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### **Overview & Purpose**

Our employees, clients and regulators expect and require that we protect their information. Meeting these expectations and requirements is key to our ongoing success. Arthur J. Gallagher & Company and its subsidiaries and affiliates (the "Company", "Gallagher", "we", "us", "our") are committed to protecting information under our care and complying with current laws and regulations.

The purpose of this Policy is to ensure the appropriate Classification and Handling of Gallagher Information.

### Scope

This Policy is applicable to all officers, directors, permanent and temporary employees, contractors, consultants, and secondees of the Company ("you", "your", "Employees") and lays out their obligations with respect to Classification and Handling of Gallagher Information.

This Policy must be read in conjunction with local entity procedures, which may set more stringent requirements but which may not lower the requirements within this Policy, without the written authorization from either the Global Chief Privacy Officer or Chief Information Security Officer.

The Gallagher Information Classification Schema and Handling Rules contained within this Policy apply to all Gallagher Information irrespective of when it was created.

If you have questions or concerns regarding how to apply this Policy, you can raise these with your (1) manager, (2) local or regional compliance, (3) your BISO, or (4) data privacy personnel.

In this Policy we use the word "must" to mean a mandatory requirement. In contrast, "should" indicates that the statement is best practice and it is recognised that there will be some circumstances in which the approach is not appropriate. You must be able to demonstrate why the approach is not appropriate if you do not adopt best practice.

### **Policy**

### 1.0 Definitions

"Artificial Intelligence System/Al System" means any Gallagher, third-party or publicly accessible system or application that is designed to operate with elements of autonomy to produce system-generated outputs such as content, predictions and decisions, and infers how to achieve a given set of objectives based on data and inputs and which does so using machine learning and knowledge based approaches. Examples of Al systems include ChatGPT, Bard (Chatbot) and DALL-E (image/media creation tool), as well as inhouse insurance pricing algorithms that update prices in real time based on learnings the system makes from insurance claims.



"Classify/Classified/Classification" means the process by which Employees assess Gallagher Information they create, receive or hold and apply the correct classification level (Public, Confidential or Restricted) based upon the criteria within Gallagher's Information Classification Schema. The classification level drives how Employees Handle the Gallagher Information.

"Compromise" means the loss, corruption, misuse or unauthorized disclosure of Gallagher Information.

"Handling/Handle" means creating, collecting, storing, moving, sharing or destroying Gallagher Information.

"Gallagher Approved Application/Messaging System" means software and platforms (such as Gallagher email or Gallagher MS Teams) provided by or made available by the Company for installation on Company or personal devices for transacting Gallagher business, communicating with Employees, clients and/or business contacts and/or transmitting Gallagher Information to authorized recipients.

"Gallagher Information" means all information and records relating to the Company or the business or activities or affairs of the Company, including but not limited to financial records, strategic plans, internal business policies, customer lists, prospect lists, pricing information and any information about our clients, prospects, markets, employees and suppliers (including information they share with us).

"Information Classification Schema" means the schema you must use to determine the relevant classification of the relevant Gallagher Information for the purposes of determining and applying Handling rules.

"Record" means any record of Gallagher Information, regardless of its form, that is created or received by any Gallagher Employee. Records may be in electronic or hard-copy form, including but not limited to paper documents, electronic files (whether on hard drives or other storage media), internal or external correspondence, publications, books, pictures, videos, audio recordings, maps, drawings, and other forms of information.

"Third-party Messaging Platform" means a technology platform or application, neither owned nor provided by Gallagher, that enables individuals to communicate with others. This includes, but is not limited to:

- Mobile messaging platforms (e.g., text messaging, SMS, iMessage, Google Messages);
- Ephemeral messaging platforms (e.g., WhatsApp, Signal, Snapchat, Telegram), designed to have messages disappear or otherwise be deleted a period of time after sending/posting;
- Social media messaging (e.g., Facebook Messenger, Twitter); and
- Other online message services or platforms (e.g., email, forum user messages).

