

# **Cyber Security Guidance**

**Technical User Edition** 

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# **Cyber and Technical Security Guidance**

### Summary

This site lists the Ministry of Justice (MoJ) Information Security policies. It contains important guidance on how to keep MoJ information safe and secure.

Policies shown here are listed for technical users and non-technical users (referred to as all users).

Technical users include:

- Technical architects
- DevOps specialists
- IT service managers
- Software developers

The MoJ Technical Guidance covers technical decisions in the MoJ more widely.

Note: This guidance is dated: 5 December 2024.

### Change log

A 'change log' is available. It details the most recent changes to this information.

The changes are also available as RSS or Atom feeds.

### Searching this content

The MoJ security guidance is searchable in two ways:

1. By searching for the word or phrase on your preferred search engine, and specifying this site:

```
site:https://security-guidance.service.justice.gov.uk/
```

For example, to search for information about passwords, you might use the following search expression:

```
password site:https://security-guidance.service.justice.gov.uk/
```

**2.** By downloading one of the offline versions and using the inbuilt search capability of your offline reader.

### Offline content

This offline version of the guidance is available as a PDF file for convenience. However, it is time-limited: it is <u>not</u> valid after 5 January 2025. For the latest, current version of the guidance, refer to the security guidance site.

### Security culture

In addition to the obvious security resources such as policies, controls, and software and hardware tools, all organisations need employees, suppliers and other colleagues to behave in a way that helps ensure good security at all times. A simple example is where someone will act in a way that maintains good security, even if they don't know exactly what the formal process is. The extent to which an organisation has good security in indicated by its security culture.

Security culture refers to the set of values, shared by everyone in an organisation, that determines how people are expected to think about and approach security. Getting security culture right helps develop a security conscious workforce, and promotes the desired security behaviours expected from everyone working in or for the organisation.

The MoJ is creating a portfolio of security culture resources to help supplement the formal policy and guidance material. Initial security culture material is available for preview.

### Information structure

MoJ policy documents are listed beneath the following headings:

- Information security policies
- · Mobile devices and teleworking
- Human resource security
- Asset management
- Access control
- Cryptography
- · Physical and environmental security
- Operations security
- · Communications security
- · System acquisition, development and maintenance
- Supplier relationships
- · Information security incident management
- Compliance
- Risk Assessment

The documents have been developed and defined within this taxonomy, and are listed in the next section, together with their suggested target audiences.

### Information security policies

### Management direction for information security

These are the policies for all users:

- · Avoiding too much security
- IDENTIFY, PROTECT, DETECT, RESPOND, RECOVER
- IT Security All Users Policy
- IT Security Policy (Overview)
- Line Manager approval

These are the policies for technical users:

- IT Security Technical Users Policy
- Shared Responsibility Models
- Technical Controls Policy

### Mobile devices and teleworking

### Mobile device policy

These policies are for all users:

- Mobile Device and Remote Working Policy
- Remote Working

### **Teleworking**

This policy is for all users:

Personal Devices

### **Human resource security**

### **Prior to employment**

This policy is for all users:

• Minimum User Clearance Levels Guide

### **During employment**

This policy is for all users:

• Training and Education

### Termination and change of employment

This policy is for all users:

• End or change of employment

### **Asset management**

### Responsibility for assets

These policies are for all users:

- Acceptable use
- Acceptable use policy
- Guidance on IT Accounts and Assets for Long Term Leave
- Protect Yourself Online
- · Web browsing security

#### Information classification

These policies are for all users:

- Government Classification Scheme
- Information Classification and Handling Guide
- Information Classification and Handling Policy

These policies are for technical users:

- Data Handling and Information Sharing Guide
- Secrets management

### Media handling

These policies are for all users:

- · Removable media
- Secure disposal of IT equipment
- Secure disposal of IT physical and on-premise
- · Working securely with paper documents and files

This policy is for technical users:

• Secure disposal of IT - public and private cloud

### **Access control**

### **Business requirements of access control**

These policies are for technical users:

- Access Control Guide
- Access Control Policy
- Enterprise Access Control Policy
- Privileged Account Management Guide

### User access management

These policies are for technical users:

- Authentication
- Management access
- Managing User Access Guide
- Multi-Factor Authentication
- · Privileged User Backups, Removable Media and Incident Management Guide
- Privileged User Configuration, Patching and Change Management Guide
- Privileged User Guide
- Privileged User Logging and Protective Monitoring Guide

### User responsibilities

This policy is for all users:

• Protecting Social Media Accounts

### System and application access control

These policies are for all users:

- Password Managers
- Passwords
- Using 1Password

These policies are for technical users:

- Account management
- Authorisation
- Multi-user accounts and Public-Facing Service Accounts Guide
- · Password Creation and Authentication Guide
- Password Management Guide
- Password Storage and Management Guide
- Policies for Google Apps administrators
- Policies for MacBook Administrators
- System User and Application Administrators

### Cryptography

### Cryptographic controls

These policies are for technical users:

- Automated certificate renewal
- Cryptography
- HMG Cryptography Business Continuity Management Standard
- Public Key Infrastructure Policy

• Use of HMG Cryptography Policy

### Physical and environmental security

### **Equipment**

These policies are for all users:

- Clear Screen and Desk Policy
- Equipment Reassignment Guide
- Laptops
- · Locking and shutdown
- Policies for MacBook Users

This policy is for technical users:

• System Lockdown and Hardening Standard

### **Operations security**

### Operational procedures and responsibilities

These policies are for technical users:

- Active Cyber Defence: Mail Check
- Active Cyber Defence: Public Sector DNS
- Active Cyber Defence: Web Check
- Offshoring Guide

#### Protection from malware

This policy is for all users:

Ransomware

These policies are for technical users:

- Malware Protection Guide (Overview)
- Malware Protection Guide: Defensive Layer 1
- Malware Protection Guide: Defensive Layer 2
- Malware Protection Guide: Defensive Layer 3

#### **Backup**

These policies are for technical users:

- · System backup guidance
- System backup policy
- System backup standard

### Logging and monitoring

These policies are for technical users:

- Accounting
- Commercial off-the-shelf applications
- Custom Applications
- Logging and monitoring
- Online identifiers in security logging and monitoring
- Protective Monitoring
- Security Log Collection

- Security Log Collection: Enterprise IT Infrastructure
- Security Log Collection: Enterprise IT Mobile Devices
- Security Log Collection: Hosting Platforms
- Security Log Collection: Log entry metadata
- Security Log Collection: Maturity Tiers

### Control of operational software

This policy is for all users:

• Guidance for using Open Internet Tools

### Technical vulnerability management

These policies are for technical users:

- Patch management guide
- Vulnerability Disclosure
- Vulnerability Disclosure: Implementing security.txt
- · Vulnerability scanning and patch management guide
- Vulnerability scanning guide

### **Communications security**

### **Network security management**

These policies are for technical users:

- Code of Connection Standard
- Defensive domain registrations
- Domain names and Domain Name System (DNS) security policy
- Internet v. PSN
- IP DNS Diagram Handling
- Multiple Back-to-back Consecutive Firewalls
- Networks are just bearers

### Information transfer

These policies are for all users:

- Bluetooth
- Email
- General Apps Guidance
- Phishing Guide
- Protecting WhatsApp accounts
- Secure Data Transfer Guide
- Sending information securely
- Web browsing security policy profiles
- Wifi security policy

These policies are for technical users:

- Criminal Justice Secure Mail (CJSM)
- Data Sovereignty
- Email Authentication Guide
- Email Blocklist Policy
- Email Blocklist Process
- Email Security Guide

- Secure Email Transfer Guide
- · Spam and Phishing Guide

### System acquisition, development and maintenance

### Security requirements of information systems

These policies are for technical users:

- · Technical Security Controls Guide
- Technical Security Controls Guide: Defensive Layer 1
- Technical Security Controls Guide: Defensive Layer 2

### Security in development and support processes

These policies are for technical users:

- · Maintained by Default
- Secure by Default
- Service Owners Responsibilities
- Source Code Publishing
- System Test Standard

#### Test data

This policy is for technical users:

• Using Live Data for Testing purposes

### Supplier relationships

### Information security in supplier relationships

These policies are for technical users:

- Suppliers to MoJ: Assessing Suppliers
- Suppliers to MoJ: Contracts
- Suppliers to MoJ: Security Aspect Letters
- Suppliers to MoJ: Supplier Corporate IT

### Supplier service delivery management

These policies are for technical users:

- Azure Account Baseline Templates
- Baseline for Amazon Web Services accounts
- · Baseline for Azure Subscriptions

### Information security incident management

### Management of information security incidents

These policies are for all users:

- IT Security Incident Management Policy
- IT Security Incident Response Plan and Process Guide
- · Lost devices or other IT security incidents
- Reporting an incident

These policies are for technical users:

• IT Investigations - Planning and Operations Policy

**2022-03-11 15:31 GMT Updates to ransomware** information leaflet.

2022-03-10 17:01 GMT **Updates to LastPass** guidance.

2022-03-10 13:09 GMT Various minor corrections.

2022-03-04 09:16 GMT Updated email security guide.

More information about when and how LastPass may be used.

Fixing broken links and updating references to standards.

Clarification that phishing or spoofing of MoJ colleagues, by MoJ colleagues, is not permitted other than with formal approval in advance, justified by a good business case.

2022-02-18 18:35 GMT Added phishing guide.	New topic, providing advice on dealing with phishing threats.
2022-02-16 11:19 GMT Updated security.txt file.	Provided new expiry date for security.txt file.
2022-02-15 12:18 GMT Various minor corrections.	Corrected contact details, fixed an incorrect link, and updated secure disposal information.
2022-02-07 15:49 GMT Updated glossary.	Expanded list of glossary definitions, and explanation of out-of-band-checks.
2022-02-01 11:51 GMT Update to passwords guidance.	A reminder not to share passwords or other account details.
2022-01-25 10:37 GMT Publication of ransomware information leaflet.	Useful leaflet explaining what Ransomware is, and tips on protecting your work and your systems.
2022-01-18 17:06 GMT Updated guidance for hosting platforms.	Updated baseline guidance for AWS and Azure platforms.
2022-01-07 14:36 GMT Contact details for AWS	Updated contact details for Baseline AWS accounts.
2022-01-06 09:36 GMT System lockdown and hardening	Guidance added to prevent outbound connections to random internet systems, unless this is a core part of their design. Firewall rules and other network configuration must prevent this.
2022-01-04 16:27 GMT IT Health Check	Updated guidance with a new section on Cloud platforms.
2022-01-04 16:10 GMT Update Slack channel for privacy team	Provide revised channel details for contact privacy team through Slack IM.
2021-12-23 13:50 GMT Update overseas travel guidance	Updates to information on overseas travel and accessing MoJ IT systems from overseas.
2021-12-21 13:18 GMT Provide seasonal SMS scam advice	Material to help improve awareness and best practices for security.
2021-12-15 15:09 GMT Use DuckDuckGo search engine	Default to using DDG for content search.
2021-12-13 11:44 GMT Security threat level guidance	New security threat Level guidance, and associated procedures.
2021-12-13 11:27 GMT Debrief on return from travel	Added description of a security debrief that is mandatory after some travel or where other security conditions apply.
2021-12-13 11:24 GMT Accessing MoJ systems from overseas	Added link to supplementary information on the MoJ Intranet.
2021-12-08 09:15 GMT Email access	Added clarification regarding when access is permitted to a user's business email account.
2021-12-07 15:18 GMT Email Authentication	Added guidance requiring the use of MTA-SLS and TLS-RPT in MoJ email systems.
2021-11-30 13:54 GMT Personal Devices	Clarified guidance on connecting personal devices using Bluetooth, and added new section on connected vehicles.
2021-11-22 16:23 GMT MFA	Clarified guidance on sending one-time MFA codes only to individual devices or accounts, not to shared devices or accounts.

