

RIVERSIDE COUNTY SUPERINTENDENT OF SCHOOLS
3939 Thirteenth Street
Riverside, California 92501

MEMORANDUM OF UNDERSTANDING FOR DATA SHARING SERVICES

This Memorandum of Understanding (“MOU”) is by and between the **RIVERSIDE COUNTY SUPERINTENDENT OF SCHOOLS (“RCSS”)** and the **Alvord Unified School District (“LEA,”** together with RCSS, the “Parties”).

WHEREAS, RCSS and LEA enter into this MOU to facilitate the mutual sharing of data and establish responsibilities between the Parties; and

WHEREAS, the Parties wish to protect the privacy of pupil records, and to comply with any applicable privacy statutes, including the Family Educational Rights and Privacy Act (20 U.S.C. § 1232g; 34 C.F.R. Part 99, as amended; “FERPA”); California Education Code § 49073.1; the Student Online Personal Information Protection Act (California Business and Professions Code § 22584; “SOPIPA”); California Civil Code § 1798.29; and California Government Code § 6250 et seq.; and

WHEREAS, the purpose of this MOU is to set forth the rights and responsibilities of RCSS and LEA with respect to data collected or retained by LEA or by RCSS pursuant to this MOU.

NOW THEREFORE, in consideration of the terms and conditions hereof, including the recitals, the Parties agree as follows:

1. Role of RCSS

1.1 RCSS shall provide services designed to assist LEA with certain requirements and mandates for managing or reporting on data collected by LEA, potentially including the integration of data between disparate systems, and staff and pupil records, which include any information that is directly related to a student that is maintained by LEA or acquired directly through the use of instructional software or applications assigned to a student by a teacher or other LEA employee (collectively, “Data”). Services rendered under this MOU shall be referred to as “Core Services” and be identified in Exhibit A hereto.

1.2 If LEA requests any additional services from RCSS not encompassed by the Core Services, the Parties may agree to a fee for the performance of these “Additional Services,” at the rates set forth in Exhibit B. Such Additional Services, as agreed to by the Parties in writing, may include those relating to Galaxy Reports, Microstrategy Reports, Student Information Systems, Data Hosting Services, annual audits, annual trainings for staff, assistance in security of the LEA maintained systems, and other administrative services with respect to the LEA’s data systems, such as collection, extraction or backup of Data on behalf of the LEA.

2. Responsibilities of RCSS

RCSS will provide any services it delivers in a timely and professional manner.

2.1 RCSS will assist with the automation of any processes required for the exchange of Data between the Parties to the extent possible.

2.2 RCSS will ensure any systems it develops with such Data to serve the needs of LEA or public agencies will have appropriate levels of security, as further detailed in Section 11 (Data Security) of this MOU.

2.3 RCSS shall help ensure Data available can only be viewed or accessed by agencies legally allowed to do so, and as agreed upon by LEA and RCSS.

2.4 Should it be deemed necessary, RCSS will specify and assist in allowing network access to resources, in a controlled and secure manner.

3. LEA Rights and Responsibilities

LEA shall provide system linkages or necessary Data extracts or permission access from LEA's student information or other systems on an agreed upon or pre-defined schedule between the Parties. Any such schedule agreed upon in writing (including email) between the Parties shall be deemed incorporated herein and made a part hereof upon such mutual agreement.

3.1 Data extracts will be provided electronically by LEA to RCSS.

3.2 LEA will be responsible for providing the data needed to integrate LEA's Data into RCSS's data repositories as needed to perform the required tasks.

3.3 Data provided by LEA shall include Data relevant to the purpose of this MOU or specific system requirements.

3.4 LEA shall be responsible for determining which of their staff has access to system and communicating to RCSS the roles and responsibilities of each person with said access, including the person who is responsible for maintaining LEA's main and sub-accounts.

3.5 LEA shall designate those individuals who can: (a) transmit Data to RCSS; (b) request release of Data to LEA or third parties; or (c) request extracts or analysis of LEA's Data.

4. Third-Party Agencies

Third parties may include but are not limited to public agencies the Parties desire to collaborate with, public agencies the Parties are required to share Data with, and/or any third-party vendor of either Party. Permission for RCSS to share Data with a third party must be first granted by LEA in writing.

