



# **CYBER STANDARDS DOCUMENT**

# NCSP Cyber Business Continuity

# ABSTRACT:

This standard specifies the minimum requirements regarding cyber business continuity, (Crisis Management & Disaster Recovery). It aims to provide policing with clear direction to implement a cyber business continuity strategy, enabling operations and services to endure adverse events.

ISSUED	September 2024
PLANNED REVIEW DATE	August 2025
DISTRIBUTION	Community Security Policy Framework Members

#### POLICY VALIDITY STATEMENT

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

Cyber Standard users should ensure that they are consulting the currently valid version of the documentation.



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#### **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**

The Cyber business continuity standard aims to provide members of the policing community of trust with clear direction in planning a robust business continuity strategy and programme. Business continuity plans can be implemented during times of crisis, resulting in a calm and efficient response. From a technical perspective, this ensures that critical applications continue to work, with minimal disruption to policing operations.

The Information Security Forum (ISF) Standard of Good Practice for Information Security 2024 (SoGP) states the objective of business continuity:

To provide assurance that [policing] is able to:

- Recover from sophisticated, targeted cyber-attacks.
- Withstand the prolonged unavailability of technical infrastructure.
- Continue to operate effectively in the event of a disaster or crisis
- Resume business processed within agreed timescales.

From the establishment of a strategy, a cyber resilience programme can be created. Aspects that should form this programme are:

- Business Continuity (BC) plan.
- Crisis Management (CM) plan, detailing immediate response to a crisis.
- Disaster Recovery (DR) plan, including alternative sites and backups.

These examples and other related actions regarding cyber business continuity are the focus of this document and are detailed throughout.

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#### <u>Owner</u>

National Chief Information Security Officer (NCISO).

#### <u>Purpose</u>

The purpose of this standard is to assist community members in demonstrating compliance with the following NCSP policy statements:

- Develop a policing-wide cyber business continuity strategy and programme, which is supported by a resilient technical infrastructure and an effective crisis management capability.
- Develop, maintain, and regularly test business continuity plans and arrangements (sometimes including disaster recovery plans) for critical operational processes and applications throughout policing.

A robust business continuity strategy and programme should ensure confidentiality, integrity and availability of policing systems and data is protected, even during an adverse event or crisis.

This concept is echoed in NCSP principles 4, 5 and 6, which specifically addresses confidentiality, integrity, and availability as integral to the foundation of all information security activity. In addition, the requirements stated in this standard are mapped across the following industry standard frameworks:

- ISO 27002:2002
- CIS Controls
- NIST Cyber Security Framework
- Information Security Forum (ISF) Standard of Good Practice (SoGP)
- Business Continuity Institute (BCI) 'Good Practice Guidelines' and align to BS EN ISO 22301:2019 in developing and maintaining Business Continuity strategies and plans.

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### <u>Audience</u>

- 1. **Technical Staff** i.e. all staff across the policing community of trust who build and implement IT systems, either on behalf of national policing or at a local force level.
- 2. Senior Management. Business continuity particularly requires the attention of policing senior leaders and staff, as it is approval at this level which will drive the success of this resilience strategy.
- 3. User Community (Non-Technical). While this standard focuses on technological and digital solutions, it is also pertinent that non-technical staff consume this standard. This standard requires the attention of the whole user community, as it is likely all personnel will play a part in guaranteeing resilience in times of crisis, whether they provide a technical function or not.

#### <u>Scope</u>

1. This standard applies wherever policing information is processed or stored, national policing IT systems, applications, or service implementations.

2. The security control requirements laid out in this standard are vendor agnostic and applicable for all IT systems, applications, or service implementations that are provisioned for policing community of trust use.

3. The requirements of this standard should form part of third-party supplier contractual obligations where policing information is processed or stored on behalf of any member of the policing community of trust.

4. The requirements of this standard can be considered as part of any agreements with third parties who are not suppliers, who have access to policing information.