2021-08-18 15:17:00 BST Add change log page.

Created a change log page, and associated RSS and Atom feeds, to describe new or changed content.

2021-08-16 17:04:00 BST Clarification for accessing MoJ IT systems overseas.

Additional information describing the process.

2021-08-16 17:03:00 BST Data Movement Form

Data Movement Form updated.

updated.

### **Getting in contact**

### Reporting an incident

Ministry of Justice (MoJ) colleagues should visit https://intranet.justice.gov.uk/guidance/security/report-a-security-incident/ on the MoJ Intranet.

Suppliers to the MoJ should refer to provided methods/documentation and contact your usual MoJ points of contact.

### Security Team: asking for help

### Overview

This document tells you about the Security Team. It explains how to ask for help, outlines how we handle your requests, and describes what happens next.

To ask for help from a security consultant, send an email to: security@justice.gov.uk.

#### About the team

The Security Team is part of Ministry of Justice (MoJ) Security & Privacy. The MoJ Chief Information Security Officer leads the team.

The team provides help and guidance around cyber security matters, such as:

- Understanding the risks facing your systems and services.
- Designing and implementing effective mitigations for these risks.
- Developing services using security best practices.
- Checking that you or your third party suppliers have enough, and appropriate, cyber security measures in place.
- Applying IT Security policy to specific scenarios.

### Asking for help

If you need help dealing with a cyber security task or problem, send an email to: security@justice.gov.uk

Some requests are better handled by other teams. For urgent matters such as incidents, or to get help about physical or personnel security, contact <a href="mailto:security@justice.gov.uk">security@justice.gov.uk</a>. For help with data protection, contact <a href="mailto:DataProtection@justice.gov.uk">DataProtection@justice.gov.uk</a>.

The security team keep an eye open for email requests. Normally, you'll get an acknowledgement or more detailed reply within two working days.

To help us help you, please answer these questions in your email request, as best you can:

- **1.** Who is the work for?
- **2.** Why is it important?
- **3.** What happens if the work is not done (or not done on time)?

- **4.** What is your need (old-style accreditation on an existing contract, guidance or advice, review of proposed approach,...)?
- **5.** What skills or experience does the work need (known or predicted)?
- **6.** When is the next project milestone that needs cyber consultancy input or involvement?

### How the team handle requests for help

Each working day, we review all new requests.

We aim to get a reply to you within two working days of us receiving the request. Some large or complex requests might need more information and discussion. These requests take extra time for us to work out the best way to support you.

Some requests might not be appropriate for the team. In such cases, we send a prompt reply, explaining why it would be better to talk with a different team. We'll usually recommend a more appropriate team, and provide contact details for them.

### What happens next

If your request is not appropriate for the team, we'll tell you immediately after the initial assessment.

If your request is appropriate for the team, the assigned consultant contacts you directly. They will engage with you to start providing the help you need.

### If things go wrong...

If you disagree with our decision about your request, or there is some other problem, contact us again: security@justice.gov.uk.

If you'd prefer a different escalation route, contact ciso@digital.justice.gov.uk.

### **Security culture**

### **Security culture**

This section includes material created or provided by the Ministry of Justice (MoJ) to help improve awareness and best practices for security within the organisation.

**Note:** The advice in this material cannot guarantee to protect you from problems. The range of security threats is huge, and increasing all the time.

### Who is this for?

This material is for anyone who implements, administers, supports, uses or delivers MoJ services.

### **Christmas SMS delivery scams**

Seasonal celebrations are fun, but can also suffer from scams. A common scam involves sending fake parcel delivery text messages. The messages contain fake links. The links capture personal information and bank account details. Bad actors then use these details to steal money from individuals.

Some SMS messages get people to install malware. An example is Flubot, which steals personal and banking details. Flubot also uses your contact lists to send more fake texts.

The best way to avoid SMS scams is to contact parcel delivery companies directly. Go to their website and tracking your parcel there. Never click on a link in a text message.

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# Information security policies

### Management direction for information security

### Avoiding too much security

This guidance applies to developers and system administrators who work for the Ministry of Justice (MoJ).

Is it possible to have too much security? Yes. Providing too much security for things or information that do not need protection is a waste of resources. It undermines the value of the security for things that do need it.

