types of malware
- Non-compliance with security or privacy protocols
- Data theft, corruption or unauthorized distribution

### **Incident Symptoms**

Signs a computer may have been compromised include:

- Abnormal response time or non-responsiveness
- Unexplained lockouts, content or activity
- Locally hosted websites won't open or display inappropriate content or unauthorized changes
- Unexpected programs running
- Lack of disk space or memory
- Increased frequency of system crashes
- Settings changes
- Data appears missing or changed
- Unusual behavior or activity by FRONTIER SCHOOL DISTRICT staff, students, partners or other actors

### **ASSESS**

### Overview

Once irregular activity has been reported, it is mandatory upon the DPO to determine the level of intervention required. Other members of the IRT may be required to provide input during this phase to help determine if an actual security threat exists. If it is determined there is an active security threat or evidence of an earlier intrusion, the DPO will alert the entire IRT immediately so that the situation may be dealt with as expeditiously as possible.

### Considerations

- What are the symptoms?
- What may be the cause?
- What systems have been / are being / will be impacted?
- How wide spread is it?
- Which stakeholders are affected?

### **Documentation**

Regardless of whether it is determined there is a security threat, the DPO will accurately document the scenario in a Cyber Security Incident Log. All Cyber Security Incident Logs will be stored in a single location so incident information may be reviewed in the future. This report should contain information such as:

- Who reported the incident
- Characteristics of the activity
- Date and time the potential incident was detected
- Nature of the incident (Unauthorized access, DoS, Malicious Code, No Incident Occurred, etc.)
- Potential scope of impact
- Whether the IRT is required to perform incident remediation?

### RESPOND

### **Briefing of Administration**

Upon determining that a significant incident or breach has occurred, DISTRICT Administration should be notified immediately. As additional information is uncovered throughout the investigation, Administration should be briefed by the DPO so appropriate decisions, such as allocating additional staff, hiring outside consultants and involving law enforcement can be made. Additionally, based on the incident, it will be incumbent on Administration to determine the appropriate stakeholders to notify of the incident and the appropriate medium to do so.

Administration should take into consideration the nature of the information or systems involved, the scope of the parties affected, timeliness, potential law enforcement interests, applicable laws and the communication requirements of all parties involved. Sample communications documents may be found in Appendices C - F.

### **Initial Response**

This first steps in any cyber incident response should be to determine the origin of the incident and isolate the issue. This may involve measures up to and including immediately disconnecting particular workstations, servers or network devices from the network to prevent additional loss. While this is occurring, it is necessary to examine firewall and system logs, as well as possibly perform vulnerability scans, to ensure the incident has not spread to other areas in order to define the entire scope of the incident.

Throughout this process, it will be critical to preserve all possible evidence and document all measures taken in detail. Thorough review and reporting on the incident will be required once the threat has been removed, the vulnerabilities have been removed and the systems have been restored.

### **Remediation and Recovery**

Once the cause has been determined and appropriately isolated, the IRT will need to remove the vulnerabilities leading to the incident. This may involve some or all of the following:

- Install patches and updates on systems, routers, and firewalls
- Infections cleaned and removed
- Re-image or re-install operating systems of infected machines
- Change appropriate passwords
- Conduct a vulnerability scan of any compromised machines before reconnecting them to the network
- Restore system backups where possible
- Document all recovery procedures performed and submit them to the DPO
- Closely monitor the systems once reconnected to the network

### REPORT

### Overview

Once the threat has been mitigated and normal operation is restored, the DPO will compile all available information to produce an accurate and in-depth summary of the incident in an Incident Summary Report (ISR). A copy of the ISR is located in Appendix A. Throughout the incident, the IRT will have kept Incident Logs that contain detailed records wherever possible, and these shall serve as the basis of the report. Interviews will also be conducted with appropriate members of the IRT to obtain any additional information that may be available to augment the logs and records kept throughout the process. Additionally, as required by Part 121 of the Commissioner's Regulations the DISTRICT will maintain a record of all complaints of breaches or unauthorized releases of student data and their disposition in accordance with applicable data retention policies using the log in Appendix H.