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### **Requirements**

Reference	Minimum requirement	Control Reference	Compliance Metric
		Reference	
<ol> <li>Business Continuity Strategy</li> </ol>	A business continuity strategy must be in place and owned by a senior leader who has strategic authority on behalf of the Chief Officer Group / executive board or equivalent.	ISF SoGP: BC1.1 ISO27001/2 13.1.2, 17.1.1	A business continuity strategy approved by senior leadership is in place and maintained.
	<ul><li>The strategy must describe the:</li><li>Strategic direction for business continuity planning.</li></ul>	NIST: ID.BE.4, RC.CO.2, RS.CO.1	
	• Scope of business continuity planning.		
	• How the force / organisation approaches business continuity, including how the work is structured, owned and resourced.		
	<ul> <li>Alignment to force / organisational culture and operating environment</li> </ul>		
	How the BC plan will be communicated and available to all interested parties		
	• Objectives to ensure delivery of the key obligations under the National Community Security Policy (NCSP).		

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2. Business Continuity Programme and Planning	<ul> <li>A business continuity programme must be devised which includes:</li> <li>Technical resilience across systems and infrastructure.</li> <li>An organisational review, identifying business functions, core service providers and critical support services.</li> <li>A centrally managed Crisis Management (CM) capability.</li> <li>Co-ordination of BC, CM and DR plans with testing across the police force(s) and supporting organisations.</li> <li>Business Impact Assessments (BIAs) must be conducted for separate functions or departments across a police force or supporting organisation.</li> <li>BIAs are owned by respective business function owners and agreed in line with the BC strategy.</li> <li>BIAs are used to identify critical and important operational and core activities.</li> <li>The BIAs must consider:</li> <li>Asset identification and inventory including identifying and prioritising critical assets.</li> <li>Impact to policing, such as financial, operational, reputational and strategic impact on the C, I and A of data.</li> <li>Time should also be considered, such as the impact to policing operations after</li> </ul>	ISF SoGP: BC1.2, BC1.3, BC2.1 ISO 27001:2022 5.29, 17.1.1, 17.1.2 NIST: ID.BE.4, PR.IP.5, RS.AN.4, RS.CO.1, RS.CO.2, RS.CO.3, RS.CO.4, RS.CO.5, RS.MI.2, RS.RP.1 ISO 22301(19)	A complete business continuity programme and plan signed off by senior leadership is in place and maintained. Business Impact Assessments are current and approved by senior leadership. Refer to NCSP Threat and Incident Management Standard for more information.
	<ul> <li>Time should also be considered, such as the impact to policing operations after</li> </ul>		

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1hr, 24hrs, 1 week, 1 month etc in the	
event of a core service being affected.	
Availability requirements. These include:	
Recovery Point objective (RPO)	
Recovery Time Objective (RTO)	
<ul> <li>Maximum Tolerable Period of Disruption (MTPD)</li> </ul>	
<ul> <li>Minimum Acceptable Service Level (MASL) e.g. 99.999%</li> </ul>	
Many policing systems are reliant on cloud providers and managed service providers. Availability requirements may be reliant on the contracted SLAs etc that have been pre- agreed. These must be understood and incorporated into the BIAs.	
Using the BIA information, a <b>Business</b> <b>Continuity plan</b> must be written.	
Individual BC plan based on impact will ensure that business can continue should a service suffer a significant disruption.	
The BC plan must consider different risk- informed scenarios where operational services are compromised, with alternative arrangements considered for each.	
For example:	
<ul> <li>Total loss of communications</li> <li>Total loss of premises</li> <li>Loss of key members of personnel</li> <li>Pandemic</li> </ul>	
<ul> <li>Further information regarding scenarios to consider are in Ref 7, 8 and 9.</li> </ul>	