# 2.0 <u>Information Classification Schema</u>

Gallagher Information must be Classified into one of three categories (or one from a Government classification scheme if required locally) in order that you know what Handling rules to apply when you store and, where necessary, share it. Our three Classification categories are:

- Public
- Confidential
- Restricted

The Classification level is dependent upon the potential impact and harm if the information is Compromised.

A Record that contains multiple Classification categories must be Classified according to the highest level of Classification category e.g. if a Record contains 'Confidential' as well as 'Restricted' data, you must Classify and Handle the entire Record as 'Restricted'.



See the table on the following page for the definitions of Gallagher's three Classification categories and high level examples.



# **Information Classification Schema**

Classification	Public	Confidential	Restricted
Definition:	regulatory or reputa	ational impact to Gallac	osed, altered or destroyed, without authority, could result in the following level of financial, the following level of financial, the following level of the covery birth level
01 1 1	None	Up to a high level	Up to a very high level
Characteristics:	Records Gallagher has formally approved may be made available to the public at large. There are no restrictions on who can view them	All Records, unless they fall into the Public or Restricted Classifications	<ul> <li>All Records that contain any one or more of:</li> <li>Sensitive personal information or special category data e.g. racial or ethnic origin, religious beliefs, trade union membership, medical or health conditions, sexual orientation, gender identity, criminal offences and/or proceedings and national identifiers</li> <li>Individuals' salary, remuneration, compensation data, bank details, credit/debit card information (numbers, PINs, CVV, etc.), tax information, life insurance, financial information obtained as a result of credit, pension and/or benefits information, all in combination with information that identifies an individual</li> <li>Gallagher Information that, if released, is likely to cause harm to an individual e.g. home addresses of those with kidnap and ransom insurance etc.</li> <li>Mergers and acquisitions information</li> <li>Cyber insurance coverage and claims</li> <li>Information a Gallagher client/market has specified must be handled as 'Restricted'</li> <li>Information on the management of Gallagher or our client's businesses that if released, either internally or externally, to unauthorised individuals could cause significant harm to the business or its share price such as: <ul> <li>Board, Audit, Executive and Risk Committee papers</li> <li>Budget data, unapproved and/or unpublished accounts, bank records</li> <li>Business strategies</li> <li>Client lists</li> <li>Product pricing, algorithms or actuarial calculations</li> <li>Source code / analytics algorithms</li> <li>Internal audit action findings and remediation plans</li> <li>Information security related data/ posture</li> <li>Litigation documents</li> <li>Internal / external Legal advice marked privileged or confidential</li> </ul> </li> </ul>



Classification	Public	Confidential	Restricted
			Market sensitive data
			Risk Event data
			HR or Compliance investigation data
			Property drawings and maps
			<ul> <li>IT Network diagrams, passwords, encryption keys, security vulnerabilities-related</li> </ul>
			data
			<ul> <li>Anything restricted by law/regulation; e.g. ITAR/EAR</li> </ul>

# 3.0 Handling Rules – All Employees

It is your responsibility to determine the Classification of your Record. Once you have done so, use the tables on the following pages to determine how to store and share it.

Any request to deviate below the minimum Handling requirements must be made to and approved in writing by either our Global Chief Privacy Officer or Chief Information Security Officer, who will hold a register of approved exceptions.

By default, Handle all Gallagher Information in accordance with the rules for 'Confidential' information. It is your responsibility to ensure you are clear on what qualifies as 'Restricted' Gallagher Information and apply those specific Handling rules accordingly. Do not guess if a Record is 'Public'. It is your responsibility to know whether a Record is classified as 'Public' before you Handle it accordingly.

Some AI Systems, such as ChatGPT, Bard and DALL-E are made available to the public, and others, such as Microsoft 365 Copilot and Grammarly, are offered for sale or licensing by their developers. Information entered into these tools, as well as information they intake autonomously to learn, becomes part of the AI System's learning data sets. Users, and in some cases the developers themselves, can no longer control how this information is stored and shared. To help us ensure we comply with our contractual and legal obligations you must follow all Handling Rules. Please note that the Company has visibility to all uploads of data from the Gallagher network to AI Systems, and reserves the right to take disciplinary action up to, and including termination, in the event of non compliance with these Handling rules.