### **Report Contents**

The Incident Summary Report (ISR) will include all pertinent information to the incident, but at minimum:

- Dates and times of milestones throughout the process (e.g. incident detection, verification, notifications, remediation steps, completion, etc.)
- List of symptoms or events leading to discovery of the incident
- Scope of impact
- Mitigation and preventative measures
- Restoration logs
- Stakeholder communications (including copies of memos, emails, etc. where possible)

### **Timeframe**

The ISR should be prepared as expeditiously as possible following the incident so future preventative measures may be taken as quickly as possible. Information to prepare the ISR and interviews with the IRT should be conducted immediately to ensure the greatest possible accuracy of information.

### **REVIEW**

### **Post-Incident Review Meeting**

After the conclusion of the incident, the DPO and possibly select members from the IRT will meet with management to discuss the event in detail, review response procedures and construct a Process Improvement Plan (PIP) to prevent a reoccurrence of that or similar incidents. The compiled Incident Report constructed by the DPO will serve as a guide for this meeting.

In the meeting, a full debrief of the incident will be presented and findings discussed. The DPO will share the full scope of the breach (as comprehensively as possible), causes of the breach, how it was discovered, potential vulnerabilities that still exist, communication gaps, technical and procedural recommendations, and the overall effectiveness of the response plan.

As a whole, the group will review the information presented and will determine any weakness in the process and deteprmine all the appropriate actions moving forward to modify the plan, address any vulnerabilities and what communication is required to various stakeholders.

### **Process Improvement Plan**

The DPO will draft a Process Improvement Plan (PIP) based on the results of this meeting. The plan should discuss any applicable items necessary to, prevent future incidents to the extent practicable, including cost and time frame requirements where possible. The PIP will also include a review strategy to ensure all recommendations made in the PIP are met in a timely fashion and functioning appropriately. Areas of focus may include, but are not limited to:

- New hardware or software required
- Patch or upgrade plans
- Training plans (Technical, end users, etc.)
- Policy or procedural change recommendations
- Recommendations for changes to the Incident Response Plan
- · Regional communications recommendations

Additionally, the PIP must be kept strictly confidential for security purposes. Any communication required to clients or to the public must be drafted separately and include only information required to prevent future incidents.

# APPENDIX A: INCIDENT SUMMARY REPORT

### **INCIDENT SUMMARY**

Type of Incident	
Date Incident Originated	
Date Incident Was Detected	
By Whom Was Incident Detected	
How Was Incident Detected	
Scope of Incident (DISTRICTs / Systems Affected)	
Date Incident Corrected	
Corrective Action Types (Training, Technical, etc)	

Summary of Incident Symptor	ms
-----------------------------	----

**Summary of Incident Type and Scope** 

**Summary of Corrective Actions** 

**Summary of Mitigation Processes and Internal Communication** 

Communications Log (Attach drafts for written communications, synopsis for verbal communication)

Communication Date	Communication Type	Recipient(s)	Purpose

# APPENDIX B: PROCESS IMPROVEMENT PLAN

### PROCESS IMPROVEMENT PLAN

Areas	of	Suc	cess	Sui	nma	ary

**Areas in Need of Improvement Summary** 

**Recommended Improvements to Avoid Future Incidents** 

Recommended Improvements to the Cyber Security Incident Response Plan

Improvement	Timeframe	Cost

### APPENDIX C: INCIDENT LOG

### **INCIDENT LOG**

**Incident Title** 

**Incident Opened Date** 

**Incident Description** 

Action / Event	Date / Time	Performed / Reported by	Details

# APPENDIX D: SAMPLE PARENT LETTER

### **DATE**

Dear Parents/Guardians,

This letter is to inform you of an incident that occurred within the **FRONTIER SCHOOL DISTRICT**. This incident resulted in student/staff/etc data being compromised by an outside entity. Our Incident Response Team acted quickly to assess and mitigate the situation.

At this time, we are able to share the following details:

[insert a brief description of the breach or unauthorized release, the dates of the incident and the date of discovery; a description of the types of personally identifiable information affected; an estimate of the number of records affected; a brief description of the educational agency's investigation or plan to investigate]

Please know that **FRONTIER SCHOOL DISTRICT** is committed to protecting and securing educational data. Our team has extensive training in data security and privacy, and our systems have many controls in place to protect your child's educational records. Our team is working with a group of experts to review the incident and implement appropriate measures to protect against this type of incident from occurring in the future.

