

CYBER STANDARD DOCUMENT

VULNERABILITY MANAGEMENT







ABSTRACT:

This standard supports the policy set out in the National Community Security Policy, providing requirements for those designing, building and running IT services and managing vulnerabilities within PDS & policing systems.

ISSUED	November 2023
PLANNED REVIEW DATE	November 2024
DISTRIBUTION	Community Security Policy Framework Members

STANDARD VALIDITY STATEMENT

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

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

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Document Information

Document Location

PDS - <u>National Policing Policies & Standards</u>

Revision History

Version	Author	Description	Date
0.1	PDS Cyber	Initial version	09/11/22
0.2	PDS Cyber	Internal review updates	25/11/22
0.3	PDS Cyber	Updated and circulated to PDS SMEs	16/12/22
0.4	PDS Cyber	Rebranded to NPCC PDS template	02/02/22
0.5	PDS Cyber	Updated following NCPSWG comments	27/04/23

Approvals

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

Document References

Document Name	Version	Date
ISF - Standard of Good Practice (for Information Security)	v2022	07/2022
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
NCSC CAF Guidance, <u>B4.d. Vulnerability Management</u>	3.1	04/2022

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10 Steps to Cyber Security - NCSC.GOV.UK	Web Page	05/2021
Vulnerability management - NCSC.GOV.UK	Web Page	09/2016
Cyber Essentials technical requirements (v3.1)	V3.1	04/2023

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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

Vulnerabilities are defects that weaken systems. All modern software contains vulnerabilities; either software defects that require patches or configuration issues that require administrative activity to resolve. These vulnerabilities must be addressed in a timely manner, to avoid disruption to organisation's operation and to preserve the confidentiality, integrity and availability of data and systems.

Vulnerability management is the continuing process that helps organisations identify, assess, prioritise, and minimise vulnerabilities in their system. Ultimately, the goal of vulnerability management is to reduce the risks posed by vulnerabilities by using techniques such as patching, hardening, and configuration management. This helps to ensure security while limiting risks that could potentially be exploited by malicious users.

This standard is aligned with the NCSC's vulnerability management guidance.

Owner

National Chief Information Security Officer (NCISO).

Purpose

This standard supports the policy set out in the National Community Security Policy, providing requirements for those designing, building and running IT services and managing vulnerabilities within PDS & policing systems. This standard sets out the requirement to identify and address technical vulnerabilities in a timely and effective manner to reduce exposure to the risk of them being exploited, thereby reducing the risk of serious security breaches.

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Audience

This standard is aimed at:

- Staff across PDS & policing to any person who builds & implements or maintains IT systems, either on behalf of National policing or at a local Force level,
- IT System managers, administrators and those who have escalated privileges to provide administrative functions.
- Information & cyber risk practitioners and managers.
- Information Asset Owners (IAOs) and Senior Information Risk Owners (SIROs.)
- Suppliers acting as IT service providers or developing products or services for PDS or policing.
- Auditors providing assurance services to PDS or policing.

Scope

- This standard is to cover systems handling data within the OFFICIAL tier including OFFICAL-SENSITIVE
 special handling caveat of the Government Security Classification Policy (GSCP). National and local
 policing IT systems, applications, or service implementations falling within this category will be subject
 to the requirements specified within this security standard. The requirements will be applied to new and
 existing installations.
- 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.

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Requirements

The requirements to deliver effective vulnerability management are described in the table below:

Reference	Minimum requirement	Control reference	Compliance Metric
1	The organisation, business procedures, information processing facilities and systems that affect information security need to be controlled. Properly controlled change management is essential in most environments to ensure that changes are appropriate, effective, properly authorised and carried out in such a manner as to minimise the opportunity for either	NIST CSF DE.CM.1 & DE.CM.2 & DE.DM.3 CIS 18 Controls 7.1.	Validation of process and documented evidence of risk assessed changes.
2	malicious or accidental compromise. Management of Technical Vulnerabilities - Information regarding the technical vulnerabilities of information systems being	NIST CSF ID.RA.1 & ID.RA.2 & ID.RA.3 &	Maintained IT threat & risk assessment.
	used must be obtained in a timely fashion, so that the exposure to such vulnerabilities is evaluated and appropriate measures taken to address the associated risk.	PR.IP.12 ISO 27001:2022 8.08 CIS 18 controls – 7.2	Effective, accurate register of IT assets Documented evidence of vulnerability threat feeds and reviews.
3	Ensure that all information technology assets are continuously assessed and monitored for known vulnerabilities. Technology assets include all networks, servers, endpoint devices and peripherals. This also includes infrastructure, platform & software as a service (laaS, PaaS & SaaS) infrastructures. Linked Standards Physical Asset Management	NIST CSF DE.CM.8 ISO 27001:2022 8.08	Effective, accurate register of IT assets Records of scans across IT assets Records of ITHCs