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Reference	Minimum requirement	Control	Compliance Metric
		Reference	
Reference 3. Technical Resilience	Minimum requirementFrom the outset, systems must be built in alignment with the availability requirements set in the BIA.Technical resilience aims to enable policing systems to maintain an acceptable level of service during an adverse event.Technical resilience can be achieved by maintaining robust applications; infrastructure; networks and communications, which are supported by alternative or duplicate facilities.Application and hardware resilience. Applications & infrastructure must be made resilient by implementing the following processes and procedures:•A procurement process must be created which ensures that software & hardware is purchased in accordance with industry recognised compliance standards.	Control Reference ISF SoGP: BC1.2, BC2.1, BC2.2 ISO 27001:2022 5.3, 5.29 ISO27001:2022 : 13.1.2 NIST: ID.BE.5, PR.DS.4, PR.PT.5	Compliance Metric ITHC can provide evidence of resiliency. Evidence of BC and DR testing can prove resiliency. Policing Community members should have access to NMC's Threat Intelligence reporting, which are written from a policing perspective. Guidance on threat intelligence techniques and writing a Cyber Incident Response Plan is provided in the NCSP Threat and Incident Management standard.
	recognised compliance standards. Applications & hardware that are procured should be up to date. The use of legacy and unsupported products is		Refer to other NCSP standards for more information:
	<ul> <li>A patch management process must be established to ensure that the latest version of software and firmware is tested and applied to applications &amp; hardware in a timely manner.</li> <li>Maintenance &amp; servicing procedures must take place regularly, according to manufacturer's specifications where possible and conducting by qualified and correctly vetted personnel.</li> </ul>		<ul> <li>Application Management</li> <li>Application Management</li> <li>Network Management</li> <li>TPAP</li> <li>Threat and Incident Management</li> </ul>

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Reference	Minimum requirement	Control Reference	Compliance Metric
		Reference	
	• A fault reporting process must be created and describe methods to report, record, respond and repair faults in a timely manner, by qualified and correctly vetted personnel or by automated processes.		
	<b>Infrastructure resilience.</b> Critical applications must be highly available, and its underlying infrastructure must be fault tolerant:		
	<b>High Availability (HA).</b> HA is the use of redundant technology components to allow a system to recover from a failure after a brief disruption.		
	The following actions must be considered to remove Single Points of Failure to achieve a HA state:		
	<ul> <li>Multiple locations, such as hot sites</li> <li>Re-routing of network traffic</li> <li>Load balancers</li> <li>Failover servers</li> </ul>		
	<b>Fault-tolerance.</b> Fault-tolerance is the ability of a system to suffer a fault but continue to operate, with zero service disruption.		
	The following actions can be considered to achieve fault-tolerance:		
	<ul> <li>Multiple power supplies</li> <li>Multiple processors</li> <li>Multiple Disk Drives</li> <li>Disk Configurations such as RAID</li> <li>Installing alternative network devices.</li> </ul>		
	<b>Telecommunications resilience</b> should be considered in the following ways:		

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	<ul> <li>Providing duplicate or alternative connection points to external carriers.</li> </ul>		
	<ul> <li>Arranging alternative communications methods, such as satellite, radio, 4G / 5G comms (including differing mobile providers) etc.</li> </ul>		
	<b>Cyber Resilience.</b> The first stage of cyber incident response is 'Preparation,' which promotes the prevention of cyber-attacks e.g. ransomware attack.		
	In addition to technical activities, such as patch management, there are other cyber specific activities that can be undertaken to achieve resilience:		
	<ul> <li>Threat intelligence sources must be regularly reviewed for Indicators of Compromise (IoCs) that are relevant to policing systems.</li> </ul>		
	<ul> <li>If protective monitoring exists, there should be regular engagement with the provider, such as NMC, to ensure workspaces are tuned with the most up- to-date and relevant information.</li> </ul>		
	These preparation activities should align to a wider Cyber Incident Response Plan, that details how to detect and respond to a cyber- attack.		