5. Amendments to MOU

The MOU shall be supplemented by amendments or other attachments that will reflect specific undertakings by RCSS and LEA.

6. Applicable Law

6.1 Data sharing under this MOU will from time to time include RCSS collecting and maintaining educational, personnel, medical and financial records that contain personally identifiable information (PII) on students or staff of LEA. RCSS is bound by the same regulations and laws for access and management of this Data, and will conform to all legal requirements. RCSS and LEA agree that the disclosure of information under this MOU complies with the requirements of Education Code § 49073 et seq., FERPA, the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), SOPIPA, and other state and federal/European Union laws and regulations regarding educational, personnel, medical and financial records.

6.2 The Parties understand that certain federal and state programs and laws, including the free and reduced lunch program and laws governing the provision of special education services, have additional legal

requirements for data security, and both Parties agree to maintain full compliance with such requirements. Without limitation to the foregoing, RCSS and LEA additionally agree that aggregated (non-individually identifiable) and non-aggregated PII Data may be reported upon or shared as allowable by law.

6.3 RCSS and LEA shall ensure joint coordination and cooperation with one another to ensure compliance with FERPA, 20 U.S.C. § 1232g; 34 C.F.R. Part 99, as amended. The foregoing notwithstanding, RCSS and LEA agree that LEA shall be responsible for providing notices to parents required under FERPA, obtaining necessary parental consent required under FERPA, and for providing parent(s), guardian(s) or student(s) with an opportunity to inspect and challenge the contents of Data shared with RCSS pursuant to this MOU.

7. Ownership of Data

RCSS and LEA agree that LEA will continue to maintain ownership of and control over its source Data. RCSS agrees that it will not alter LEA's source Data without explicit authorization from LEA, and is not responsible for any errors therein. RCSS shall not be responsible for the type or quality of the Data provided by LEA, and RCSS makes no warranty as to the Data itself. LEA understands that though RCSS may notify it of issues it discovers with the source Data, LEA is responsible for any corrections required to its own Data or will authorize RCSS to make any limited explicit changes. LEA acknowledges that accurate reports rely upon accurate source Data being maintained by LEA. Each party owns or controls its data systems and the work product generated by such systems.

8. Prohibited Use of Data

Except as otherwise permitted by the terms of this MOU, RCSS shall not use the Data supplied to it in an unauthorized manner. Specifically, RCSS shall not sell or release Data, nor enable or permit third parties to engage in targeted advertising to students or to build student profiles unrelated to the purposes contemplated by this MOU.

9. Student and Parent Access to Data

RCSS shall work with LEA to provide a means by which employees, when authorized by LEA, can search and access student Data through reasonable procedures for LEA to respond to a parent, legal guardian, or eligible student who seeks to review PII in the pupil's records and to correct erroneous information. The foregoing notwithstanding, RCSS shall cooperate with LEA to help ensure this record correction will be consistent with LEA's policies regarding record correction.

10. Third-Party Vendors

RCSS will have contracts with third parties to help RCSS maintain the RCSS data system ("RCSS Contractors"). RCSS may not distribute student or staff Data to any RCSS Contractors without LEA's written consent or as permitted by this MOU, unless required by law. RCSS shall ensure that approved subcontractors adhere to this MOU. RCSS will help ensure that any subcontractor or sub-processor that it engages, to process, store, or access Data, has adequate technical security and organizational measures in place to keep Data secure and comply with this MOU. RCSS will require any third party vendors and subcontractors to comply with any applicable state and federal laws and regulations regarding educational records and data privacy, including but not limited to: Education Code §§ 49073.1, 49076, and 49076.5; FERPA; HIPAA; and SOPIPA.

11. Data Security

Both Parties agree to maintain appropriate security protocols in the transfer or transmission of Data, including ensuring Data may only be viewed or accessed by Parties legally allowed to do so. RCSS shall maintain Data

obtained or generated pursuant to this MOU in a secure computer environment and not copy, reproduce, or transmit Data obtained pursuant to this MOU, except as requested by LEA. RCSS shall provide security training to those of its employees who operate or have access to the system. RCSS may also provide an initial security training to LEA. RCSS shall provide LEA with contact information for the person at RCSS who LEA may contact if LEA has security concerns or questions. Where applicable, RCSS will require unique account identifiers, user names, and passwords that must be entered each time a client or user signs in. A description of RCSS's data security practices and procedures is attached to this MOU as Exhibit C.

