Appropriate Filtering for Education settings



June 2021

Filtering Provider Checklist Reponses

Schools in England (and Wales) are required "to ensure children are safe from terrorist and extremist material when accessing the internet in school, including by establishing appropriate levels of filtering". Furthermore, the Department for Education's statutory guidance 'Keeping Children Safe in Education' obliges schools and colleges in England to "ensure appropriate filters and appropriate monitoring systems are in place" and they "should be doing all that they reasonably can to limit children's exposure to the above risks from the school's or college's IT system" however, schools will need to "be careful that "over blocking" does not lead to unreasonable restrictions as to what children can be taught with regards to online teaching and safeguarding."

Included within the Scottish Government national action plan on internet safety, schools in Scotland are expected to "have policies in place relating to the use of IT and to use filtering as a means of restricting access to harmful content."

By completing all fields and returning to UK Safer Internet Centre (enquiries@saferinternet.org.uk), the aim of this document is to help filtering providers to illustrate to education settings (including Early years, schools and FE) how their particular technology system(s) meets the national defined 'appropriate filtering standards. Fully completed forms will be hosted on the UK Safer Internet Centre website alongside the definitions.

It is important to recognise that no filtering systems can be 100% effective and need to be supported with good teaching and learning practice and effective supervision.

Company / Organisation	Iboss
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Filtering System	Iboss
Date of assessment	29/06/2021

System Rating response

Where a supplier is able to confirm that their service fully meets the issue identified in a specific checklist the appropriate self-certification colour for that question is GREEN.	
Where a supplier is not able to confirm that their service fully meets the issue	
identified in a specific checklist question the appropriate self-certification colour for that question is AMBER.	

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Illegal Online Content

Filtering providers should ensure that access to illegal content is blocked, specifically that the filtering providers:

Aspect	Rating	Explanation
Are IWF members		Member Since 2013
 and block access to illegal Child Abuse Images (by actively implementing the IWF URL list) 		Yes – CAIC list is in a restricted Category
 Integrate the 'the police assessed list of unlawful terrorist content, produced on behalf of the Home Office' 		The List is integrated and can be locked.

Inappropriate Online Content

Recognising that no filter can guarantee to be 100% effective, providers should both confirm, and describe how, their system manages the following content

Content	Explanatory notes – Content that:	Rating	Explanation
Discrimination	Promotes the unjust or prejudicial treatment of people on the grounds of race, religion, age, or sex.		Placed into violence and hate category
Drugs / Substance abuse	displays or promotes the illegal use of drugs or substances		Placed into Drugs, Controlled Drugs or Marijuana categories.
Extremism	promotes terrorism and terrorist ideologies, violence or intolerance		Placed into violence and hate, and/or Terrorism / Radicalization Category
Malware / Hacking	promotes the compromising of systems including anonymous browsing and other filter bypass tools as well as sites hosting malicious content		Placed into Malware and Hacking categories
Pornography	displays sexual acts or explicit images		Placed into Porn Category
Piracy and copyright theft	includes illegal provision of copyrighted material		Placed into Piracy category
Self Harm	promotes or displays deliberate self harm (including suicide and eating disorders)		Placed into Violence and Hate / Suicide category
Violence	Displays or promotes the use of physical force intended to hurt or kill		Placed into Violence and Hate category

This list should not be considered an exhaustive list. Please outline how the system manages this content and many other aspects

Application (Layer 7), controls such as Games, Chat, IM, P2P, command line tools, etc. - Layered Google service controls (Safe Search, Safe image Search, YouTube and Gmail controls)

- Deep Packet Inspection (DPI), for evasive applications such as Tor, BitTorrent, Ultra surf, Psiphon etc.
- Browser and OS controls
- File extension and MIME type download controls
- Social Media Controls (Facebook, Twitter, Pinterest etc)
- Port Blocking
- Sleep Schedules
- Keywords with high-risk real-time alerting
- Real-time monitoring
- CASB App discovery
- YouTube Libraries

Regarding the duration and extent of logfile (Internet history) data retention, providers should outline their retention policy, specifically including the extent to the identification of individuals and the duration to which all data is retained.

lboss has multiple levels of log retention to suit the requirements of the organisation. These are configured in storage sizes to ensure logs can be retained to meet the requirement. The iboss logs each connection made by a user and has powerful reporting tools to provide such reports as User Risk, Search term alerting and classification, real time views and drill down and email reports

Providers should be clear how their system does not over block access so it does not lead to unreasonable restrictions

All categories have 4 modes, Allow, Block, Stealth (Stealth mode can be used for content monitoring without blocking content) and Soft-Block (Warning the user a website is within a category and allowing them to click through the block page and reach the site while recording that action in logs)

All categories also have priorities so that categories can be weighted appropriately for the policy type or age rating. For example, if the games category is priority 0 and blocked, and the education category is priority 1 and allowed – game web sites with no education content will only be placed into the games category and therefore blocked. However, game web sites with educational game content will be placed into both the games and education category, and as the education category has a higher priority and is allowed, the educational game web sites will be allowed. content without intervention from the web filter administrator.

