

Appendix A
Compliance With New York State Education Law Section 2-d Addendum ("Addendum")

The parties to this Agreement are the Monroe 1 Board of Cooperative Educational Services ("BOCES") and Instructure, Inc. ("Vendor"). BOCES is an educational agency, as that term is used in Section 2-d of the New York State Education Law ("Section 2-d") and its implementing regulations, and Vendor is a third party contractor, as that term is used in Section 2-d and its implementing regulations. BOCES and Vendor have entered into this Agreement to conform to the requirements of Section 2-d and its implementing regulations. To the extent that any term of any other agreement or document conflicts with the terms of this Agreement, the terms of this Agreement shall apply and be given effect.

Definitions

As used in this Agreement and related documents, the following terms shall have the following meanings:

"Student Data" means personally identifiable information from student records that Vendor receives from an educational agency (including BOCES or a Participating School District) in connection with providing Services under this Agreement.

"Personally Identifiable Information" ("PII") as applied to Student Data, means personally identifiable information as defined in 34 CFR 99.3 implementing the Family Educational Rights and Privacy Act (FERPA), at 20 USC 1232g.

"Third Party Contractor," "Contractor" or "Vendor" means any person or entity, other than an educational agency, that receives Student Data from an educational agency pursuant to a contract or other written agreement for purposes of providing services to such educational agency, including, but not limited to data management or storage services, conducting studies for or on behalf of such educational agency, or audit or evaluation of publicly funded programs.

"BOCES" means Monroe #1 Board of Cooperative Educational Services.

"Parent" means a parent, legal guardian, or person in parental relation to a student.

"Student" means any person attending or seeking to enroll in an educational agency.

"Eligible Student" means a student eighteen years or older.

"State-protected Data" means Student Data, as applicable to Vendor's product/service.

"Participating School District" means a public school district or board of cooperative educational services that obtains access to Vendor's product/service through a cooperative educational services agreement ("CoSer") with BOCES, or other entity that obtains access to Vendor's product/service through an agreement with BOCES, and also includes BOCES when it uses the Vendor's product/service to support its own educational programs or operations.

"Breach" means the unauthorized access, use, or disclosure of personally identifiable information.

"Commercial or marketing purpose" means the sale of PII; and the direct or indirect use or disclosure of State-protected Data to derive a profit, advertise, or develop, improve, or market products or services to students other than as may be expressly authorized by the parties in writing (the "Services").

"Disclose", "Disclosure," and "Release" mean to intentionally or unintentionally permit access to State-protected Data; and to intentionally or unintentionally release, transfer, or otherwise communicate State-protected Data to someone not authorized by contract, consent, or law to receive that State-protected Data.

Vendor Obligations and Agreements

Vendor agrees that it shall comply with the following obligations with respect to any student data received in connection with providing Services under this Agreement and any failure to fulfill one of these statutory or regulatory obligations shall be a breach of this Agreement. Vendor shall:

(a) limit internal access to education records only to those employees and subcontractors that are determined to have legitimate educational interests in accessing the data within the meaning of Section 2-d, its implementing regulations and FERPA (e.g., the individual needs access in order to fulfill his/her responsibilities in providing the contracted services);

(b) only use personally identifiable information for the explicit purpose authorized by the Agreement, and must/will not use it for any purpose other than that explicitly authorized in the Agreement or by the parties in writing;

(c) not disclose any personally identifiable information received from BOCES or a Participating School District to any other party who is not an authorized representative of the Vendor using the information to carry out Vendor's obligations under this Agreement, unless (i) if student PII, the Vendor or that other party has obtained the prior written consent of the parent or eligible student, or (ii) the disclosure is required by statute or court order, and notice of the disclosure is provided to the source of the information no later than the time of disclosure, unless such notice is expressly prohibited by the statute or court order;

(d) maintain reasonable administrative, technical, and physical safeguards to protect the security, confidentiality, and integrity of the personally identifiable information in its custody;