Please contact **FRONTIER SCHOOL DISTRICT** with any questions you may have regarding this incident and our response.

Sincerely,

# APPENDIX E: SAMPLE STAFF MEMO

### **DATE**

Dear Staff,

This letter is to inform you of an incident that occurred on **DATE** within the **FRONTIER SCHOOL DISTRICT** 's **YYYYYYY** system. This incident resulted in **student/staff/etc** data being compromised by an outside entity. Our response team acted quickly to assess and mitigate the situation.

I wanted to ensure that you have key details of the incident so you are well-informed when speaking with your students and colleagues. Please note that **FRONTIER SCHOOL DISTRICT** administration is handling communication with the community and affected parties. Should you receive any related inquiries, please direct them to **FRONTIER SCHOOL DISTRICT**.

At this time, we are able to share the following details:

[insert a brief description of the breach or unauthorized release, the dates of the incident and the date of discovery; a description of the types of personally identifiable information affected; an estimate of the number of records affected; a brief description of the educational agency's investigation or plan to investigate]

As more details become available we will be disseminated as appropriate. Please contact **FRONTIER SCHOOL DISTRICT** 

should you have any questions or immediate concerns regarding this incident.

Sincerely,

# APPENDIX F: SAMPLE ETBS MESSAGE

### ETBS MESSAGE

The **FRONTIER SCHOOL DISTRICT** school DISTRICT experienced a technical issue today with its **YYYYYYY** system that may have resulted in **[student/staff]** data being compromised. The issue is currently under investigation. More detailed information will be distributed shortly via **ZZZZZZZ**.

# APPENDIX G: PARENT COMPLAINT FORM

Parents, eligible students (students who are at least 18 years of age or attending a postsecondary institution at any age), principals, teachers, and employees of an educational agency may file a complaint about a possible breach or improper disclosure of student data and/or protected teacher or principal data using this form. A privacy complaint may be made using this online form or by mailing the form to the DISTRICT's Data Protection Officer at [insert DISTRICT address].

CONTACTINFORMATION			
First Name:	Last Name:		
Phone Number:	Email:		
Role:			
IMPROPER DISCLOSURE OR BREAC	CH INFORMATION		
Data Violation Occurred:	DITINI CINIMITION		
Data Violation Occurred.			
Description of Data Compromised:			
Description of Improper Disclosure or Breach:			
Additional Information:			
Additional information:			

# APPENDIX H: PARENT COMPLAINT LOG

### PARENT COMPLAINT LOG

Complainant Name	Date Complaint submitted				
Description of the Complaint					
Findings					
Date the Finding Report was Shared with Complainant					

### PART 121 OF THE COMMISSIONER'S REGULATIONS REQUIREMENT

Educational agencies must maintain a record of all complaints of breaches or unauthorized releases of student data and their disposition in accordance with applicable data retention policies, including the Records Retention and Disposition Schedule ED-1 (1988; rev. 2004), as set forth in section 185.12, Appendix I of this Title.

# APPENDIX I: SAMPLE PARENT COMPLAINT REPORT

### **DATE**

### Dear FRONTIER SCHOOL DISTRICT,

On **FRONTIER SCHOOL DISTRICT** you notified **FRONTIER SCHOOL DISTRICT** about a possible breach or improper disclosure of student data. Our Incident Response Team acted quickly to assess the situation and the report below summarizes the results of our investigation.

### [insert a brief description of the complaint and findings]

**FRONTIER SCHOOL DISTRICT** is committed to protecting and securing educational data. Please contact

FRONTIER SCHOOL DISTRICT with any questions you may have regarding the

investigation and this report. Sincerely,

### PART 121 OF THE COMMISSIONER'S REGULATIONS REQUIREMENT

Following its investigation, the educational agency shall provide the parent or eligible student with a report of its findings within a reasonable period but no more than 30 calendar days from receipt of such complaint by the educational agency. In extenuating circumstances, where the educational agency requires additional time to investigate the complaint or cooperate with law enforcement, or where releasing the report may compromise security or impede the investigation of the incident, the educational agency shall provide the parent or eligible student with a written explanation that includes the approximate date when the educational agency anticipates that the report will be released.