Block pages can have 'exceptions per policy'. This allows for feedback to be sent to the filtering administrator, directly from the block page, including a reason why the web site should be unblocked. Exceptions can generate real-time alerts and have their own administration area for easy unblock/block tasks.

Uncategorized URL's can be blocked, blocked with override controls and are per policy

Filtering System Features

How does the filtering system meet the following principles:

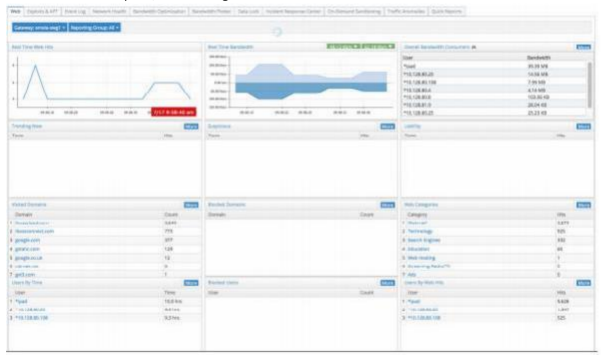
Principle	Rating	Explanation
 Age appropriate, differentiated filtering – 		Policies can be per year,
includes the ability to vary filtering		group, or classroom with
strength appropriate to age and role		weighted categories.

 Circumvention – the extent and ability to identify and manage technologies and techniques used to circumvent the system, specifically VPN, proxy services and DNS over HTTPS. 	Full analysis of all TCP and UDP ports with algorithms to detect, block and quarantine endpoints running evasive applications such as: - Tor - Psiphon - Ultrasurf - OpenVP - BitTorrents - Chat Apps - + Others
 Control - has the ability and ease of use that allows schools to control the filter themselves to permit or deny access to specific content 	All controls are intuitive with context sensitive online help and can provide delegated access to teaching staff. All controls are via a reactive web console that fits to any screen size
 Contextual Content Filters – in addition to URL or IP based filtering, the extent to which (http and https) content is analysed as it is streamed to the user and blocked. For example, being able to contextually analyse text on a page and dynamically filter 	Iboss is able to detect certain aspects of page data streamed to the end user's device such as content type on downloads, App controls for services such as O365, Azure, File transfer services. YouTube controls to adapt YouTube content into restricted modes as well as remove comments. Iboss also can detect keywords within search terms and within page URLS.
Filtering Policy – the filtering provider publishes a rationale that details their approach to filtering with classification and categorisation as well as over blocking	As a global company iboss provides filtering and malware defence solutions with highly configurable controls so as to meet the various governance and compliance regulations in different countries. The classification policy can be found here: https://support.ibosscloud.com/hc/enus/articles/115008039947-Web-Category-Descriptions
Group / Multi-site Management – the ability for deployment of central policy and central oversight or dashboard	The iboss cloud management platform provides a 'Single Pane of Glass' management view. The node based architecture of the iboss Distributed Gateway Platform allows filtering gateways to be located anywhere and then cloud joined for centralized management and

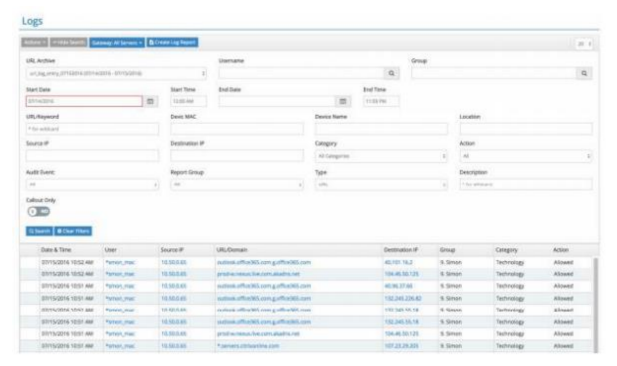
	reporting. The role based and
	delegated administration model
	of the platform means that
	multiple administrators can
	manage the gateways, and ISP's
	or MSP's can manage multiple
	environments and accounts from
	a single console.
Identification the filtering system should	
Identification - the filtering system should	The iboss SWG integrates with
have the ability to identify users	multiple directory and SSO
	environments including but
	limited to: Active Directory ,
	SAML, Radius (802.1x, Wireless,
	NAC), Edirectory, OpenDirectory,
	LDAP, Cloud Identity such as
	google, Okta & Azure AD, and has
	options for BYOD and
	'nondomain' joined devices (iOS).
Mobile and App content – mobile and app	The iboss SWG inspects all web
content is often delivered in entirely	streams (all TCP and UDP ports),
different mechanisms from that delivered	and has full visibility of bi-
through a traditional web browser. To	directional web traffic from any
what extent does the filter system block	type of web application not just
inappropriate content via mobile and app	web browsers. This allows the
technologies (beyond typical web browser	SWG to have granular controls
delivered content)	for mobile, guest and BYOD
	devices including non-browser
	based applications.
Multiple language support – the ability for	Content can be categorized in
the system to manage relevant languages	any language and logging and
, , , , , ,	keyword controls accept any
	character set (Unicode).
Network level - filtering should be applied	The iboss SWG is a gateway
at 'network level' ie, not reliant on any	device and does not require
software on user devices whilst at school	endpoint software to be
(recognising that device	deployed. The SWG can be
configuration/software may be required	deployed on-premise inband,
for filtering beyond the school	out-of-band, or in the cloud
infrastructure)	(includes hybrid)
Remote devices – with many children and	The iboss cloud is able to protect
staff working remotely, the ability for	devices from any location with
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	the use of the iboss cloud
devices (school and/or personal) to receive	connector. This cloud connector
school based filtering to a similar quality to	
that expected in school	is able to redirect traffic to the
	platform regardless of location
	and apply the same level of
	protection and filtering
Reporting mechanism – the ability to	The iboss SWG has an inbuilt
report inappropriate content for access or	micro SIEM known as the
blocking	'Reporting and Analytics console'.
	This separated reporting console