# **Handling Rules for Gallagher Information– All Employees**

Activity	Public	Confidential	Restricted
General Handling Rules	No restriction	<ul> <li>You must:         <ul> <li>Only share internally / externally, on a need to know basis, and only with individuals who have a legitimate business need. Obtain permission from the originator where necessary</li> <li>Validate recipients are correct, are authorized to receive it and you are sharing the correct information</li> <li>Promptly report actual or suspected Compromise of Gallagher Information via the The Gallagher Incident Reporting Form</li></ul></li></ul>	
			Limit storage and collection
AI Systems	<ul> <li>No restriction if AI         System is accessible         from the Gallagher         network.</li> <li>You may use publicly         accessible AI         Systems to help you         become more         productive, but you         must abide by the         rules for Confidential         and Restricted data.</li> </ul>	<ul> <li>You must not:</li> <li>Enter any Gallagher Information classified as 'Confidential' or 'Restricted' into any unapproved AI System. For the avoidance of doubt, all publicly accessible AI systems are unapproved AI Systems</li> <li>Input any Gallagher Information into any AI System inaccessible from the Gallagher network, and must not use such AI Systems to conduct any Gallagher business. Our network controls are implemented to prevent use of AI Systems designed for unethical or nefarious purposes</li> <li>If you are using a Gallagher approved AI System, you must not share the output from that system outside of Gallagher. It is the Company's proprietary information and must not be shared</li> </ul>	



Activity	Public	Confidential	Restricted
	Examples of permissible use include asking an Al System to draft a sample job description or to provide a summary of a particular topic.		
Paper: Copying / Printing / Faxing / Mailing / Storage/ Destruction	Recycle when no longer required	You must:     Only print when there is a legitimate business need     If in a hotel, keep it on one's person or lock it out of sight in the hotel room     If left in a car, lock it away and out of sight     If working from home, lock it in a cabinet / drawer or in a locked room when not in active use and lock your home when unattended     Use a data-encrypted fax service for fax transmissions and the recipient must be waiting at the receiving fax     Subject to Gallagher's Record and Information Management Policy retention policy and periods, deposit paper into a Gallagher secure shredder / shredding bin when no longer required or shred at home using a cross cut shredder     Only scan Records to a Gallagher email address. If you need to forward scanned documents to third parties, do so using your Gallagher email account and not directly from a scanner     For internal / external post, use a sealed envelope with only sender and recipient name and address visible  Must not be left unattended:     On a printer/fax     In unrestricted Gallagher office areas e.g. areas open to visitors such as reception / meeting rooms     If travelling or on a customer site	



Activity	Public	Confidential	Restricted
Email from a	You must:	You must:     Within a Gallagher office, lock it in a cabinet / drawer during out of office hours	<ul> <li>You must:         <ul> <li>Within a Gallagher office, lock it in a cabinet / drawer when not in active use</li> </ul> </li> <li>You should:         <ul> <li>External Post: use a sealed tamperproof package, tracking services and delivery confirmation</li> <li>Internal Post (i.e. Internal Office Mail): hand deliver by Gallagher member of staff or courier when being transferred between Gallagher offices</li> </ul> </li> </ul>
Gallagher Email Account to Another Gallagher Email Account	<ul> <li>Use a Gallagher</li> <li>State the name of Before forwarding</li> <li>If the information</li> </ul>	of the sender if you are using a Gallagher group g on an email, consider checking with the send is particularly sensitive or large in volume, con the properties of the email to 'Private' so that it	
Email to a non- Gallagher Email Account		Application/Messaging Systems i.e  You must not:  Send Gallagher Information to you	mployees, clients or business contacts from Gallagher Approved e. your Gallagher email account r personal email account without approval from the Legal Team. I your personal pay slips or other of your HR related data to your