12. Data Breach Notification

RCSS shall maintain Information Security & Privacy Insurance with Electronic Media Liability policy with coverage limits of no less than one million dollars (\$1,000,000.00) per occurrence and five million dollars (\$5,000,000.00) aggregate for the duration of this MOU. Such policy shall cover damages resulting from the unauthorized access to, or theft of, data obtained by RCSS in connection to this MOU, as well as the unauthorized disclosure or use of (PII) that RCSS may acquire from LEA ("Data Breach"). It is further agreed and understood that the policy shall include coverage for crisis management costs, credit-monitoring expenses, payment of monies requested in connection to cyber extortion of LEA Data, and defense costs, fines, and penalties related to a Data Breach. Parties agree that the insurance requirements referred to herein shall apply to any third-party vendors hired by RCSS that may obtain or maintain LEA Data, as well as the outside agencies referred to in Section 13 of this MOU. LEA reserves the right to request proof of insurance from RCSS, third-party vendors, and outside agencies to confirm compliance with these insurance requirements. Upon becoming aware of any unlawful or unauthorized access to student or staff Data stored on equipment used by RCSS or in facilities used by RCSS, RCSS will take the following measures:

12.1 Promptly file a claim with RCSS's Information Security & Privacy Insurance with Electronic Media Liability policy provider.

12.2 Promptly notify LEA of the suspected or actual incident, including the type of Data subject to unauthorized access.

12.3 Promptly investigate the incident and provide LEA with detailed information regarding the incident, including the identity of the affected users, and the estimated date of the breach.

12.4 Assist LEA in notifying either the student or their legal guardian, and take commercially reasonable steps to mitigate the effects and to minimize any damages resulting from the incident.

13. Outside Agencies

13.1 RCSS may be required by subpoena or other lawfully issued order to divulge Data to law enforcement or another agency. When permitted by the requesting agency, RCSS shall provide LEA with notice of the request and types of information requested. Both RCSS and LEA have periodic needs to share Data, as legally allowed, with public agencies needing access to such Data to provide services to students. RCSS and LEA understand that sharing Data for use in such systems streamlines the process of providing services to students. RCSS agrees that no Data will be made accessible to any such agency for any purpose other than those limited to the Data required and only under conditions allowed by law. Education Code §§ 49076 and 49076.5, as amended, and 20 U.S.C. § 1232g and 34 C.F.R. § 99.31, as amended, provide specific conditions under which Data may be accessed by or shared with public agencies.

13.2 RCSS may have periodic needs to share Data, as legally allowed, with university researchers for academic purposes to allow university researchers to collaborate with LEA and RCSS or to perform relevant research studies. RCSS shall notify LEA in writing of any Data sharing pursuant to this Section, as follows:

1. Describe the identity of the researchers/organizations to whom the Data will be transmitted
2. Provide contracts when requested, which shall include provisions binding the researcher/organization to the terms of this MOU
3. Describe the types of Data to be transmitted
4. Describe the manner in which the Data shall be de-identified or aggregated.

14. Independent Contractors

Both Parties may engage the services of outside professionals in the course of administration, development or technical support of data systems. Any such professionals will be bound at all times by the same confidentiality and security requirements which are applicable to any data within the Parties' systems, and by state and federal law governing such access.

15. Indemnification and Liability

Each Party agrees to indemnify the other against any and all liability, actions, claims, damages, losses, costs, and expenses (including attorneys' fees) arising out of or in any way resulting from the indemnifying Party's own negligent or intentional acts, errors, or omissions in connection to the performance of the responsibilities of each Party, per this MOU. The Parties shall not be held liable for any special, consequential, indirect or incidental damages incurred as a result of this MOU. The Parties shall be held harmless for any claims or lawsuits arising out of the release of information pursuant to a request by one of the Parties in conformity with this MOU or pursuant to law, excluding such release in connection to the negligence of either Party, or that of its officers, agents, or employees. If liability, damages, or any other claim relating to Data shared pursuant to this MOU is a result of a third party's act or omission, then the indemnification and defense that the third party contractually owes to RCSS and/or LEA shall also be extended to the other Party to this MOU, to the maximum extent possible.

