Mississippi State University Operating Policy and Procedure Privacy of Electronic Information

PURPOSE

This policy defines the balance between the University's responsibilities and users' expectation of privacy when using Information Technology (IT) resources owned or provided by Missiscip i State University (MSU).

POLICY

It is the policy of the University not to routinely monitor or examine individual use of MSU IT resources. However, individuals should have no expectation of privacy when using these resources as provided by MSU.

GUIDELINES

The University maintains electronic records on students and expresses in central student and employee databases such as BANNER. Access to and release of information contained in these systems is governed by institutional policies, practices, and pocedures, as well as state and federal laws and regulations (e.g. FERPA and HIPPA) and are beyond the scope of this policy.

The normal operation and maintenance of the Enjivesity's IT infrastructure require the backup of data and communications, the logging of activity the monitoring of usage patterns, and other such activities that are necessary for the provision of service. While also a normal activity, routine hardware and software maintenance of personal computers should be done, when practicable, in consultation with the user, their unit head, or the department's designated technical contact.

The University may monitor the activity, accounts, and electronic information of individual users when allowed by the user or its IT infrastructure. Also, IT log data is routinely captured and processed by Information Technology Services as part of operational requirements to monitor performance and an in the detection and resolution of IT problems. Unless required by law, allowed by the Chiversity policy (e.g. OP 04.01), or due to an emergency situation involving imminent the at to persons or property, release of log data (including electronic door access and network cross) that can be associated with individual users or any other monitoring of, granting access to, or providing copies of the contents of individual user accounts, files, emails, or other depends on the contents of individual users accounts, files, emails, or other depends on the contents of individual users accounts, files, emails, or other depends on the contents of individual users accounts, files, emails, or other depends on the contents of individual users accounts, files, emails, or other depends on the contents of individual users accounts, files, emails, or other depends on the contents of individual users accounts, files, emails, or other depends on the contents of individual users accounts, files, emails, or other depends on the contents of individual users accounts, files, emails, or other depends on the contents of individual users accounts, files, emails, or other depends on the contents of individual users accounts, files, emails, or other depends on the contents of individual users accounts.

- The Dean of Students, in the case of students
- The Director of Human Resources Management, in the case of staff
- The Provost, in the case of faculty
- The President or appropriate Vice President

Communications and electronic documents stored within the University's IT environment are also generally subject to the Mississippi Public Records Act to the same extent as they would be if made on paper.

REVIEW

This policy and procedure will be reviewed by the Pro every four years.	vost and Executive Vice President at least
RECOMMENDED BY:	CEDE
/s/ Mike Rackley	<u>06-14-16</u>
Head of Information Technology Services	Pati
/s/ Jerome A. Gilbert	<u>06-15-10</u>
Provost and Executive Vice President	Date
REVIEWED BY:	
/s/ Don Zant	06-21-10
Director of Internal Audit	Date
/s/ Charles L. Guest	06-23-10
General Couns	Date
APPROVED BY:	
/s/ Mark E. Keenum	06-30-10
President	Date