Commentary on NaSIA Data Use Policy

ASSINGMENT 1 – Data curation AND MANAGEMENT (DMA820)

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**Commentary on NaSIA Data Use Policy**

**1. Structure of Data Dissemination**

The structure of data dissemination under the National Schools Inspectorate Authority (NaSIA) is well-defined and aligns with international best practices. The policy distinguishes between public and confidential data, ensuring proper categorization and handling based on sensitivity. Data is collected through the Inspection Evaluation Framework (IEF), which includes components like school leadership, teaching quality, external assessment results, and infrastructure. The data is then analyzed, anonymized (if public), and disseminated accordingly.

Dissemination is managed under the authority of designated officers such as the Inspector General of Schools, Director of RM&E, and the Head of IT. The data trustees are responsible for authorizing, managing, and monitoring the use of data. Public data (like inspection aggregate reports) is freely available on NaSIA's website, while access to confidential data requires formal agreements (MoUs or Data Sharing Agreements).

**2. Format of Data Dissemination**

NaSIA follows a clear format strategy for dissemination:

* Public Data: Published in aggregate formats on their website ([www.nasia.gov.gh](http://www.nasia.gov.gh)), removing personal identifiers and ensuring anonymity.
* Confidential Data: Shared in semi-anonymized formats with approved users upon request. Formats include non-proprietary, user-friendly types (e.g., .csv, .xlsx) to ensure accessibility and interoperability.
* Documentation: Each data release is accompanied by metadata, data dictionaries, and definitions to ensure clarity and usability.

The use of open-source and interoperable formats not only promotes transparency but also aligns with the global push for open data access while maintaining confidentiality.

**3. Data Sharing Protocols and Procedures**

The policy outlines comprehensive data sharing protocols and procedures:

* **Request Process**: All data requests must go through a formal process involving the submission of a Data Request Form (Appendix 1), detailing purpose, scope, and usage intent.
* **Agreements**: For more sensitive or collaborative data uses, formal Data Sharing Agreements or MoUs must be signed (Appendices 2 & 3).
* **Authorization**: Only designated officers such as the Inspector General of Schools can approve data sharing, especially where confidential information is involved.
* **Access Conditions**: Third-party users must adhere to conditions including non-distribution, proper citation, and submission of final publications derived from NaSIA data.
* **Security & Compliance**: All data handlers must meet minimum IT infrastructure and security standards and comply with the Data Protection Act 2012 (Act 843).

These protocols reflect a strong governance structure while enabling controlled but useful access to data for research and policy-making.

**4. Data Visibility (Website/Social Media Handles)**

NaSIA demonstrates commendable visibility of its data dissemination through digital platforms:

* **Website**: The main portal ([www.nasia.gov.gh](http://www.nasia.gov.gh)) hosts public reports, updates, and publications.
* **Social Media Handles**:
  + Facebook / LinkedIn / Twitter: *National Schools Inspectorate Authority*
  + Instagram: *@nasia\_ghana*
  + YouTube: *nasiatube*

These channels are used to increase public engagement and awareness of inspection results, policy changes, and school performance statistics. However, the current social media engagement level could be significantly enhanced.

**Suggestions for Improvement**

To strengthen the areas of data curation and dissemination, the following strategies are proposed:

**1. Enhance Real-Time Data Dashboards**

Implement live or regularly updated dashboards on the website with visualization tools to show inspection outcomes, trends, and school performance at national, regional, and district levels.

**2. Automated Access Portals**

Introduce an automated data request and approval system to reduce delays and improve user experience. Users could track their requests, get real-time feedback, and download permitted data automatically.

**3. Stronger Social Media Integration**

Develop infographics and short video explainers to share on social platforms. More interactive and visual content will drive visibility and engagement.

**4. Training for Stakeholders**

Conduct periodic training and webinars for researchers, media, and school administrators on accessing and using NaSIA’s data.

**5. Alignment with the Data Protection Act 2012 (Act 843)**

Ensure continuous updates and staff training on data handling practices in line with Act 843 to uphold the confidentiality, integrity, and availability of data.

**6. Feedback Mechanism**

Include a user feedback form on all data portals and downloads to help improve usability, accuracy, and policy responsiveness.

**Conclusions**

By reinforcing these structures and strategies, NaSIA can enhance transparency, evidence-based decision-making, and education sector accountability in Ghana. These approaches also align with the Data Protection Act 2012, Act 843, promoting ethical and legal data management standards across public sector institutions.