(e) use encryption technology to protect data while in motion or in its custody (i.e., in rest) from unauthorized disclosure by rendering personally identifiable information unusable, unreadable, or indecipherable to unauthorized persons through the use of a technology or methodology specified or permitted by the Secretary of the United States department of health and human services in guidance issued under Section 13402(H)(2) of Public Law 111-5 using a technology or methodology specified or permitted by the secretary of the U.S.);

(f) not sell personally identifiable information received from BOCES or a Participating School District nor use or disclose it for any marketing or commercial purpose unless otherwise expressly authorized by the Services, or facilitate its use or disclosure by any other party for any marketing or commercial purpose or permit another party to do so;

(g) notify the educational agency from which student data is received of any breach of security resulting in an unauthorized release of such data by Vendor or its assignees in violation of state or federal law, or of contractual obligations relating to data privacy and security in the most expedient way possible and without unreasonable delay, in compliance with New York law and regulation;

(h) reasonably cooperate with educational agencies and law enforcement to protect the integrity of investigations into any breach or unauthorized release of personally identifiable information by Vendor;

(i) adopt technologies, safeguards, and practices that align with the NIST Cybersecurity Framework, Version 1.1, that are in substantial compliance with the BOCES data security and privacy policy, and that comply with Education Law Section 2-d, Part 121 of the Regulations of the Commissioner of Education and the Monroe #1 BOCES Parents' Bill of Rights for Data Privacy and Security, set forth below, as well as all applicable federal, state and local laws, rules and regulations;

(j) acknowledge and hereby agrees that the State-protected Data which Vendor receives or has access to pursuant to this Agreement may originate from several Participating School Districts located across New York State. Vendor acknowledges that the State-protected Data belongs to and is owned by the Participating School District or student from which it originates;

(k) acknowledge and hereby agrees that if Vendor has an online terms of service and/or Privacy Policy that may be applicable to its customers or users of its product/service, to the extent that any term of such online terms of service or Privacy Policy conflicts with applicable law or regulation, the terms of the applicable law or regulation shall apply;

(l) acknowledge and hereby agrees that Vendor shall promptly pay for or reimburse the educational agency for the full third party cost of a legally required breach notification to parents and eligible students due to the unauthorized release of student data caused by Vendor or its agent or assignee;

(m) ensure that employees, assignees and agents of Contractor who have access to student data, or teacher or principal data receive or will receive training on the federal and state laws governing confidentiality of such data prior to receiving access to such data; and

(n) ensure that any subcontractor that performs Contractor's obligations pursuant to the Agreement is legally bound by legally compliant data protection obligations imposed on the Contractor by law, the Agreement and this Agreement.

Monroe #1 BOCES Parents' Bill of Rights for Data Privacy and Security

(<https://www.monroe.edu/domain/1478>)

The Monroe #1 BOCES seeks to use current technology, including electronic storage, retrieval, and analysis of information about students' education experience in the BOCES, to enhance the opportunities for learning and to increase the efficiency of our operations.

The Monroe #1 BOCES seeks to ensure that parents have information about how the BOCES stores, retrieves, and uses information about students, and to meet all legal requirements for maintaining the privacy and security of protected student data and protected principal and teacher data, including Section 2-d of the New York State Education Law.

To further these goals, the BOCES has posted this Parents' Bill of Rights for Data Privacy and Security.

1. A student's personally identifiable information cannot be sold or released for any commercial purposes.
2. Parents have the right to inspect and review the complete contents of their child's education record. The procedures for exercising this right can be found in Student Records Policy 6320. (<https://www.monroe.edu/6320>)
3. State and federal laws protect the confidentiality of personally identifiable information, and safeguards associated with industry standards and best practices, including but not limited to, encryption, firewalls, and password protection, must be in place when data is stored or transferred.
4. A complete list of all student data elements collected by the State is available at <http://www.p12.nysed.gov/irs/sirs/documentation/NYSEDstudentData.xlsx> and a copy may be obtained by writing to the Office of Information & Reporting Services, New York State Education Department, Room 863 EBA, 89 Washington Avenue, Albany, New York 12234.
5. Parents have the right to have complaints about possible breaches of student data addressed. Complaints should be directed in writing, to:

Chief Privacy Officer
New York State Education Department
Room 863 EBA
89 Washington Avenue
Albany, New York 12234.

or

Monroe One Data Protection Officer
William Gregory
Monroe #1 BOCES
41 O'Connor Road
Fairport, NY 14450

Supplemental Information About Agreement Between Instructure and BOCES

(a) The exclusive purposes for which the personally identifiable information provided by BOCES or a Participating School District will be used by Vendor is to provide Instructure's Services to BOCES or other Participating School District pursuant to a BOCES Purchase Order.

