## CYBER STANDARD DOCUMENT

## INFORMATION ASSURANCE



## ABSTRACT:

This Standard defines the requirements to implement Information Assurance as mandated in the National Community Security Policy.

This document describes the requirements to help implement a consistent and structured information security assurance programme, supported by comprehensive security testing (using a range of attack types), penetration tests, and regular security and risk compliance monitoring.

| ISSUED | October 2023 |
| :--- | :--- |
| PLANNED REVIEW DATE | July 2024 |
| DISTRIBUTION | Community Security Policy Framework Members |

## STANDARD VALIDITY STATEMENT

This document is due for review on the date shown above. After this date, the document may become invalid.

Members should ensure that they are consulting the currently valid version of the documentation.

## Document Information

Document Location
PDS - National Policing Policies \& Standards

Revision History

| Version | Author | Description | Date |
| :---: | :---: | :---: | :---: |
| 0.1 | Tim Moorey | Initial version | $05 / 10 / 22$ |
| 0.2 | Manjit Chodha | Alignment with CIS / NIST / <br> ISO 27002:2022 - Information <br> security, Cybersecurity and <br> privacy protection - <br> Information security controls | $31 / 03 / 23$ |
| 0.3 | Tim Moorey \& Manjit <br> Chodha | Reworking | $24 / 05 / 23$ |
| 0.4 | Tim Moorey \& Manjit <br> Chodha | Final updates for NCPSWG | $15 / 06 / 23$ |

Approvals

| Version | Name | Role | Date |
| :---: | :---: | :---: | :---: |
| 1.0 | National Cyber Policy <br> \& Standards Board | National approving body | $28 / 09 / 23$ |

Document References

| Document Name | Version | Date |
| :---: | :---: | :---: |
| Authorised Professional Practice for <br> Information Assurance - link |  | $16 / 06 / 20$ |
| ISF - Standard of Good Practice (for <br> Information Security) | v2022 | $07 / 2022$ |
| ISO 27002:2022 - Information <br> security, Cybersecurity and privacy <br> protection - Information security <br> controls | v2022 | $02 / 2022$ |
| CIS Controls | v8 | $05 / 2021$ |
| NIST Cyber Security Framework | v1.1 | $04 / 2018$ |
| $\frac{\text { Web Page }}{}$10 Steps to Cyber Security - |  | $05 / 2021$ |
| NCSC.GOV.UK |  |  |

## Contents

Document Information ..... 3
Document Location ..... 3
Revision History ..... 3
Approvals ..... 3
Document References ..... 4
Community Security Policy Commitment ..... 6
Introduction ..... 6
Owner ..... 6
Purpose ..... 6
Audience ..... 7
Scope ..... 7
Requirements .....  8
Information Security Assurance programme requirements ..... 8
Communication approach ..... 11
Review Cycle ..... 12
Document Compliance Requirements ..... 12
Equality Impact Assessment ..... 12

## Community Security Policy Commitment

National Policing and its community members recognise that threats to policing information assets present significant risk to policing operations. National Policing and its community members are committed to managing information security and risk and maintaining an appropriate response to current and emerging threats, as an enabling mechanism for policing to achieve its operational objectives whilst preserving life, property, and civil liberties.

This standard in conjunction with the National Policing Community Security Policy Framework and associated documents sets out National Policing requirements.

## Introduction

This standard describes the requirements to fulfil the National Community Security Policy (NCSP) Information Assurance Policy statement. By implementing this standard Forces will be able to demonstrate an effective information assurance and compliance framework and a clear commitment to information security and risk management.

This standard also describes the National Police Cyber Assurance Framework (PCAF).

## Owner

National Chief Information Security Officer (NCISO).

## Purpose

This standard helps organisations demonstrate compliance with the following NCSP policy statements:

## Information Assurance

- Implement a consistent and structured information security assurance programme, supported by comprehensive security testing (using a range of attack types), penetration tests, and regular security and risk compliance monitoring.
- To provide specific audiences, including representatives from executive management, Policing operations, and IT, with an accurate, comprehensive, and coherent view of information risk across the organisation. Conduct thorough, independent, and regular audits of the security status of target environments (e.g. critical operational environments, processes, applications, and supporting technical infrastructure).