Security by obscurity is one of the weakest approaches for protecting something. It's far better to have a technical control in place to protect the system.

### Not all domain names or IP addresses in Government systems are sensitive items

An example is a domain name or IP address. These values do not need to be secret for all systems. Only those that need it. It might be tempting to say that 'all IP addresses are **Official-Sensitive**. This is then used as a reason for an (in)action, such as "I can't email you that network diagram because it contains IP addresses." But the statement has wider consequences. It imposes a set of security requirements for everyone. It imposes them irrespective of the actual secrecy required.

**Official-Sensitive** is not a different classification to **Official**. It doesn't need special technical controls or procedures. Rather, it's a reminder to look after a piece of information. It's not a controls checklist. Using labels too casually conflicts with the idea of thinking about information and what we're doing with it, and using that to decide how best to secure the information.

Of course, you might need to keep the access details for some systems secure. An example might be where you cannot maintain or patch a legacy system. But these should be exceptional or 'edge' cases.

There are only a small number of situations where you need to protect IP addresses or domain names. It's usually where the context makes the information sensitive in some way. IP addresses can be personally-identifiable information. For example, a system log file might hold the IP address of a client accessing the system. This might reveal a link between an individual and their use of MoJ services. But the IP address of a public sector server or a router should not be personal data.

Remember also that within the MoJ, system almost always have RFC1918 addresses. These are normally not routable from the Internet. If you can access the system from the Internet, then you have other problems to resolve. Address them by appropriate security measures rather than hoping that secrecy is enough.

In other words, avoid saying that 'all IP addresses and domain names must be secure'. Instead, think about and justify the handling protections around each piece of information. Ask what data or capability is actually in need of protection, and from what risks.

### It's not only about domain names or IP addresses

The need to keep some aspect of a system secret might be evidence that the technical security measures around the system are not complete, adequate, or appropriate to the risks. A well-designed system won't depend on secrecy alone for security.

### IDENTIFY, PROTECT, DETECT, RESPOND, RECOVER

The Ministry of Justice (MoJ) is required to adhere (but prefers to exceed) to the Minimum Cyber Security Standard (MCSS).

#### Related information

Technical Controls Policy on page 32

#### **Audience**

This policy is aimed at three audiences:

**Technical users**These are in-house MoJ Digital and Technology

staff who are responsible for implementing controls throughout technical design, development, system integration, and operation. This includes DevOps, Software Developers, Technical Architects, and Service Owners. It also includes Incident Managers from the Event, Problem, Incident, CSI and Knowledge (EPICK)

Team.

**Service Providers** Defined as any other MoJ business group, agency,

contractor, IT supplier and partner who in any way designs, develops or supplies services (including processing, transmitting and storing data) for, or on

behalf of, the MoJ.

General users All other staff working for the MoJ.

Within this policy, "all MoJ users" refers to General users, Technical users, and Service Providers as defined previously.

#### **Associated documentation**

For further guidance on IT Security, refer to the following policies.

- IT Security All Users Policy: which provides further details of the responsibilities of all MoJ users at the MoJ.
- IT Security Technical Users Policy: which provides the details of where users can find more technical and service provider related information on IT Security within the MoJ.

#### **Principles**

All MoJ users shall:

- Comply with the MoJ's wherever they work.
- Report all security incidents promptly and in line with MoJ's.
- Make themselves aware of their roles, responsibilities and accountability and fully comply with the relevant legislation as described in this and other MoJ guidance.
- Be aware of the need for Information Security as an integral part of the day to day business.
- Protect information assets under the control of the organisation.

Further information can be found in the IT Security All Users Policy.

#### Technical users

Technical users **shall** follow the guidance set out for all MoJ users in IT Security All Users Policy **AND** also comply with the IT Security Technical Users Policy.

#### **Service Providers**

Service Providers **shall** follow the guidance set out for all MoJ users in IT Security All Users Policy **AND** also comply with the IT Security Technical Users Policy.

#### **Enforcement**

- This policy is enforced by lower level policies, standards, procedures and guidance.
- Non-conformance with this policy could result in disciplinary action taken in accordance with the MoJ's
  Disciplinary procedures. This could result in penalties up to and including dismissal. If an employee commits

a criminal offence, they might also be prosecuted. In such cases, the MoJ always co-operates with the relevant authorities, and provides appropriate evidence.

#### Incidents

Note: If you work for an agency or ALB, refer to your local incident reporting guidance.

### **Security Team**

• Email: security@justice.gov.uk

Slack: #security

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# IT Security All Users Policy Introduction

This policy provides more information on the actions expected of all Ministry of Justice (MoJ) users when using MoJ equipment and infrastructure. It is a sub-page to the IT Security Policy Overview.

Note: In this document, the terms "data" and "information" are used interchangeably.

#### **Audience**

This policy is aimed at three audiences:

**Technical users**These are in-house MoJ Digital and Technology

staff who are responsible for implementing controls throughout technical design, development, system integration, and operation. This includes DevOps, Software Developers, Technical Architects, and Service Owners. It also includes Incident Managers from the Event, Problem, Incident, CSI and Knowledge (EPICK)

Team.

**Service Providers** Defined as any other MoJ business group, agency,

contractor, IT supplier and partner who in any way designs, develops or supplies services (including processing, transmitting and storing data) for, or on

behalf of, the MoJ.

