Control Control	ol (or Control Enhancement) Name	Control Text	Discussion	Related Controls	Data Collection	Evidence Detail Finding	Dispostion	Threat(s)	Vulnerability Description	Mitigating Factors or Compensatory Likelihood Controls in place	Impact	Overall Risk	Risk Explanation
MP-1	Policy and Procedures	 a. Develop, document, and disseminate to [Assignment: organization-defined personnel or roles]: 1. [Selection (one or more): Organization-level; Mission/business process-level; System-level] media protection policy that: (a) Addresses purpose, scope, roles, responsibilities, management commitment, coordination among organizational entities, and compliance; and (b) Is consistent with applicable laws, executive orders, directives, regulations, policies, standards, and guidelines; and 2. Procedures to facilitate the implementation of the media protection policy and the associated media protection controls; b. Designate an [Assignment: organization-defined official] to manage the development, documentation, and dissemination of the media protection policy and procedures; and Review and update the current media protection: 1. Policy [Assignment: organization-defined frequency] and following [Assignment: organization-defined events]; and 2. Procedures [Assignment: organization-defined frequency] and following [Assignment: organization-defined events]. 	implemented within systems and organizations. The risk management strategy is an important factor in establishing such policies and procedures. Policies and procedures contribute to security and privacy assurance. Therefore, it is important that security and privacy programs collaborate on the development of media protection policy and procedures. Security and privacy program policies and procedures at the organization level are preferable, in general, and may obviate the need for mission- or system-specific policies and procedures. The policy can be included as part of the	PM-9, PS-8, SI-12.	Interview	Director if IT, Frank Edward Media protection policy or procedures a absent	are Not In Place	Unauthorized access	No documented processes or policies	Tribal knowledge in place 5	5	25	Without documented expectations, standards, or processes for media protection, storage, and sanitization, staff may not perform these tasks correctly. In the absence of standardized policies, processes cannot be repeated consistently, leading staff to develop their own individual methods.
MP-2	Media Access	Restrict access to [Assignment: organization-defined types of digital and/or non-digital media] to [Assignment: organization-defined personnel or roles].	System media includes digital and non-digital media. Digital media includes flash drives, diskettes, magnetic tapes, external or removable hard disk drives (e.g., solid state, magnetic), compact discs, and digital versatile discs. Non-digital media includes paper and microfilm. Denying access to patient medical records in a community hospital unless the individuals seeking access to such records are authorized healthcare providers is an example of restricting access to non-digital media. Limiting access to the design specifications stored on compact discs in the media library to individuals on the system development team is an example of restricting access to digital media.	AU-9, CP-2, CP-9, CP-10, MA-5, MP-4, MP-6, PE-2, PE-3, SC-12, SC-13, SC-34, SI- 12.	Interview	Director of IT, Frank Edward Network Engineer, Dan Cole USB drives are not automatically mount Access to all sensitive data is protected access controls, and database access logged. The DLP solution "name" is in plate to block data exfiltration.	is In Place					0	CIP - Control In Place
MP-3	Media Marking	a. Mark system media indicating the distribution limitations, handling caveats, and applicable security markings (if any) of the information; and b. Exempt [Assignment: organization-defined types of system media] from marking if the media remain within [Assignment: organization-defined controlled areas].	Security marking refers to the application or use of human-readable security attributes. Digital media includes diskettes, magnetic tapes, external or removable hard disk drives (e.g., solid state, magnetic), flash drives, compact discs, and digital versatile discs. Non-digital media includes paper and microfilm. Controlled unclassified information is defined by the National Archives and Records Administration along with the appropriate safeguarding and dissemination requirements for such information and is codified in 32 CFR 2002. Security markings are generally not required for media that contains information determined by organizations to be in the public domain or to be publicly releasable. Some organizations may require markings for public information indicating that the information is publicly releasable. System media marking reflects applicable laws, executive orders, directives, policies, regulations, standards, and guidelines.	AC-16, CP-9, MP-5, PE-22, SI-12.	Interview	Director of IT, Frank Edwards Network Engineer, Dan Cole Reviewed documentation of identified media for marking, including COVID data and financials. COVID data was appropriately marked, but financial data lacked consistent marking.	ta Partially In Place	I Data Locc/Intormation Discincing I	Without media marking, financial data risks being nadvertently disseminated to unauthorized parties.	None 2	8	16	Financial data is rarely disclosed accidentally, but when it is, it negatively impacts morale and investor confidence.
MP-4	Media Storage	 a. Physically control and securely store [Assignment: organization-defined types of digital and/or non-digital media] within [Assignment: organization-defined controlled areas]; and b. Protect system media types defined in MP-4a until the media are destroyed or sanitized using approved equipment, techniques, and procedures. 	System media includes digital and non-digital media. Digital media includes flash drives, diskettes, magnetic tapes, external or removable hard disk drives (e.g., solid state, magnetic), compact discs, and digital versatile discs. Non-digital media includes paper and microfilm. Physically controlling stored media includes conducting inventories, ensuring procedures are in place to allow individuals to check out and return media to the library, and maintaining accountability for stored media. Secure storage includes a locked drawer, desk, or cabinet or a controlled media library. The type of media storage is commensurate with the security category or classification of the information on the media. Controlled areas are spaces that provide physical and procedural controls to meet the requirements established for protecting information and systems. Fewer controls may be needed for media that contains information determined to be in the public domain, publicly releasable, or have limited adverse impacts on organizations, operations, or individuals if accessed by other than authorized personnel. In these situations, physical access controls provide adequate protection.	P-2, CP-6, CP-9, CP-10, MP-2, MP-7, PE-3, PL-2, SC-12, SC-13, SC-28, SC-34, SI-12.	Interview	Director of IT, Frank Edwards Network Engineer, Dan Cole Thumb drive usage and storage does n have any control or governance attched it		Data Loss/Information Disclosure	isk of malware in the environment and insider thea stealing data	t USB drive automounts disbled 5	5	25	The loss of Intellectual Property, IP and the introduction of malicious USB drives could cause significant problems.
