

Policy for Ensuring the Security of Not Public Data and Data Inventory

This policy is required by Minnesota Statutes, sections 13.05, subdivision 5, and was adopted by the Minnesota Board of Cosmetology on July 22, 2022. The intent of this policy is to establish procedures ensuring appropriate access to not public data and provide a data inventory; this document is not intended to provide specific or general legal advice.

1000 University Avenue W, Suite 100 Saint Paul, MN 55104 651-201-2742

cosmetology@state.mn.us
mn.gov/boards/cosmetology

Legal Requirement

The Government Data Practices Act (Minnesota Statutes, Chapter 13) presumes that all government data are public unless a state or federal law says the data are not public. Government data means all recorded information a government entity has, including paper, email, flash drives, recordings, photographs, etc.

The law also says that the Board of Cosmetology must establish procedures ensuring appropriate access to not public data. This policy satisfies that requirement in Minnesota Statutes, section 13.05, subd. 5. By incorporating employee access to not public data in the Board's data inventory (required by Minnesota Statutes, section 13.025, subd. 1) and in the individual employee's position description and procedures, this policy aims to limit access of not public data to employees whose work assignments reasonably require access.

Appropriate Access to Not Public Data

Any access to not public data will be strictly limited to the data necessary to complete an employee's work assignment. In the event of a temporary duty as assigned by a manager or supervisor, an employee may access certain not public data for as long as the work is assigned to the employee.

Tasks may be assigned by division, employee, or job classification. In the case of not public data that not all employees have a work assignment allowing access, the Board will ensure that the not public data are secured electronically or physically. This policy also applies to employees who share workspaces where not public data are maintained.

The following measures limit inappropriate access to not public data:

- Employees are explicitly prohibited from intentionally accessing not public data that is not necessary to a work assignment.
- Employee position descriptions may contain provisions or indicators identifying any not public data accessible to the employee when a work assignment reasonably requires access.
- The Board maintains assigned and appropriate security roles, limited access to appropriate shared network drives and licensing database, and password protected not public electronic data.
- All employee computers are password protected and locked before an employee leaves a workstation.
- Secured not public data are held within locked work spaces and in locked file cabinets.
- Not public documents are shredded before disposal.
- Employees are educated on data privacy and Minnesota Data Practices Act.
- The Board maintains and adheres to a records retention policy.

Penalties for Unlawfully Accessing Not Public Data

The Board of Cosmetology will utilize the penalties for unlawful access to not public data as provided for in Minnesota Statutes, section 13.09, if necessary. Penalties include suspension, dismissal, or referring the matter to the appropriate prosecutorial authority who may pursue a criminal misdemeanor charge.

Data Sharing with Authorized Entities or Individuals

State or federal law may authorize the sharing of not public data in specific circumstances. Not public data may be shared with another entity if a federal or state law allows or mandates it. Individuals will have notice of any sharing in applicable Tennessen warnings (Minn. Stat. 13.04) or the Board will obtain the individual's informed consent. Any sharing of not public data will be strictly limited to the data necessary or required to comply with the applicable law.

The Board may make any data which is classified as private or confidential accessible to an appropriate person or agency if it determines that failure to do so is likely to create a clear and present danger to public health or safety (Minn. Stat. 13.41, subd. 6).

Data Inventory

Minnesota Statutes Section 13.025, subd. 1, requires all state agencies to maintain an inventory of not public data that is retained by the agency. The Board has prepared the following data inventory which identifies and describes not public data on individuals maintained by the Board as of September 2017. This data inventory also includes the categorization of employees who may have access to not public data. In addition to the employees listed in the data inventory, the Board's Responsible Authority, Data Practices Compliance Official, and Leadership Team may have access to all not public data maintained, if necessary for specified duties.

Name of Record, File, Process, Form or Data Type	Description (understandable to general public)	Data Classification and Citation	Employee Work Access
Social Security numbers	Licensee and applicant social security numbers.	Private (Minn. Stat. 13.355)	Certain employees on an as needed basis as part of specific work assignments
Applicant for licensure data	Application data on current and former applicants for licensure	Private and Public (Minn. Stat. 13.41, subd. 2)	Certain employees on an as needed basis as part of specific work assignments
Complaint data – inactive and unsubstantiated	 A. The identity of complainants who have made reports concerning licensees or applicants which appear in inactive complaint data are considered private, unless the complainant consents to the disclosure. B. The nature of unsubstantiated complaints when the information is not maintained in anticipation of legal action. C. Inactive investigative data relating to violations of statutes or rules. D. The record of any disciplinary proceeding except data described in Minn. Stat. 	Private and public (Minn. Stat. 13.41)	Certain employees on an as needed basis as part of specific work assignments

Correspondence	Letters and electronic	Public	Certain employees on an as
	correspondence	Private	needed basis as part of
		Confidential	specific work assignments
		(varies)	
Responses to requests for	Responses to Requests for	Private	Certain employees on an as
proposal	Proposals (RFPs) and requests for	Public	needed basis as part of
	bids	(Minn. Stat. 13.599)	specific work assignments

Resources

Data Practices Contacts

Responsible Authority

Gina Fast, Executive Director

Phone: 651-201-2744

Email: cosmetology@state.mn.us

Data Practices Compliance Official

Jenna Bohl, Senior Manager of Policy & Regulation

Phone: 651-201-2816

Email: jenna.bohl@state.mn.us

Data Practices Designee

Angie Valdez, Licensing Division Manager

Phone: 651-201-2750

Email: angie.valdez@state.mn.us

Data Practices Office, Laws, and Rules

Minnesota Department of Administration - Data Practices Office

https://mn.gov/admin/data-practices/

Minnesota Government Data Practices Act, Minnesota Statutes Chapter 13

www.revisor.leg.state.mn.us/statutes/?id=13

Data Practices Rules, Minnesota Rules Chapter 1205

www.revisor.leg.state.mn.us/rules/?id=1205

Data Practices Glossary

https://mn.gov/admin/data-practices/resources/glossary/