General users All other staff working for the MoJ.

Within this policy, "all MoJ users" refers to General users, Technical users, and Service Providers as defined previously.

#### **Approach**

The MoJ ensures that IT security controls are designed and implemented to protect MoJ data, IT Assets, and reputation, based around the following requirements:

**Confidentiality** Knowing and ensuring that data can only be accessed by

those authorised to do so.

**Integrity** Knowing and ensuring the accuracy and completeness of

data, and that it has not been deliberately or inadvertently

modified from a previous version.

Availability Knowing and ensuring that IT systems and data can

always be accessed when required and authorised.

#### **Assets**

This policy applies to all premises, physical equipment, software and data owned or managed by the MoJ. This includes IT systems, whether developed by the MoJ or managed by IT service providers. It covers the use of IT equipment and the data processed on those IT systems, irrespective of location. It provides direction and support to preserve the confidentiality, integrity, and availability of MoJ resources.

### Security classification

All MoJ Staff are responsible for ensuring data is:

- · Classified correctly as detailed in the
- Distributed only in accordance with the statements of this policy and related guides.
- Protected by the appropriate security controls to ensure its confidentiality, integrity and availability.

Access to classified information shall be controlled in accordance with the requirements set out within the MoJ .

### Physical and personnel security

The Physical Security Policy defines how physical access to assets must be controlled within the MoJ to prevent unauthorised access, use, modification, loss, or damage. All MoJ users must understand that:

- All MoJ IT systems and services must be assessed against environmental risks, for example flood or fire, to maintain the asset's confidentiality, integrity, and availability.
- The MoJ's IT Teams are not directly responsible for the physical security and environment of the MoJ sites.
- Physical security controls and the environment in which the MoJ IT systems operate form part of a system's
  overall risk landscape. All MoJ users shall ensure they adhere to the security controls and requirements set out in
  this policy.
- Unless otherwise formally agreed by the MoJ, all MoJ users, including agency staff and contractors who have access to MoJ data, require Baseline Personnel Security Standard (BPSS) assessment, as a minimum.
- National Security Vetting should only be applied for where it is necessary, proportionate, and adds real value.
- The MoJ does not have a standing requirement for system administrators or application developers to maintain Security Check (SC) clearance.

Further information on physical and personnel security is available from Security team and CPNI Guidance.

### Identity and access control

The MoJ ensures that information and IT assets can be accessed only by authorised personnel, and that each individual is accountable for their actions.

The guide outlines the controls and processes designed to limit access based on a "need to know" basis, and according to defined roles and responsibilities.

The MoJ addresses access control principles such as identification, authentication, authorisation, and accounting.

### **Password management**

The MoJ sets out the requirements for strong password implementation and management, to help prevent unauthorised access to MoJ systems. Examples include password creation, authentication, storage and management.

#### **Email security**

The tells you about safe and secure use of email within the MoJ.

The more detailed MoJ specifies the controls and processes required to protect the MoJ's email systems from unauthorised access or misuse, that may compromise the confidentiality, integrity or availability of the data stored and shared within them.

The guide outlines the various security levels required to transfer information from the MoJ's email servers to organisations outside the MoJ and other government departments. It covers topics such as the threats to email security (phishing) and secure email transfer.

### Remote working and portable devices

The MoJ has in place guidance that sets out the requirements for safely accessing and using the MoJ's systems and applications when working remotely, for example from home, another government office, or while travelling.

Mobile computing is the use of portable equipment such as mobile phone, laptop or tablet, and which supports remote working. Mobile computing equipment provided by the MoJ must be used in line with the .

Any request to take MoJ IT equipment overseas must follow the guidance provided in the and the information on accessing IT systems from overseas.

### Malware protection

The MoJ specifies the controls and processes that **shall** be used to protect all systems against malware. Malware might enter the MoJ by employee email, through the internet, mobile computers, or removable media devices.

The MoJ addresses the following relevant domains:

- Implementation controls to stop malware entering MoJ devices and systems.
- Preventing malicious code from executing on MoJ devices and systems.
- · Mitigating the impact of malware when entering MoJ devices and systems.

### Roles and responsibilities

All MoJ users are responsible for ensuring the confidentiality, integrity, and availability of data within the MoJ. This includes all MoJ data and assets. These responsibilities extend to all assets referenced in this policy.

All MoJ users **shall** comply with the roles and responsibilities outlined in the Information Assurance Framework Process.

Specific roles and responsibilities are described within each sub-page. All MoJ users **shall** comply with these roles and responsibilities, and understand these as being a part of their ultimate responsibility for information security within the MoJ.

For the purpose of this Information Security Policy, the following roles are described. They have specific responsibilities in the implementation and monitoring of different provisions of the policy.

Role	Responsibility	Which includes
Senior Information Risk Owners (SIROs)	The MoJ SIRO is responsible for the overall MoJ information risk policy and guidance, and ensures that the policy and guidance material continues to provide appropriate risk appetite and a suitable risk framework.	Implementing and managing information risk management in their respective business groups.
		Regularly reviewing the application of policy and guidance to ensure it remains appropriate to their business objectives and risk environment.
		Authorising any exceptions and deviations from the IT Security Policy with consideration of the impact any changes might have to other users.