16. Severability

If any provision of this MOU is determined by a court to be invalid, unenforceable or otherwise ineffective, that provision shall be severed from the rest of this MOU, and the remaining provisions shall remain in effect and enforceable.

17. Term

This MOU may be periodically or annually updated to incorporate changes if required upon mutual agreement of the Parties. LEA understands that this MOU is part of an effort to standardize data sharing and management between RCSS and all districts it serves, and as such, every effort will be made to maintain a common agreement across all agencies. Notwithstanding the foregoing, this MOU shall terminate effective **June 30, 2023**.

18. Termination

Either Party may terminate this MOU upon ninety (90) days' written notice. Upon termination or expiration of this MOU, RCSS shall work with LEA for the orderly cessation of extracts of student Data. Upon termination or expiration of this MOU, RCSS shall return or delete personally identifiable student Data unless otherwise provided by law or mutual agreement of the Parties. RCSS and LEA understand that RCSS may have an ongoing need to reference the raw Data it acquired during the term of this MOU. In the event that such need arises, RCSS shall, to the extent possible and subject to the mutual agreement of the LEA, only retain anonymized, aggregated Data that it obtained from LEA during the term of this MOU. However, RCSS certifies that such anonymized, aggregated Data shall be purged when the Data has exceeded its useful life and shall not be kept for more than seven (7) years unless otherwise legally required.

19. Dispute Resolution

In the event of a dispute between any Party to this MOU, the parties shall attempt to resolve their disputes informally, in discussions involving the decision- makers for each of the parties. If these discussions are not successful, the parties shall retain a mediator to resolve the dispute with the mediation to be held within ninety (90) days of the date the dispute arises. If mediation is not successful, either party shall have the right to bring the dispute before the Riverside County Superior Court.

IN WITNESS WHEREOF, the Parties agree to this Memorandum of Understanding to be executed by their duly authorized officers in the County of Riverside, State of California.

Riverside County Office Of Education
3939 Thirteenth Street
Riverside, CA 92501

Alvord Unified School District
9 KPC Parkway
Corona, CA 92879

By: _____

By: _____

Name: Mark Banks

Name: _____

Title: Contracts and Acquisition Administrator
Contracts and Purchasing Services

Title: _____

Dated: _____

Dated: _____

By: _____

Name: Eric Calderon

Title: Chief Technology Officer
Division of Information Technology Services

Dated: _____

EXHIBIT A

RCSS Core Services

Service Provider	Application/ Project Name	Division/ Department	Ed Code 49073.1(a)	Employee Information	HIPAA / Medical Info	PCI/ Ecommerce
Viatron Systems	ApplicationXtender	ABS/OSS	YES	YES		
ESRI	ARCGIS	ABS/OSS				
RCSS ITS	Galaxy ERP	ITS/ITS		YES		
Follett	Follett Destiny	ABS/OSS	Yes, attachment A signed			
Pinnacle Cart		ABS/FS		YES		YES
ChildPlus	Head Start Data Management system	ELS/HS				
Louse Robinson	Postpartum Visits	ELE/HS			YES	
EDULINK	EDULINK	ELS	Yes, attachment A signed			
Early Quality Systems	Pinwheel	ELS	Yes, attachment A signed			
David Grant	No Ho Care	ELS/ECE				
Viatron Systems	ApplicationXtender	ELS/HS	YES			
ESRI	ARCGIS	ELS/HS				
Yvette Esther Felipe	Dental Evaluations	ELS/HS			YES	
Family Service Association	Mental Health Service	ELS/HS			YES	
Loma Linda University Dental Prog.	Dental Exams	ELS/HS			YES	
Loma Linda University Dental Prog.	Vision Exams	ELS/HS			YES	
Tableau	Data Visualization Application	ELS/HS				
Clinicas De Salud	Medical Services	ELS/MHS			YES	