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Reference	Minimum requirement	Control	Compliance Metric
		Reference	
4. Crisis Management	<b>Plan.</b> A Crisis Management (CM) plan must be created, which can be used to form an immediate and appropriate response to a crisis.	ISF SoGP: BC1.2, BC1.3, BC2.1 NIST: PR.IP.1,	Evidence of BC and DR testing can prove resiliency.
	The CM plan must incorporate: <b>People.</b> A CM team must be established. The role of this team is to respond to major incidents quickly to reduce business impact, with reference to reputational damage.	RC.CO.1, RC.CO.2, RC.CO.3, RS.CO.1, RS.CO.4	Refer to NCSP Threat and Incident Management Standard for more information.
	The CM team should be comprised of:		
	<ul> <li>Selected senior leaders of the relevant policing community body.</li> <li>Nominated HoDs.</li> <li>Nominated incident responders and incident managers.</li> <li>Communication specialists (public relations).</li> <li>Legal specialists.</li> </ul>		
	The team may be supported by a Computer Emergency Response Team (CERT) for IT related events.		
	<b>Process.</b> Processes and procedures must be created for effective crisis management. These processes must include:		
	• <b>Definition.</b> A definition of a crisis and the conditions under which the CM team must convene.		
	• <b>Roles and responsibilities</b> of each CM team member, including command and control ie nominated individuals who can make key decisions.		

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	<ul> <li>Communications procedures must be established with contact details of key individuals stored appropriately. This will include the CM team and other POCs, such as IT team, key supply chain contacts, industry regulators.</li> <li>Communications cascades must be updated and tested on a regular basis in preparation for a crisis.</li> </ul>		
	• Change Management procedures. The CM team must have the authority and expertise to enforce emergency changes, following change management procedures.		
	• Legal procedures. The CM team must have the authority and expertise to react to legal and regulatory breaches and inform appropriate bodies, such as ICO.		
	• Media response procedures. The CM team must have the authority and expertise to respond to media interest and reduce reputational damage.		
	• <b>Post Incident Review (PIR) procedures</b> . The CM team is responsible for co- ordinating a PIR after a crisis has been resolved.		
	Steps the CM team must take are:		
	<ul> <li>Confirmation. The CM team must obtain confirmation that applications and infrastructure are restored correctly to their previous state.</li> </ul>		

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Reference	Minimum requirement	Control Reference	Compliance Metric
	<ul> <li>Root Cause Analysis. The CM team must review the causes and effects of the crisis.</li> </ul>		
	<ul> <li>Security Control Review. Security controls must be reviewed and improved to guard against a further occurrence. Any agreed changes should be tested and documented, following Change Management procedures.</li> </ul>		
	<ul> <li>Training and Education. The CM team must identify training gaps for personnel resulting from poor practice or missing procedures.</li> </ul>		
	<ul> <li>Reporting. The PIR must be documented in a report.</li> </ul>		
	<ul> <li>Illegal Activity Reporting. The CM team must ensure that any illegal actions that may have contributed to the crisis, are reported to the correct authorities.</li> </ul>		
	<ul> <li>Collaborative Working. The CM team should consider sharing findings with other community members.</li> </ul>		
	<b>Location.</b> A central location (commonly known as a 'war room') must be established for the CM team to convene at short notice to collaborate and formulate a response to crisis.		
	This location may be in-person or virtual, but contingencies must be considered as the nature of the crisis may render preferred locations unavailable.		

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	An offsite location of the BC, CM, DR plans and other key documentation should be stored securely (virtual or physical) in case a primary location is rendered unavailable. <b>Time.</b> A crisis can occur on any day at any time. Consideration must be given to OOH response procedures and must be included in the CM process.		
5. Disaster Recovery	<ul> <li>Plan. A Disaster Recovery (DR) plan must be created to detail actions to be taken to recover after a crisis.</li> <li>The DR plan is likely to be invoked after the BC and CM plans and focuses on longer term unavailability of key assets.</li> <li>The DR plan must consider:</li> <li>Location. Critical applications must be able to operate even with the loss of underlying infrastructure, such as:</li> <li>Total loss of primary location.</li> <li>Loss of office accommodation.</li> <li>Damage to data centres e.g. cabling, environmental controls etc.</li> <li>Loss of public utilities e.g. water, electricity.</li> <li>In the event of relocation, the same level of protection (C, I and A) is expected be applied to data, as would have in the primary location.</li> <li>People. Succession planning must be incorporated to consider scenarios when key individuals are unavailable.</li> </ul>	ISF SoGP: BC2.2, BC2.3 ISO 27001:2022 5.29, 7.11, 8.14 ISO27001/2: 11.2.2, 17.1.1, 17.1.2, 17.1.3, 17.2.1 NIST: PR.IP.1	Evidence of BC and DR testing can prove resiliency.