Role	Responsibility	Which includes
Delegated Agency SIROs	The delegated agency SIRO is responsible for the information risk policy and guidance as it applies to their systems and personnel, and ensures the agency adheres to the MoJ's risk appetite and risk framework.	In line with the MoJ SIRO, but for Agency systems and personnel.
Information Asset Owners (IAO)	IAOs, also known as IA Leads, must be satisfied that all required technical, personnel, physical and procedural security controls are in place and followed. IAOs are responsible for ensuring the management and security of their information asset over the whole asset lifecycle.	Logging and monitoring.
		Reviewing access permissions.
		Understanding and addressing risks associated to their information assets.
		Ensuring secure disposal of information when it is no longer required.
System Owners	System Owners are responsible for managing access control rules for their particular system.	Verifying access rights in order to assist a scheduled review audit of User accounts and permissions.
Contract Owners	Contract Owners are responsible for ensuring contractors adhere to the IT Security Policy set out here and in associated documentation.	Verify that contracts are written to reflect the MoJ's IT Security Policy.
		Ensure contractors comply with the requirements set out by this policy and associated documentation.
		Being responsible for escalating the risk of non-compliance by a supplier, and seeking guidance on suspected non-compliance with security requirements in a contract.
		Ensure that the contractor is responsible for any sub-contractors that they employ directly or indirectly, and that the contractor, not the MoJ, is responsible for ensuring that those sub-contractors comply with this policy and associated documentation.

### Incidents

Note: If you work for an agency or ALB, refer to your local incident reporting guidance.

### **Security Team**

However, where staff have procured key material or hardware through the United Kingdom Key Production Authority (UKKPA) or any other cryptographic items where National Cyber Security Centre (NCSC) dictate that national cryptographic policy applies, the NCSC dictate the policy. In this case, the Government Functional Standard - GovS 007: Security (previously HMG IA Standard No. 4, Protective Security Controls for the Handling and Management of Cryptographic Items, IS4) applies.

**Note:** IS4 can be accessed by joining the Cyber Security Information Sharing Partnership (CISP) and joining the UKKPA-Crpy Key Policy and Incident Management Group.

The MoJ's Staff who use cryptography **shall** ensure they have the appropriate level of security clearance. This requires secret (SC) level clearance for managing cryptography.

The Chief Information Security Officer (CISO) is accountable to the Senior Information Risk Owner (SIRO) and Senior Security Advisor (SSA) for ensuring the MoJ's compliance with the minimum cryptography requirements.

### Software development

The MoJ ensures that all in house development, including development performed by third parties, is performed according to industry best practices and standards, as laid out in the Software Development Lifecycle Guide (SDLC).

All MoJ developers **shall** ensure they are aware of the importance of security when developing software and applications for MoJ use. The SDLC addresses the required methodology to be used in code development, and the security concerns that **shall** be accounted for during the development lifecycle.

### Security incident management

The MoJ's covers the end-to-end incident lifecycle, and provides the guidance for the MoJ to respond effectively in the event of an IT Security Incident, which includes security incidents. Examples of topics covered are preparation for incidents, escalation and incident response, and recovery activities, including containment, resolution, and recovery.

The MoJ IT Security Incident Response Plan and Process Guide provides additional detail to the policy, but also further guidance around Incident Response Team assembly and communication channels.

### Suppliers and procurement

IT Security

For the MoJ Information Assurance Framework Process to be effective, it must extend to organisations working on behalf of the MoJ or handling MoJ assets, such as contractors, offshore or nearshore managed service providers, and suppliers of IT systems. Within the Framework, the Contract owner is responsible for ensuring that:

- The supplier service delivery shall be regularly monitored, reviewed, and audited.
- When the MoJ buys IT goods, services, systems, or equipment, IT security implications shall be considered.
- All MoJ IT suppliers who handle and store information on behalf of the MoJ shall be assessed annually against
  the Government Functional Standard GovS 007: Security (previously HMG Security Policy Framework) and the
  MoJ's IT Security Policy. Additional self-assessment requirements may be stipulated in the contract between the
  IT supplier and the MoJ. The MoJ's IT suppliers are responsible for carrying out these self-assessments, and for
  submitting those assessments to the MoJ. The MoJ is responsible for approving the assessments submitted by the
  supplier.
- The appropriate measures **shall** be put in place for any supplier not meeting compliance requirements, and the relevant MoJ teams **shall** be notified and consulted.
- All MoJ suppliers and contractors **shall** adhere to the GDPR and the Data Protection Act 2018.

Further advice can be found in the .

### Physical and personnel Security

The Contract owner **shall** include appropriate clauses in a contract with any supplier which will define the classified matter that is furnished, or which is to be developed, under said contract. This will include any relevant personnel security controls such as security clearance. Not all contracts will require such clauses, but where they are required, and failing the inclusion of this information in the contract, a separate is issued to the contractor along with the contract document.

This guidance describes what you should do. The guidance contains steps to follow for Line Managers, and their Direct Reports.

### Steps to follow (Line Managers)

**Note:** If at any time you need help about this process, or the applicable MoJ IT Policies, just ask: security@justice.gov.uk.

- 1. Check that your direct report (DR) has said what they want in their request. The request should identify which MoJ IT Policies apply.
- 2. Check that the request is valid from a business perspective. If not, deny the request (step 7).
- 3. Check that Acceptable Use is in the list of applicable policies.
- 4. Review the requirements or obligations within the MoJ IT Policies that apply to the request.
- **5.** Check that the DR understands and will follow the requirements or obligations. For example, have a discussion with them, or ask them for more information or evidence.
- 6. If they are able to follow the applicable MoJ IT Policies, send a formal approval to the DR. An email is enough for this
- 7. If you don't think they can follow the Policies, or there's a weak business case for the request, refuse it.
- **8.** Keep a copy of your formal reply, in accord with Data Retention requirements.
- **9.** Some MoJ IT Policies need a copy of formal approval for other parties. For example, before your DR travels to some countries on MoJ business, send a copy of your approval to Security team.