MP-5	Media Transport	a. Protect and control [Assignment: organization-defined types of system media] during transport outside of controlled areas using [Assignment: organization-defined controls]; b. Maintain accountability for system media during transport outside of controlled areas; c. Document activities associated with the transport of system media; and d. Restrict the activities associated with the transport of system media to authorized personnel.	System media includes digital and non-digital media. Digital media includes flash drives, diskettes, magnetic tapes, external or removable hard disk drives (e.g., solid state and magnetic), compact discs, and digital versatile discs. Non-digital media includes microfilm and paper. Controlled areas are spaces for which organizations provide physical or procedural controls to meet requirements established for protecting information and systems. Controls to protect media during transport include cryptography and locked containers. Cryptographic mechanisms can provide confidentiality and integrity protections depending on the mechanisms implemented. Activities associated with media transport include releasing media for transport, ensuring that media enters the appropriate transport processes, and the actual transport. Authorized transport and courier personnel may include individuals external to the organization. Maintaining accountability of media during transport includes restricting transport activities to authorized personnel and tracking and/or obtaining records of transport activities as the media moves through the transportation system to prevent and detect loss, destruction, or tampering. Organizations establish documentation requirements for activities associated with the transport of system media in accordance with organizational assessments of risk. Organizations maintain the flexibility to define record-keeping methods for the different types of media transport as part of a system of transport-related records.	C-7, AC-19, CP-2, CP-9, MP-3, MP-4, PE-16, PL-2, SC-12, SC-13, SC-28, SC-34.	Interview	Director of IT, Frank Edwards Network Engineer, Dan Cole Network Engineer, Dan Cole We prohibit traveling with data and instance of section of the control	In Place					0	CIP - Control In Place
MP-6	Media Sanitization	a. Sanitize [Assignment: organization-defined system media] prior to disposal, release out of organizational control, or release for reuse using [Assignment: organization-defined sanitization techniques and procedures]; and b. Employ sanitization mechanisms with the strength and integrity commensurate with the securit category or classification of the information.		-3, AC-7, AU-11, MA-2, MA-3, MA-4, MA-5, PM-22, SI-12, SI-18, SI-19, SR-11.	Tested	Reviewed 3 audit records of HDD destroyed - 1 was recently done and the other 2 were done 3 years ago Evidence of sanitization process being followed but documentation is lacking a is inconsistent		Data Loss/Information Disclosure	ithout proper record-keeping, there is no assurance of proper sanitization. Additionally, new personnel taking over the process might result in it not being carried out correctly.	vouching that he consistently follows	8	16	There is no guarantee of thorough sanitization, relying solely on informal tribal knowledge. A newcomer might not be aware of the process, and in the event of theft, there would be no assurance of data control.
MP-7	Media Use	a. [Selection: Restrict; Prohibit] the use of [Assignment: organization-defined types of system media] on [Assignment: organization-defined systems or system components] using [Assignment: organization-defined controls]; and b. Prohibit the use of portable storage devices in organizational systems when such devices have n identifiable owner.	System media includes both digital and non-digital media. Digital media includes diskettes, magnetic tapes, flash drives, compact discs, digital versatile discs, and removable hard disk drives. Non-digital media includes paper and microfilm. Media use protections also apply to mobile devices with information storage capabilities. In contrast to MP-2, which restricts user access to media, MP-7 restricts the use of certain types of media on systems, for example, restricting or prohibiting the use of flash drives or external hard disk drives. Organizations use technical and nontechnical controls to restrict the use of system media. Organizations may restrict the use of portable storage devices, for example, by using physical cages on workstations to prohibit access to certain external ports or disabling or removing the ability to insert, read, or write to such devices. Organizations may also limit the use of portable storage devices to only approved devices, including devices provided by the organization, devices provided by other approved organizations, and devices that are not personally owned. Finally, organizations may restrict the use of portable storage devices based on the type of device, such as by prohibiting the use of writeable, portable storage devices and implementing this restriction by disabling or removing the capability to write to such devices. Requiring identifiable owners for storage devices reduces the risk of using such devices by allowing organizations to assign responsibility for addressing known vulnerabilities in the devices.	AC-19, AC-20, PL-4, PM-12, SC-34, SC-41.	Interview	USB automounting is the sole contro Director of IT, Frank Edwards Network Engineer, Dan Cole documented policies or procedures ir place.	In Place					0	CIP - Control In Place
MP-8	Media Downgrading	 a. Establish [Assignment: organization-defined system media downgrading process] that includes employing downgrading mechanisms with strength and integrity commensurate with the security category or classification of the information; b. Verify that the system media downgrading process is commensurate with the security category and/or classification level of the information to be removed and the access authorizations of the potential recipients of the downgraded information; c. Identify [Assignment: organization-defined system media requiring downgrading]; and d. Downgrade the identified system media using the established process. 	Media downgrading applies to digital and non-digital media subject to release outside of the organization, whether the media is considered removable or not. When applied to system media, the downgrading process removes information from the media, typically by security category or	None.	Interview	Director of IT, Frank Edwards Media downgrading does not have an Network Engineer, Dan Cole process or requirement in place	N/A					0	N/A

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