(b) Personally identifiable information received by Vendor, or by any assignee of Vendor, from BOCES or from a Participating School District shall not be sold or used for marketing purposes.

(c) Personally identifiable information received by Vendor, or by any assignee of Vendor shall not be shared with a sub-contractor except pursuant to a written contract that binds such a party to at least the same data protection and security requirements imposed on Vendor under this Agreement, as well as all applicable state and federal laws and regulations.

(d) The effective date of this Agreement shall be June 24, 2024, and the Agreement shall remain in effect until June 23, 2025, unless sooner by either party for any reason upon thirty (30) days' notice.

(e) Upon expiration or termination of the Agreement without a successor or renewal agreement in place, and upon request from BOCES or a Participating School District, Vendor shall transfer all educational agency data to the educational agency in a format agreed upon by the parties. Vendor shall thereafter securely delete all educational agency data remaining in the possession of Vendor or its assignees or subcontractors (including all hard copies, archived copies, electronic versions or electronic imaging of hard copies) as well as any and all educational agency data maintained on behalf of Vendor in secure data center facilities, other than any data that Vendor is required to maintain pursuant to law, regulation or audit requirements. Vendor shall ensure that no copy, summary or extract of the educational agency data or any related work papers are retained on any storage medium whatsoever by Vendor, its subcontractors or assignees, or the secure data center facilities unless Vendor is required to keep such data for legal, regulator, or audit purposes, in which case the data will be retained in compliance with the terms of this Agreement. To the extent that Vendor and/or its subcontractors or assignees may continue to be in possession of any de-identified data (data that has had all direct and indirect identifiers permanently removed with no possibility of reidentification), they each agree not to attempt to re-identify de-identified data and not to transfer de-identified data to any party. Upon request, Vendor and/or its subcontractors or assignees will provide a certification to the BOCES or Participating School District from an appropriate officer that the requirements of this paragraph have been satisfied in full.

(f) State and federal laws require educational agencies to establish processes for a parent or eligible student to challenge the accuracy of their student data. Third party contractors must cooperate with educational agencies in complying with the law. If a parent or eligible student submits a challenge to the accuracy of student data to the student's district of enrollment and the challenge is upheld, Vendor will cooperate with the educational agency to amend such data.

(g) Vendor shall store and maintain PII in electronic format on systems maintained by Vendor in a secure data center facility in the United States in accordance with its Privacy Policy, NIST Cybersecurity Framework, Version 1.1, and the BOCES data security and privacy policy, Education Law Section 2-d, Part 121 of the Regulations of the Commissioner of Education, and the Monroe #1 BOCES Parents' Bill of Rights for Data Privacy and Security, set forth above. Encryption technology will be utilized while data is in motion and at rest, as detailed above.

(h) A copy of Vendor's Data Privacy and Security Plan, which vendor affirms complies with 8 N.Y.C.R.R. 121.6 is attached hereto as **Attachment 1** and is incorporated herein by reference as if fully set forth herein.