## Audience

This standard is aimed at:

- Member Senior Information Risk Owners (SIROs), Information Security Officers (ISOs), information security practitioners, Information Asset Owners (IAOs.)
- Third parties who act as service providers or suppliers to members.
- Auditors providing assurance services to members.


## Scope

This standard applies to any member of the Policing Community of Trust. It is also applicable to third parties to the policing community.

This Security Assurance Standard applies to police information whether it is locally owned or part of a national police information system.

Requirements
This section details the minimum requirements to implement an effective Information Assurance framework to assure Policing systems and information. Please also refer to the Security Governance Standard.

| Reference | Minimum requirement | Control reference | Compliance Metric |
| :---: | :---: | :---: | :---: |
| 1 | Information Security Assurance programme requirements |  |  |
| 1.1 | Provide evidence to stakeholders on the effectiveness of security controls that protect Force / member target environments (e.g. critical operational environments, processes, applications, and supporting technical infrastructure). | $\begin{aligned} & \text { ISO } \\ & 27002: 2022 \\ & 5.35 \end{aligned}$ |  |
| 1.2 | Provide identified audiences (including senior leaders) with a relevant, accurate, comprehensive and coherent assessment of information security performance, so that corrective actions can be taken on a timely, cost-effective basis. | $\begin{aligned} & \text { ISO } \\ & \text { 27002:2022 } \end{aligned}$ | Annual reporting (e.g. SIRO report) <br> Regular senior leadership reports. |
| 1.3 | Ensure security audits are performed using an agreed methodology, can be completed within acceptable timescales and that no audit steps or activities are missed. | $\begin{aligned} & \hline \text { ISO } \\ & 27002: 2022 \\ & 5.35 \end{aligned}$ | Agreed published methodology. <br> Audit programme Audit plans, scopes, reports and findings. Management agreed Corrective action plans. Audit closure reports. |
| 1.4 | Ensure compliance activities include processes and management systems that support information \& cyber risk controls. | $\begin{aligned} & \text { ISO } \\ & 27002: 2022 \\ & 5.35 \\ & \text { NIST CSF } \\ & \text { DE.DP. } 3 \end{aligned}$ | Audit plans, scopes, reports and findings. Management agreed Corrective action plans. Audit closure reports. |
| 1.5 | Identify both non-compliances and information risks associated with target environments. <br> Ensure the risks identified during security audits are treated effectively, | $\begin{array}{\|l\|} \hline \text { ISO } \\ 27002: 2022 \\ 5.35 \end{array}$ | Audit plans, scopes, reports and findings. Corrective action plans. Audit closure reports. |

VERSION: 1.0
DATE: 15/06/2023
REFERENCE: PDS-CSP-STD-IA

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| Reference | Minimum requirement | Control reference | Compliance Metric |
| :---: | :---: | :---: | :---: |
|  | compliance requirements are being met, and agreed security controls are being implemented within agreed timescales. |  | Risk register with audit findings and management actions. |
| 1.6 | Ensure that stakeholders are informed about the risks associated with target environments and enable owners for Corrective actions to be identified and agreed. | $\begin{array}{\|l\|} \hline \text { ISO } \\ 27002: 2022 \\ 5.35 \\ \hline \end{array}$ | Regular senior leadership reports. |
| 1.7 | Record and monitor compliance using the National PCAF Security Assurance for Policing (SyAP) tool. | $\begin{array}{\|l\|} \hline \text { ISO } \\ 27002: 2022 \\ 5.35 \\ \hline \end{array}$ | SyAP assessments completed and current. Regular updates as evidence changes or matures. |
| 2 | Information Systems Assurance |  |  |
| 2.1 | Ensure that the National Systems Development Standard is applied to National policing and critical Force IT systems. |  | Local system development policy / process. <br> Project plans <br> Statements of assurance. <br> Project Risk registers. |
| 2.2 | Ensure on an ongoing basis, that security controls have been implemented effectively, that risk is being adequately managed in accordance with the National Information Risk Framework and to provide the owners of target environments and senior leaders with an independent assessment of their security status. | $\begin{array}{\|l\|} \hline \text { ISO } \\ 27002: 2022 \\ 5.35 \\ \hline \end{array}$ | Risk register. <br> Security controls catalogue. <br> Schedule of Control reviews. <br> Corrective action plans. Management reports. |
| 2.3 | Implement comprehensive security testing including; <br> Conduct risk based IT Health-checks \& vulnerability scanning in target environments in accordance with assurance programmes and vulnerability management standards to | ISO <br> 27002:2022 <br> NIST CSF <br> DE.DP. 3 | Reports from ITHCs, remediation plans and evidence of remediation. |