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Reference	Minimum requirement	Control	Compliance Metric
		reference	
4	Establish and maintain a process to accept	CIS 18 Controls	Reporting process, who is
	and address reports of software	- 16.2	responsible for handling
	vulnerabilities, including providing a means	NIST CSFRS.AN.5	vulnerability reports, a
	for external entities to report.		process for intake,
			assignment, remediation,
	The process is to include such items as: a		remediation testing, and
	vulnerability handling policy that identifies		a vulnerability tracking
	reporting process, responsible party for		system.
	handling vulnerability reports, and a		
	process for intake, assignment,		Records of time to
	remediation, and remediation testing.		respond and time to fix.
	The process should describe the expected		Operational Level
	times to respond to and fix vulnerabilities.		Agreements for
			remediation.
5	Perform Root Cause Analysis on Security	CIS 18 Controls	Root Cause Analysis
	Vulnerabilities	- 16.3	Process in the
		NIST CSF	organisation, assess
		RS.AN.5	whether the root cause
			analysis process was
			followed in last 12
			months.
6	Establish and Maintain a Severity Rating	NIST CSF ID.RA.1	The enterprise has a
	System and Process for Vulnerabilities		severity rating system
		CIS 18 Controls	and process for
	(See further information section)	– 16.6	prioritising the order
			vulnerabilities are fixed
7	Newly identified vulnerabilities are	NIST CSF	IAO/SIRO receives and
	mitigated across affected assets across the	RS.MI.3	reviews monthly.
	whole estate or documented as accepted		vulnerability reports to
	risks.		ensure all.
			vulnerabilities are
	The patch management process should		mitigated within.
	include conditions for temporary exceptions		expected timeframes or
	from patches being applied (See further		risk accepted and
	information section)		documented.

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Reference	Minimum requirement	Control reference	Compliance Metric
8	Handling unsupported / obsolete systems or applications:		Technical debt or similar register.
	Establish a clear management plan and timeline for the decommissioning, replacement or upgrade of obsolete systems. All risks should be recorded on the system / project risk register.		Management plan to address.
	 See also National Information Security Risk Management Framework 		

Further information

Requirement 6: Vulnerability scoring

All vulnerabilities detected by scanning tools are assigned a severity level based on the Common Vulnerability Scoring System ("CVSS") Base Score Metrics: Critical, High, Medium, Low, or Informational. It is recommended to form a 'vulnerability triage group', consisting of staff with knowledge of cyber security risk, business risk and IT estate management. The Common Vulnerability Scoring System (CVSS) is a method used to supply a qualitative measure of severity. The Common Vulnerability Scoring System (CVSS) assigns numeric scores to vulnerabilities and attempts to assist in the process of vulnerability triage. It can be a useful tool if used correctly, but the triage group must ensure that they:

- Do not select an arbitrary score above which vulnerabilities must be fixed, ignoring all issues below that level.
- Do not take CVSS scores in isolation without considering organisation specific mitigations or priorities.

The establishment of standard timelines for vulnerability management is critical in ensuring that identified vulnerabilities are addressed promptly, reducing the risk of potential cyberattacks. The table below describes the vulnerability management remediation targets drawn from the Cyber Essentials technical requirements (v3.1) to help inform remediation efforts can be prioritised based on the severity and complexity of the identified vulnerabilities. Regarding systems which hold bulk personal data refer to point 8 of the NCSC Protecting bulk personal data guidance.

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Category	CVSS Score	Vulnerability remediation target
Critical	9.0 – 10	14 days
High	7.0 – 8.9	14 days
Medium	4.0 - 6.9	30 days
Low	1.0 - 3.9	30 days

Table 1 - Vulnerability management remediation target times

Prioritise the correction of vulnerabilities based on the impact, severity and exploit complexity of a vulnerability. The decision to fix or leave an issue identified is, at root, a business decision and every organisation has their own risk appetite, refer to the National policing risk appetite guidance.

Requirement 7: Handling exceptions

Exceptions occur where it is not possible to deploy patches or updates in accordance with the timescales described in this standard. Exception requests must be handled by a local process including approval from IAO/SIRO. The process to review exceptions may be part of an IT change advisory board (CAB) for example.

Requests for exceptions should consider;

- The reason for the request,
- Risk to the enterprise of not following the standard,
- Specific mitigations that will not be implemented,
- Technical and other difficulties in applying patches,
- Mitigating factors,
- Risk management plan and
- Date of review

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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 Nation Cyber Policy & Standards Board (NCPSB) for approval.
- Formal publication and external distribution to PDS community, police forces and associated bodies.

This standard should be socialised with IT teams to help complete an initial gap analysis which can inform any implementation plan. This implementation plan can be shared with your Force SIRO / 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 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 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.)

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