Daisy Bennett

Vendor Signature

May 20, 2023

ATTACHMENT 1 - CONTRACTOR'S DATA PRIVACY AND SECURITY PLAN

CONTRACTOR'S DATA PRIVACY AND SECURITY PLAN

The Educational Agency (EA) is required to ensure that all contracts with a third-party contractor include a Data Security and Privacy Plan, pursuant to Education Law § 2-d and Section 121.6 of the Commissioner's Regulations. For every contract, the Contractor must complete the following or provide a plan that materially addresses its requirements, including alignment with the NIST Cybersecurity Framework, which is the standard for educational agency data privacy and security policies in New York state. **While this plan is not required to be posted to the EA's website, contractors should nevertheless ensure that they do not include information that could compromise the security of their data and data systems.**

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| 1 | Outline how you will implement applicable data security and privacy contract requirements over the life of the Contract. | <p>Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security</p> <p>Instructure's security program is built based internationally-recognized standards such as ISO 27001, NIST's Cyber Security Framework, AICPA's Trust Services Principles and Criteria, and SANS' CIS Critical Security Controls. And, speaking of standards, we also ensure we develop our applications abiding with OWASP's Top 10. At Instructure, we implement both preventative and detective mechanisms, as well as processes, controls, and tools in layers—helping to mitigate risks that might impact data, people, systems, operations, products, and our mission as a company.</p> |
| 2 | Specify the administrative, operational and technical safeguards and practices that you have in place to protect PII. | <p>Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security</p> |
| 3 | Address the training received by your employees and any subcontractors engaged in the provision of services under the Contract on the federal and state laws that govern the confidentiality of PII. | <p>As part of our commitment to security, Instructure is dedicated to keeping our employees up-to-date and informed of the latest industry developments and practices. Instructure provides employees with security awareness training upon hire and annually thereafter. Included as part of Instructure's security awareness training are valuable insights and guidance related to keeping customer data and Instructure assets secure from the variety of common threats against these assets. This also includes a requirement for all employees to read, understand, and sign the Family Educational Rights and Privacy Act (FERPA) and Children's Online Privacy Protection Act (COPPA) compliance forms.</p> |
| 4 | Outline contracting processes that ensure that your employees and any subcontractors are bound by written agreement to the requirements of the Contract, at a minimum. | <p>Employees are required to sign confidentiality agreements upon hire prior to accessing any customer data.</p> |

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| 5 | <p>Specify how you will manage any data security and privacy incidents that implicate PII and describe any specific plans you have in place to identify breaches and/or unauthorized disclosures, and to meet your obligations to report incidents to the EA.</p> | <p>All products in the Instructure Learning Platform suite are cloud services with a single version of the code base and production environment so that security updates are immediately and automatically applied for the entire client base as part of Instructure’s hosting services. Regular vulnerability scans of applications and infrastructure are conducted using third-party tools, custom scripts, and open-source tools. If any vulnerabilities are detected, Instructure’s security and engineering teams work together to analyze, design, and develop the required patch. Security-related patches to the operating system, application software, and libraries are applied within one (1) week except in those cases which have been determined to be high severity. If a high-severity security vulnerability is detected, fixing the vulnerability is given the highest priority by Instructure’s security and engineering teams. High-severity security patches will be applied within twenty-four (24) hours by best commercial efforts. In most cases, the vulnerability can be fixed using a hot patch without incurring any downtime to the production environments. Instructure, in coordination with AWS, takes a proactive approach to enforcing SOC 2 controls. Retrospectives are completed after any significant operational issue, regardless of external impact, and retrospective (root cause analysis) documents are drafted so the root cause is captured, and preventative actions are taken in the future. Implementation of the preventative measures is tracked during Instructure’s weekly operations meetings.</p> <p>Incident Response Policy and Plan</p> <p>Instructure has implemented a comprehensive set of security technologies, management and review policies, monitoring operations, and enforcement procedures to ensure that our system and data security meets or exceeds governmental statutes and regulations, industry standards, and institutional requirements. Instructure realizes that no organization is impenetrable and, accordingly, prepares plans to help most effectively facilitate a security incident.</p> <p>Incident Response Policy</p> <p>Backing up these preventative measures, Instructure has established a set of prescriptive responses to be executed in the event of unauthorized access to systems or unauthorized data exposure. Unauthorized access occurs when an unauthorized person (e.g., a bad actor, or malicious employee) gains access to Instructure systems via exploitation of a system vulnerability or social engineering. Data exposure occurs when restricted or confidential information is disclosed, exposed, or reasonably believed to have been disclosed or exposed to an unauthorized person, process, or system. Instructure’s Incident Response policy has been designed to ensure:</p> <ul style="list-style-type: none"> • Earliest possible detection of a system or data security breach; through both manual and automated detection methods • Rapid securing of the system and data to prevent further unauthorized exposure • Responsive notification to users and other affected parties that unauthorized access may have been granted and/or confidential or personal information may have been or was exposed or compromised by a breach in system security. |
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Incident Response Plan