| Reference | Minimum requirement | Control reference | Compliance Metric |
| :---: | :---: | :---: | :---: |
|  | identify security weaknesses. Ensure that test scopes and frequency are commensurate with risk and threat profiles. <br> Undertake a variety of tests including 'black box', Red-team, control based and scenario-based testing to and determine their resilience under attack conditions. |  |  |
| 3 | Physical \& Environmental Security |  |  |
| 3.1 | Undertake regular reviews and inspections of physical security controls to critical \& sensitive sites and facilities and their supporting infrastructure. <br> Specifically including controls such as automated access controls (AACS), CCTV, intrusion detection and perimeter controls. <br> Consider undertaking random checks regarding access to premises to validate controls and local behaviours (e.g. check for challenge for ID). | ISO <br> 27001:2022 <br> 5.35 \& 7.1 | Schedule of reviews / inspections Finding reports Corrective action plans |
| 3.2 | Consider undertaking office security checks such as clear desk, security furniture appropriate use, locked computers etc. |  | Schedule of reviews / inspections Finding reports Corrective action plans |
| 3.3 | Undertake on-site security audit where police networking / IT equipment is in third party accommodation (buildings / offices) |  | Schedule of audits PASF reports Corrective action plans |
| 4 | Third Party Assurance |  |  |


| Reference | Minimum requirement | Control <br> reference | Compliance Metric |
| :--- | :--- | :--- | :--- |
| 4.1 | Ensure that the National Third-Party <br> Assurance Standard is applied to <br> National policing and critical Force <br> suppliers. | SO <br> $27001: 2022$ | Local policy <br> Standard contractual terms <br> $5.21 \& 5.22$ |
| 4.2 | Undertake Police Assured Secure Facility <br> (PASF) audits of third parties who have <br> access to National Police systems, assets, <br> or critical Force systems. | ISO <br> $27001: 2022$ <br> 5.21 | Schedule of audits <br> PASF reports <br> Corrective action plans |
| 4.3 | Undertake regular reviews of assets <br> shared with suppliers including the <br> mechanisms by which they are shared. | ISO <br> $27001: 2022$ | Information Asset <br> Registers <br> Supplier confidentiality / <br> non-disclosure agreements <br> Service reviews |

## Communication approach

This standard will be communicated as follows:

1. Internal peer review by the members of the National Cyber Policy \& Standards Working Group, which includes PDS and representatives from participating forces.
2. Presentation to the NCPSB for approval.
3. Formal publication and external distribution to PDS community, police forces and associated bodies.

For external use (outside PDS), this standard should be distributed with information security officers (ISOs) and Information Management teams to help complete an initial gap analysis which can inform any implementation plan. This implementation plan can be shared with force SIROs / Security Management Forum. Consideration should also be given to raising awareness amongst force personnel of the implementation of this standard where it may affect them. Measurables generated by adopting this standard can also form part of regular cyber management.

## Review Cycle

This Policy will be reviewed at least annually (from the date of publication) and following any major change to Information Assurance (IA) strategy, membership of the community, or an identified major change to the cyber threat landscape. This ensures IA requirements are reviewed and that the policy continues to meet the objectives and strategies of the police service.

## Document Compliance Requirements

(Adapt according to Force or PDS Policy needs.)

## Equality Impact Assessment

(Adapt according to Force or PDS Policy needs.)