### Steps to follow (Direct Reports)

**Note:** If at any time you need help about this process, or the applicable MoJ IT Policies, just ask: security@justice.gov.uk.

- 1. Check that your business need is valid.
- 2. Check which MoJ IT Policies apply to your request. Include Acceptable Use in the list of applicable policies.
- 3. Check that you understand the requirements or obligations within those MoJ IT Policies.
- **4.** Prepare evidence to show that you will follow all the requirements or obligations. Check that you have all the required information.
- 5. Send a formal approval request to the authorities required by the MoJ IT Policies. Ensure that you include:
  - Your request.
  - The business case.
  - The list of applicable MoJ IT Policies.
  - Evidence that you understand and can follow the requirements or obligations.
- **6.** Be ready to have a more detailed discussion about your request, or to supply more information.
- 7. If you get formal approval, keep a copy, in accord with Data Retention requirements.
- **8.** If your request is denied, check that you understand the reasons. Use this understanding to tackle your business task again, if appropriate.

### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

### **Shared Responsibility Models**

The Ministry of Justice (MoJ) by default will leverage shared responsibility models, particularly in commodity environments, in order to achieve efficiencies such as time, risk and cost.

The MoJ believes that it should focus on elements which are unique to its requirements rather than attempting to solve commodity requirements in a unique way.

h/t https://aws.amazon.com/compliance/shared-responsibility-model/

#### **Assessments**

The MoJ conducts assessments (including risk assessments) where appropriate to ensure it understands the shared responsibility model, its obligations under the same and measure how third-parties are meeting their obligations.

#### Inherited

The MoJ inherits controls which are fully controlled and managed by a third-party, such as physical and environmental controls in a data centre.

#### **Shared**

MoJ has shared controls which is jointly responsible for with the third-party, for example:

- Patch Management AWS is responsible for patching and fixing flaws within the infrastructure, but customers are responsible for patching their guest OS and applications.
- Configuration Management AWS maintains the configuration of its infrastructure devices, but a customer is responsible for configuring their own guest operating systems, databases, and applications.
- Awareness & Training AWS trains AWS employees, but a customer must train their own employees.

### MoJ specific

The MoJ is responsible for appropriate use within its partnership or 'tenancy' of a third-party supplier or product.

For example, in AWS, MoJ must correctly leverage native AWS functionality (such as Security Groups) to protect systems/data, and only the MoJ can implement these.

### **Technical Controls Policy**

**Note:** This document might refer to several organisations, information sources, or terms that have been replaced or updated, as follows:

- CESG (Communications-Electronics Security Group), refer to the National Cyber Security Centre (NCSC), contact security@justice.gov.uk.
- CINRAS (Comsec Incident Notification Reporting and Alerting Scheme), refer to the NCSC, contact security@justice.gov.uk.
- ComSO (Communications Security Officer), contact the Chief Information Security Officer (CISO) (security@justice.gov.uk).
- Confidential, an older information classification marking, refer to Information Classification and Handling Policy.
- CPNI (Centre for the Protection of the National Infrastructure), contact the CISO (security@justice.gov.uk).
- DSO (Departmental Security Officer), contact the Chief Security Officer (security@justice.gov.uk).
- GPG6 (Good Practice Guide 6: Outsourcing and Offshoring: Managing the Security Risks), refer to the NCSC, contact security@justice.gov.uk.
- IS1 (HMG Infosec Standard 1 Technical Risk Assessment), refer to the Government Functional Standard GovS 007: Security.
- IS2 (HMG Infosec Standard 2 Information Risk Management), refer to the Government Functional Standard GovS 007: Security.
- IS4 (HMG Infosec Standard 4 Communications Security and Cryptography), refer to the Government Functional Standard GovS 007: Security.
- IS6 (HMG Infosec Standard 6 Protecting Personal Data and Managing Information Risk), refer to the Government Functional Standard GovS 007: Security.
- ITSO (Information Technology Security Officer), contact the CISO (security@justice.gov.uk).
- Restricted, an older information classification marking, refer to Information Classification and Handling Policy.
- SPF (Security Policy Framework), refer to the Government Functional Standard GovS 007: Security, contact security@justice.gov.uk.

To help identify formal policy statements, each is prefixed with an identifier of the form: **POL.TCP.xxx**, where **xxx** is a unique ID number.

#### Related information

System Backup Policy on page 199

Acceptable Use Policy on page 56

Access Control Policy on page 96

Code of connection standard on page 251

Information Classification and Handling Policy on page 80

IT Security Incident Management Policy on page 357

IT Security Policy (Overview) on page 22

Malware Protection Guide - Overview on page 189

Offshoring Guide on page 169

Passwords on page 127

Patch Management Guide on page 248

Protective Monitoring Guide on page 212

Secure disposal of IT equipment on page 83

Secure disposal of IT - physical and on-premise on page 84

Secure disposal of IT - public and private cloud on page 86

System Backup Policy on page 199

System Lockdown and Hardening Standard on page 165

System Test Standard on page 333

Use of HMG Cryptography Policy on page 155

### Approach to technical controls

The Ministry of Justice (MoJ) relies heavily upon IT systems to support service delivery in all MoJ business groups. This policy covers the technical security controls required for all IT systems.