has realtime reporting (pic1), and monitoring, query reports (pic2), drill down reports(pic3), and scheduled reports. In addition, realtime alerting can be triggered on keywords, attempted access to blocked categories, or use of evasive or high risk applications (plus device quarantine) and User Risk Reporting (pic4) Reports – the system offers clear historical URL and Event logging is via the information on the websites visited by your iboss 'Reporting and Analytics' console that includes granular users historical reporting that is customizable and exportable into popular formats (HTML, CSV, PDF etc). Reporting to external systems such as SIEM's is also supported via API or Syslog.

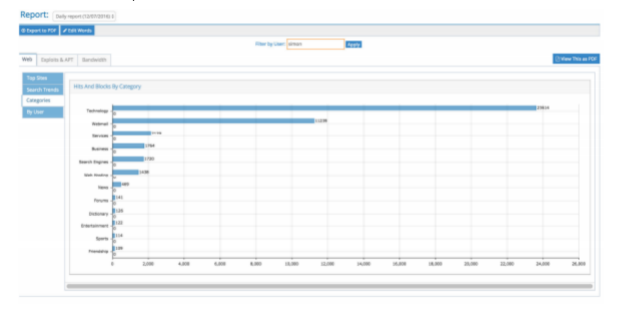
Pic 1 – Real-time Report / Monitoring



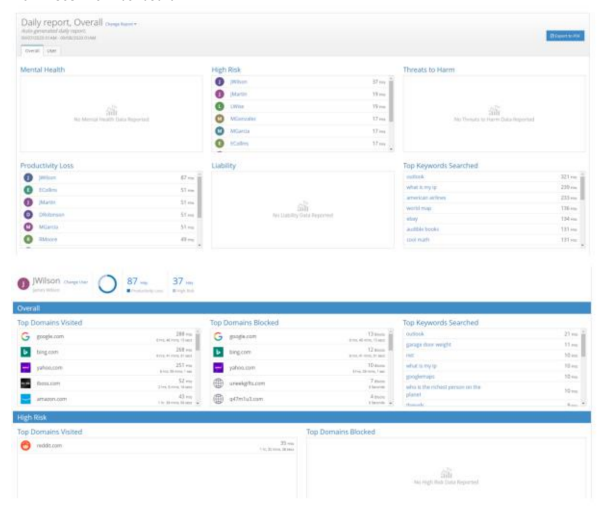
Pic 2 - Query report example.



Pic 3 – Drill down reports



Pic 4 - User Risk Dashboard



Search Query reporting



Filtering systems are only ever a tool in helping to safeguard children when online and schools have an obligation to "consider how children may be taught about safeguarding, including online, through teaching and learning opportunities, as part of providing a broad and balanced curriculum".¹

Please note below opportunities to support schools (and other settings) in this regard.

iboss produces weekly blogs and other media regarding online safety and current threat vectors, along with advice to keep networks and their users safe

¹ https://www.gov.uk/government/publications/keeping-children-safe-in-education--2

PROVIDER SELF-CERTIFICATION DECLARATION

In order that schools can be confident regarding the accuracy of the self-certification statements, the supplier confirms:

- that their self-certification responses have been fully and accurately completed by a person or persons who are competent in the relevant fields
- that they will update their self-certification responses promptly when changes to the service or its terms and conditions would result in their existing compliance statement no longer being accurate or complete
- that they will provide any additional information or clarification sought as part of the selfcertification process
- that if at any time, the UK Safer Internet Centre is of the view that any element or elements of a provider's self-certification responses require independent verification, they will agree to that independent verification, supply all necessary clarification requested, meet the associated verification costs, or withdraw their self-certification submission.

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Date	07/09/2021
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