Activity	Public	Confidential	Restricted
		<ul> <li>You must:         <ul> <li>Password protect personal information (any information that can be used to identify a living individual including names, Employee ID's, addresses etc.) relating to more than 100 individuals (to Gallagher Password Standards) or encrypt it in transit</li> </ul> </li> </ul>	<ul> <li>You should:         <ul> <li>Encrypt in transit using a Group approved encryption technology</li> </ul> </li> <li>You must:         <ul> <li>Encrypt Restricted personal information relating to more than 10 individuals or that information must be password protected (to Gallagher Password Standards) in transit</li> </ul> </li> </ul>
Collaboration Tools e.g. Instant Messaging / desktop sharing / online meetings	No restriction	<ul> <li>You must:         <ul> <li>Use Gallagher Approved Application/Messaging Systems to conduct business communications and transmit Gallagher Information such as Microsoft Teams.</li> <li>Ensure recipients are known to you and are either Gallagher Employees or third parties who are subject to a confidentiality agreement such as clients, business contacts or suppliers</li> <li>Be careful of the language you use and the Gallagher Information you share including MS Teams chat</li> <li>Ensure we have auditable Records of all business conducted with Employees, clients and business contacts and they are stored on Company devices.</li> </ul> </li> <li>You must not:         <ul> <li>Share Gallagher Information via a Third-party Messaging Platform</li> <li>Use assistive functionality that transfers Gallagher Information to third parties (e.g., Siri, Google Translate)</li> </ul> </li> </ul>	
Third-Party Messaging Platform	You must:     Use Gallagher Apulation.	oproved Application/Messaging Systems to con	nduct business communications and transmit Gallagher



Activity	Public	Confidential	Restricted
	<ul> <li>If you use a personal device, only Gallagher Approved Application/Messaging Systems may be used on that personal device for electronic communications related to your Gallagher employment responsibilities/Gallagher business activities, particularly (but not exclusively) when creating, storing, or processing Gallagher Information.</li> <li>You must not:         <ul> <li>Use any Third-Party Messaging Platform to conduct business communications or transmit Gallagher Information.</li> </ul> </li> </ul>		
Client Approved Online Portal	<ul> <li>You must:</li> <li>Only use portals that meet Gallagher's Group encryption in transit and at rest requirements, have been approved for use by local information security and reviewed in line with our Access Management Policy</li> </ul>		
Unapproved Online Portal / Cloud Storage	<ul> <li>You must not:</li> <li>Upload Gallagher Information to personal cloud storage or any portal / cloud storage solutions not approved by Gallagher Technology Services (GTS)</li> </ul>		
Portable Storage e.g. USB devices, SD card, DVD, hard drive	Use a portable storage device to store the master copy of a Gallagher Record  Plug a storage device into any Company device until approved by local IT.		



Activity	Public	Confidential	Restricted
		download to a storage device if you  Only use a storage device in limited	, Chief Operating Officer (or equivalent) and Privacy Lead to need to share files externally circumstances to transfer Gallagher Information such as the are too large to be sent by email or stored to small capacity

# 4.0 Training

All Employees must be trained so that they understand their obligations under this Policy.

# 5.0 Implementation

Each division of the Company shall be individually responsible for assuring that the branches, offices, departments, or other business units within that division implement and comply with this Policy. Implementation of this Policy shall include:

- Each Chief Operating Officer (or equivalent) should designate an individual with responsibility for implementing and facilitating compliance with this Policy; and
- If the Company creates a new division, organization, branch, or other business unit, then that new division, organization, branch, or other business unit is responsible for implementing this Policy immediately. However, if the Company acquires or merges with an existing company, any acquired/merged division, organization, branch, or other business unit shall implement this Policy and any relevant Appendices within one (1) year of the merger/acquisition.

# 6.0 Non Compliance with This Policy

Non-compliance with this Policy may result in disciplinary action by Gallagher, up to and including termination of your employment.

Where there is a justifiable business case for non-compliance with this Policy, a waiver can be requested from either the Global Chief Privacy Officer or Chief Information Security Officer

#### 7.0 Related Documents

### Related policies

Global Record and Information Management Policy.
Global IT Policy Manual