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	<ul> <li>Data. The DR plan must consider prolonged unavailability of data for critical processes. This may include:</li> <li>Backups may need to be implemented to restore key data.</li> <li>A backup plan must be created and should be available to adhere to in this instance.</li> <li>A Destruction / Decommissioning plan must be created and referred to for disposal of any equipment or data no longer required or damaged.</li> </ul>		
6. Continuous Testing and Improvement	<ul> <li>Testing strategy. Testing should be based on individual community member's recovery requirements.</li> <li>There are 5 grades of BC, CM and DR testing that can be conducted:</li> <li>Read-through test. BC, CM and DR plans and processes are distributed and reviewed to confirm the information stated remains valid and document versions can be updated.</li> <li>Table-Top Exercise (TTX). This test comprises of a role-play of a crisis scenario, for example, ransomware attack or pandemic outbreak. A moderator is assigned, and each department responds to different situations, using the BC, CM and DR plans as a reference.</li> </ul>	ISF SoGP: BC2.3 ISO27001/2: 17.1.1, 17.1.2, 17.1.3 CIS v8.1: 17.7 NIST: PR.IP.10	Evidence of BC, CM and DR testing can prove the level of testing that has taken place. Evidence of Post Incident Reviews can also show evidence that continuous improvement has taken place.

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	• Simulation test. Similar to a TTX, however, response measures that are suggested, are then tested.		
	This type of testing can also include blue / red teaming.		
	• <b>Parallel test.</b> Can be applied if there are alternative recovery sites. Regular operational activity continues in the primary site, but personnel are relocated to the alternate site to carry out BC and DR procedures.		
	• Full interruption test. The primary site is shut down and the alternate site is designated as responsible for operational activity.		
	<b>Frequency.</b> BC, DR and CM plans must be tested regularly, at least on an annual basis.		
	A mixture of testing is encouraged but is likely to be dependent on operational impact. For example, a full interruption test may not be appropriate to conduct more than once per year, where TTXs can be conducted more often, without affecting operational activity.		
	<b>Schedule</b> . A testing schedule must be produced with different levels of testing and different scenarios carried out throughout the year.		
	Testing must be realistic and consider catastrophic scenarios.		
	Scheduling throughout the year ensures that business continuity is at the forefront of organisational development and promotes a proactive approach.		

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Reference	Minimum requirement	Control Reference	Compliance Metric
	<b>Post Exercise Review (PXR).</b> Lessons learned must be identified from any testing or exercise.		
	Results of the exercise must be documented and if there are any actions to be taken, they must be assigned to named personnel and recorded, to provide accountability.		
	Comparison with baselines and other exercises should be completed to spot patterns of strength and weakness.		

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#### Communication approach

This document will be communicated as follows:

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

Measurables generated by adopting this standard can also form part of regular cyber management reporting.

#### **Review Cycle**

This standard 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 standard 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.)

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#### **Document Location**

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#### **Revision History**

Version	Author	Description	Date
1.0	PDS Cyber Specialists	Approved first version	03/08/23
1.2	PDS National Cyber Policy & Standards Manager	Updated following NCPSWG review	21/08/24

#### Approvals

Version	Name	Role	Date
1.0	National Cyber Policy & Standards Board	National authority for cyber standards	30/11/23
1.2	National Cyber Policy & Standards Board	National authority for cyber standards	26/09/24

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#### **Document References**

Document Name	Version	Date
ISF - Standard of Good Practice (for Information Security)	v2024	03/2024
ISO 27002:2022 - Information security, Cybersecurity and privacy protection – Information security controls	v2022	02/2022
CIS Controls	v8	05/2021
NIST Cyber Security Framework	v1.1	04/2018
CSA Cloud Controls Matrix	v4	01/2021
<u>10 Steps to Cyber Security -</u> <u>NCSC.GOV.UK</u>	Web Page	05/2021

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