In the event of a breach of security and potential unauthorized data exposure, Instructure's Chief Information Security Officer (CISO) will oversee and execute a plan of action that conforms to the guidelines described in the subsections below. The exact plan of action to be executed and the sequence of the actions taken will depend on the type and scope of the breach in security. Determine the Scope of the Security Breach In all cases, Instructure's CISO and staff will quickly assess the status of the breach to determine whether the activity is ongoing. If the activity is ongoing, the security staff will take immediate requisite measures to stop the unauthorized activity in order to prevent any further data loss. Once the breach is isolated and stopped, Instructure's CISO and staff will begin to ascertain the extent of the breach, the source and type of data involved, the amount of data, and the affected persons and system resources.

Assemble the Incident Response Team

Instructure's CISO will assemble the incident response team. The composition and charge of the team will depend upon the type of breach and resulting data exposure. The team conducts a preliminary assessment to help develop a tailored response. Once the incident is contained, this team will also evaluate changes in processes, systems and/or policies to prevent a repeat event.

Control Dissemination of Information

To ensure that only accurate, timely information that will not interfere with the ongoing investigation is released, only Instructure's CISO will be authorized to provide information to any party outside of the incident response team.

Alert Executive Team

Instructure's CISO will alert the appropriate senior administrators including the Instructure executive team, client institution officials, system engineers, and other key players as warranted.

Identify Affected Persons

Instructure's CISO will work with institution officials, including Instructure's SVP of Engineering and Instructure's VP of Operations, and the incident response team to determine the identities of affected individuals and determine the extent of the data exposure.

Notify Impacted Organizations

Instructure's CISO will work with the SVP of Engineering, General Counsel, VP of Operations, and the incident response team to draft and execute a notification plan. The purpose of the plan is to provide full, accurate, and timely notification that meets or exceeds all statutory requirements. In the case of high severity security issues, affected parties will be alerted immediately while indirectly affected parties will be alerted within forty-eight (48) hours. These legal requirements will vary on a state-by-state basis. Working with the appropriate parties, Instructure's CISO and the incident response team notify all affected individuals and develop remediation strategies as appropriate and sufficient to the situation.

Manage the Incident Resolution and Aftermath

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| | | Instructure's CISO and the incident response team will continue to update and communicate response status, determine next steps, and develop a postmortem plan to review the efficiency and effectiveness of the response and develop future prevention and/or mitigation processes and procedures. |
| 6 | Describe how data will be transitioned to the EA when no longer needed by you to meet your contractual obligations, if applicable. | Customer may download their data within 90 days after termination of the agreement or as agreed to between the parties. |
| 7 | Describe your secure destruction practices and how certification will be provided to the EA. | Instructure will security delete all customer data and will provide notification of such deletion upon request from the applicable customer. |
| 8 | Outline how your data security and privacy program/practices align with the EA's applicable policies. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| 9 | Outline how your data security and privacy program/practices materially align with the NIST CSF v1.1 using the Framework chart below. | PLEASE USE TEMPLATE BELOW. |

ATTACHMENT 1(A) – NIST CSF TABLE

The table below will aid the review of a Contractor's Data Privacy and Security Plan. Contractors should complete the Contractor Response sections in the table below to describe how their policies and practices align with each category in the Data Privacy and Security Plan template. To complete these 23 sections, a Contractor may: (i) Demonstrate alignment using the National Cybersecurity Review (NCSR) Maturity Scale of 1-7 ; (ii) Use a narrative to explain alignment (may reference its applicable policies); and/or (iii) Explain why a certain category may not apply to the transaction contemplated. Further informational references for each category can be found on the NIST website at <https://www.nist.gov/cyberframework/new-framework>. Please use additional pages if needed.