Service Provider	Application/ Project Name	Division/ Department	Ed Code 49073.1(a)	Employee Information	HIPAA / Medical Info	PCI/ Ecommerce
Key Data System	Migrant HS Needs Assessment	ELS/MHS				
Teaching Strategies	Gold Online Assessment Portfolios	ELS/MHS				
National Student Clearing House	Student Tracker	ES/AACI				
CORE	Data Collaborative	ES/AACI	YES			
University of Riverside, CA	AP Readiness	ES/CCR	YES			
Yoom-Tzib Software	YSS	ES/CTE	Yes, attachment A signed			
Riverside (UCR)	UCR Research Services	UCR/RCSS Partnership				
Eagle Software	AERIES Adult SIS	ES/SCE				YES
Comply365	eConnect	ES/CTI	Yes, attachment A signed	YES		YES
	HAIKU	ES/CTI	YES			
Educational Results Partnership	CAL-PASS PLUS	ES/IS				
Illuminate	Illuminate Education SIS	ITS/ITS	Yes, attachment A signed			
	Resource manager	ITS/ITS				
RCSS ITS	Galaxy ERP	ITS/ITS		YES		
	Joomla	ORCSS/WS				
RCSS ITS	Galaxy Personnel Module	PER/HR		YES		
Eagle Software	AERIES SIS	SPS/AE	Yes, attachment A signed			
Follett	Follett Destiny	SPS/AE	Yes, attachment A signed			
San Joaquin County Office of Education	SEIS/SIS Integration	SPS/AE	YES			
Pearson Learning		SPS/AE				
We Schools	Global Education	SPS/AE	YES, attachment A signed			

Service Provider	Application/ Project Name	Division/ Department	Ed Code 49073.1(a)	Employee Information	HIPAA / Medical Info	PCI/ Ecommerce
AVID	AVID Center	SPS/AE	YES			
Data Logic Designs	Tutoring Service Management System	SPS/AE				
Interquest Detection	Substance Aware. Detection	SPS/AE			YES	
Data Logic Designs	Tutoring Service Management System	SPS/AE				
Hill Alcohol and Drug Counseling	Alcohol & Drug Counseling	SPS/AE			YES	
Riverside- San Bernardino County Indian Health	Pregnancy Prevention	SPS/AE			YES	
MFI Recovery Center	Education & Prevention Svcs.	SPS/AE			YES	
Operation SafeHouse	Safe Place Outreach Svcs.	SPS/AE			YES	
School Innovations & Achievement, Inc.	ATTENTION2ATTENDANCE (A2A)	SPS/AE	YES			
	Data Wizard	SPS/SE				
Follett	Follett Destiny	SPS/SE	Yes, attachment A signed			
Sunbelt Staffing	Speech & Pathology Services	SPS/SE			YES	
StaffRehab	Speech & Pathology Services	SPS/SE			YES	
Pristine Rehab Care	Speech & Pathology Services	SPS/SE			YES	
Hemet USD	Central Auditory Processing Disorder	SPS/SE			YES	
Jurupa USD	Central Auditory Processing Disorder	SPS/SE			YES	
Menifee USD	Central Auditory Processing Disorder	SPS/SE			YES	

Service Provider	Application/ Project Name	Division/ Department	Ed Code 49073.1(a)	Employee Information	HIPAA / Medical Info	PCI/ Ecommerce
Moreno Valley USD	Central Auditory Processing Disorder	SPS/SE			YES	
Perris ESD	Central Auditory Processing Disorder	SPS/SE			YES	
Alvord USD	Intensive Behavior Intervention	SPS/SE			YES	
Banning USD	Intensive Behavior Intervention	SPS/SE			YES	
Beaumont USD	Intensive Behavior Intervention	SPS/SE			YES	
Jurupa USD	Intensive Behavior Intervention	SPS/SE			YES	
Lake Elsinore USD	Intensive Behavior Intervention	SPS/SE			YES	
Menifee USD	Intensive Behavior Intervention	SPS/SE			YES	
NuView USD	Intensive Behavior Intervention	SPS/SE			YES	
Perris ESD	Intensive Behavior Intervention	SPS/SE			YES	
Riverside USD	Intensive Behavior Intervention	SPS/SE			YES	
Romoland SD	Intensive Behavior Intervention	SPS/SE			YES	
Service Provider	Application/ Project Name	Division/ Department	Ed Code 49073.1(a)	Employee Information	HIPAA / Medical Info	PCI/ Ecommerce
San Jacinto USD	Intensive Behavior Intervention	SPS/SE			Yes	
Riverside County Dept. of Mental	Educated Related Mental Health Svcs. Special Education	SPS/SE			YES	
Asian American Resource	Translation services	SPS/TS			YES	

Service Provider	Application/ Project Name	Division/ Department	Ed Code 49073.1(a)	Employee Information	HIPAA / Medical Info	PCI/ Ecommerce
Alvord USD	Special Ed Services	SPS/SE			YES	
Banning USD	Special Ed Services	SPS/SE			YES	
Beaumont USD	Special Ed Services	SPS/SE			YES	
Coachella Valley USD	Special Ed Services	SPS/SE			YES	
Desert Sands USD	Special Ed Services	SPS/SE			YES	
Hemet USD	Special Ed Services	SPS/SE			YES	
Jurupa USD	Special Ed Services	SPS/SE			YES	
Lake Elsinore USD	Special Ed Services	SPS/SE			YES	
Menifee USD	Special Ed Services	SPS/SE			YES	
Murrieta Valley USD	Special Ed Services	SPS/SE			YES	
Nuview Union School District	Special Ed Services	SPS/SE			YES	
Palm Springs USD	Special Ed Services	SPS/SE			YES	
Palo Verde USD	Special Ed Services	SPS/SE			YES	
Perris Elementary SD	Special Ed Services	SPS/SE			YES	
Perris Union High School District	Special Ed Services	SPS/SE			YES	
Linkedin Corporation	LUCIDPRESS LICENSES AND SET-UP FOR RCSS EMPLOYEES TO USE IN CONJUNCTION WITH IN-MOTION. RECRUITING SERVICES	ORCSS Personnel		YES		

Service Provider	Application/ Project Name	Division/ Department	Ed Code 49073.1(a)	Employee Information	HIPAA / Medical Info	PCI/ Ecommerce
Polygon Corporation	Restoration of records	ABS/OSS	YES		YES	
McGraw-Hill Education Inc	Software to be utilized by teachers for the special education students	SPS/SE	YES		YES	
Edmentum Holding Inc	ELS Reading Smart/Reading Mate	SPS/AE	YES			
Teaches Test Prep	Access to core Plus on-demand online subject matter competency Test Preps	ES/SOE	YES			
Foundation for California Community Colleges	Data Sharing	ES/AACI	YES		YES	
Riverside County SELPA	Special Education Data	ES/AACI	YES			

EXHIBIT B

Rate Table for Additional Services

Report card processing	\$0.17/Form

EXHIBIT C

RCSS Data Security Practices and Procedures

Introduction: RCSS has established an Information Security (InfoSec) Program based on industry best practices and the needs of California K12 systems. The InfoSec program involves several departments, including Operational Support Services, Personnel Services, and Information Technology Services. The departments are primary functional units that will engage with legal counsel and security service/solution providers to develop and execute improvement plans. This plan may be periodically updated to take into account improving practices and technologies and to respond to a changing threat environment. LEA's will be provided with annual updates where there have been material modifications to the practices and procedures stated below.

As of July 20, 2018, the Program has identified the following areas to be part of the continual improvement of the RCSS InfoSec practices.

1. Anti-Virus/Malware Administration and Configuration
 - a. Regularly review and examine the policies and procedures related to Anti-virus/Malware controls and the configuration of Anti-virus/Malware software and appliances
 - b. Continual improvement of Anti-virus/Malware software configuration, operation and security
 - c. Provide Anti-virus/Malware training and awareness
 - d. Practice in depth Anti-virus/Malware defense for server and end user computers
2. Continuity of Operations Plan (COOP) and Disaster Recovery Plan (DRP)

COOP is the collection of sets of processes and procedures carried out by an organization to ensure that essential business functions continue to operate during and after a disaster. As part of the COOP there is a **DRP**. These are the technical plans developed for specific groups within an organization to allow them to recover a particular business application. RCSS addresses these plans by:

 - a. Performing annual Business Impact Analysis with various departments to identify mission critical processes and/or departments and prioritize the recovery processes and/or departments in accordance with their level of criticality.
 - b. Secure Executive Oversight and Support for the COOP
 - c. Continual updates of documentation, content, sufficiency, testing and documentation of test results of the plans.
3. Firewall Administration and Configuration
 - a. Examine and document the policies and procedures related to the administration of the organizations firewall(s)
 - b. Examine and document configuration files and access control lists for the devices and/or applications and operating systems
 - c. Implement least privilege access
 - d. Documentation, content and sufficiency of firewall policies and procedures
 - e. Logical placement of firewalls
 - f. Restricted access to management interfaces
 - g. Continual evaluation of applied rule sets
 - h. Backup, recovery, and storage of configuration files
 - i. Firewall event log review and sufficient storage for retention policy
4. Network Systems and Database Vulnerability Scanning

Perform scheduled simulations of attacks on the network and database systems by utilizing industry best of breed tools, which identify the vulnerabilities in the systems and provide recommendations for remediation.

5. Network Monitoring & Intrusion Detection
 - a. Regularly review the event logs to identify and correlate unauthorized, unusual, and sensitive access activity, such as:
 1. Attempted unauthorized logical and physical access;
 2. Access trends and deviations from those trends;
 3. Access to sensitive data and resources;
 4. Highly-sensitive privileged access, such as the ability to override security controls;
 5. Access modifications made by security personnel; and
 6. Unsuccessful attempts to logon to a system.
 - b. Improve documentation, content and sufficiency of network monitoring and intrusion detection policies and procedures
6. Patch Management
 - a. Regularly review and update systems, configuration, and applications for required systems
 - b. Sufficient testing of systems before and after patching
 - c. Maintain documentation of patch history of required systems
7. Physical Security

To prevent unauthorized personnel from gaining direct access to RCSS facilities that house sensitive information, the following areas are under regular review and improvement process:

 - a. Documentation, content and sufficiency of physical security policies and procedures
 - b. External: facility perimeter, perimeter lighting, parking areas, parking area lighting, landscaping, exterior building lighting, exterior doors and locks and other entry points
 - c. Internal: doors, windows, ceilings, raised floors, wiring and utility closets, ceilings, attics, basements, crawlspaces, public areas
 - d. Lock and Key control
 - e. Access control including identification systems in use and access points
 - f. Intrusion alarms
 - g. Fire detection, suppression and prevention
 - h. CCTV/digital imaging technologies
 - i. Power system and utility control points
 - j. Documentation, retired network storage, and refuse disposal
 - k. Mail Handling
 - l. Hard copy record storage
 - m. Network Operations Center
8. Server (Data Center Systems) Administration and Configuration

Continual improvement of the following areas:

 - a. Documentation of server implementations, policies, and procedures
 - b. Hardware, operating system, and application security
 - c. User account policy and rights assignments
 - d. Auditing policies, system changes, user rights, and access to sensitive data
 - e. Event and security log retention and regular review
 - f. Critical file and folder permissions
 - g. Remote access and security
9. Network Switch and Router Administration and Configuration

Continual improvement of the following areas:

 - a. Develop clear documentation, content and sufficiency of policies and procedures
 - b. Streamline installation, operation and security
 - c. Regular review of configuration

10. Workstation Administration and Configuration
Continual improvement of the following:
 - a. Documentation of workstation policies and procedures
 - b. Hardware security
 - c. Operating System installation, configuration and maintenance (patching)
 - d. User account policies and rights assignments
 - e. Event and security log settings and retention
 - f. Critical file and folder permissions
 - g. Remote access and security
11. Mobile Devices
Regularly examine RCSS's policies and procedures related to administration of the mobile devices assigned to staff and students. The mobile devices include laptops, tablets and smartphones for both RCSS owned devices and personal devices brought onto RCSS's network.
12. Application Security Assessment and Mitigation
The primary objective is to assess how effectively and efficiently RCSS ensures that no single trusted IT system user, administrator, or vendor is able to exploit vulnerabilities in RCSS's IT systems to accomplish and/or conceal an unauthorized diversion of RCSS's assets. Identify where the risk exists and evaluate the controls designed to mitigate this risk. Regularly review, evaluate, and update, if necessary, of the following IT controls:
 - a. Database administration practices.
 - b. Production control practices.
13. Users Awareness Training
Develop and update timely and relevant training material to raise the level of cybersecurity awareness of users throughout the organization.