| Function | Category | Contractor Response |
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| IDENTIFY (ID) | Asset Management (ID.AM): The data, personnel, devices, systems, and facilities that enable the organization to achieve business purposes are identified and managed consistent with their relative importance to organizational objectives and the organization's risk strategy. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |

| Function | Category | Contractor Response |
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| | Business Environment (ID.BE): The organization's mission, objectives, stakeholders, and activities are understood and prioritized; this information is used to inform cybersecurity roles, responsibilities, and risk management decisions. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Governance (ID.GV): The policies, procedures, and processes to manage and monitor the organization's regulatory, legal, risk, environmental, and operational requirements are understood and inform the management of cybersecurity risk. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Risk Assessment (ID.RA): The organization understands the cybersecurity risk to organizational operations (including mission, functions, image, or reputation), organizational assets, and individuals. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Risk Management Strategy (ID.RM): The organization's priorities, constraints, risk tolerances, and assumptions are established and used to support operational risk decisions. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Supply Chain Risk Management (ID.SC): The organization's priorities, constraints, risk tolerances, and assumptions are established and used to support risk decisions associated with managing supply chain risk. The organization has established and implemented the processes to identify, assess and manage supply chain risks. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| PROTECT (PR) | Identity Management, Authentication and Access Control (PR.AC): Access to physical and logical assets and associated facilities is limited to authorized users, processes, and devices, and is managed consistent with the assessed risk of unauthorized access to authorized activities and transactions. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Awareness and Training (PR.AT): The organization's personnel and partners are provided cybersecurity awareness education and are trained to perform their cybersecurity-related duties and responsibilities consistent with related policies, procedures, and agreements. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Data Security (PR.DS): Information and records (data) are managed consistent with the organization's risk strategy to protect the confidentiality, integrity, and availability of information. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |

| Function | Category | Contractor Response |
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| | Information Protection Processes and Procedures (PR.IP): Security policies (that address purpose, scope, roles, responsibilities, management commitment, and coordination among organizational entities), processes, and procedures are maintained and used to manage protection of information systems and assets. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Maintenance (PR.MA): Maintenance and repairs of industrial control and information system components are performed consistent with policies and procedures. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Protective Technology (PR.PT): Technical security solutions are managed to ensure the security and resilience of systems and assets, consistent with related policies, procedures, and agreements. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| DETECT (DE) | Anomalies and Events (DE.AE): Anomalous activity is detected and the potential impact of events is understood. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Security Continuous Monitoring (DE.CM): The information system and assets are monitored to identify cybersecurity events and verify the effectiveness of protective measures. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Detection Processes (DE.DP): Detection processes and procedures are maintained and tested to ensure awareness of anomalous events. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| RESPOND (RS) | Response Planning (RS.RP): Response processes and procedures are executed and maintained, to ensure response to detected cybersecurity incidents. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Communications (RS.CO): Response activities are coordinated with internal and external stakeholders (e.g. external support from law enforcement agencies). | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Analysis (RS.AN): Analysis is conducted to ensure effective response and support recovery activities. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Mitigation (RS.MI): Activities are performed to prevent expansion of an event, mitigate its effects, and resolve the incident. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Improvements (RS.IM): Organizational response activities are improved by incorporating lessons learned from | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |

| Function | Category | Contractor Response |
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| | current and previous detection/response activities. | |
| RECOVER (RC) | Recovery Planning (RC.RP): Recovery processes and procedures are executed and maintained to ensure restoration of systems or assets affected by cybersecurity incidents. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Improvements (RC.IM): Recovery planning and processes are improved by incorporating lessons learned into future activities. | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |
| | Communications (RC.CO): Restoration activities are coordinated with internal and external parties (e.g. coordinating centers, Internet Service Providers, owners of attacking systems, victims, other CSIRTs, and vendors). | Instructure's security plan is detailed at https://www.instructure.com/products/canvas/security |