This document outlines the minimum baseline standard for the application of technical security controls which applies to all IT systems. Each IT system is different and it is intended that IT systems will be assessed and a judgement made on the applicability of the technical controls outlined in this policy.

**POL.TCP.001**: All IT equipment and systems **shall** comply with this policy, which outlines the minimum baseline standard, when considering technical security controls. This includes where appropriate, the standards, guides and procedures which support this policy.

**POL.TCP.002**: All IT systems **shall** provide evidence that this policy has been considered and the appropriate technical controls selected.

**POL.TCP.003**: All IT systems **shall** have their security architecture documented. This can be within an existing system architecture document or where appropriate within the relevant section of risk management documentation.

#### Overarching objectives

The objectives of this policy are:

- To facilitate the consistent application of technical security controls across the MoJ where similar controls and configurations are applied in a similar manner to a common standard.
- To support business continuity by promoting standard configuration which will make it easier to re-provision or re-build systems.
- By providing a minimum baseline technical security requirement for all IT systems, the appropriateness of those
  controls can be reviewed centrally against future security developments and MoJ Information Assurance strategy.
- Reduce the cost of implementing IT systems by ensuring security considerations are considered at the start of the development process shaping the requirements and providing input into system design.

### **Technical controls lifecycle**

The development and operation of an IT system follows a project lifecycle from initial design through to disposal where Information Security needs to be including and considered at every stage.

**POL.TCP.004**: The selection of technical security controls **shall** be based on a technical risk assessment. For systems covered under the accreditation process, this is an assessment conducted following HMG Information Assurance Standard No. 1 and 2.

**POL.TCP.005**: All IT systems **shall** have all selected technical security controls operationally active before use in a live environment. Any exceptions are at the discretion of the system Accreditor, IAO or SIRO.

**POL.TCP.006**: All IT systems **shall** be tested in a Non-Live Environment (NLE) prior to going into live operation. This includes the testing of any security controls and features.

**POL.TCP.007**: All IT systems **shall not** use live data in system testing. Any exceptions are at the discretion of the system Accreditor and approved by the business group SIRO.

**POL.TCP.008**: All IT systems **shall not** use live personal data in system testing. Any exceptions must be approved by the IAO or SIRO, this approval process is managed by the MoJ Data Access and Compliance Unit (DACU).

**POL.TCP.009**: All IT systems **shall** enforce separation between test environments and live operational environments.

**POL.TCP.010**: All IT systems **shall** be tested in line with the System Test Standard, this includes conducting a secure code review.

### Protection of system test data

IT System test environments generally do not implement all the security controls and operating procedures present in a live operational environment. As such it is important to consider what security controls are required to protect both the system source information (for example source files and configuration data) and any test data utilised.

**POL.TCP.011**: Where an IT system uses live test data or test data which attracts a HMG protective marking, the system test environment or NLE **shall** be accredited to process data at that protective marking.

### **Assurance and Compliance**

The MoJ IT Security Policy describes how the MoJ manages information security risk and the information assurance arrangements in place to ensure that any information security controls adopted are adequate and operating correctly.

### Compliance to HMG Information Assurance Standards

For IT systems operating in an HMG environment, general security standards are provided centrally from the National Cyber Security Centre (NCSC) to ensure that across HMG, a consistent approach is applied.

**POL.TCP.012**: All IT systems **shall** ensure that they comply with HMG Information Assurance standards. This includes the assessment of technical risk, selection of controls and their implementation. The primary reference is Government Functional Standard - GovS 007: Security.

### Technical review of operational changes

**POL.TCP.013**: All IT systems **shall** have all operational changes reviewed and approved by MoJ IT IA prior to any system change. This is to ensure the risk profile of a system is not significantly altered by the change and that any required technical security controls have been considered.

**Note:** An Accreditor may decide that a particular system change requires a revision to that system's accreditation. This could involve updating the risk management documentation where appropriate.

#### Physical Security of IT Assets Policy

The physical environment in which an IT system is used often influences the design decisions taken regarding which technical security controls are required to attain the desired risk mitigation.

**POL.TCP.014**: The physical location and environment an IT system will operate in **shall** be considered when selecting technical security controls. This includes any IT equipment used in a remote working environment.

**POL.TCP.015**: Where an IT system is provided under contract, that contract **shall** specify the responsibilities for equipment and IT Security at any service provider, MoJ, or other third party sites used.

**POL.TCP.016**: Where IT equipment for MoJ IT systems are located at a third party site, the security of these assets **shall** be documented and agreed with MoJ IT IA.

Physical security is the responsibility of MoJ Corporate security and business continuity branch where further information can be found at.

**POL.TCP.016.001**: Buildings and premises used to store and process HMG protectively marked information need to meet a specified HMG standard, this includes supplier premises. MoJ Corporate security and business continuity branch **shall** be consulted and can provide further advice.

An example of where IT Security controls are influenced by the physical environment is where a desktop terminal (with access to sensitive information) is located in an area where it can be overlooked by members of the public. Supplementary technical and procedural controls are required to balance the additional risk posed.

### Cabling security

All IT systems have some form of cabling, whether it is for power, network connectivity or connections to peripheral devices.

Cabling itself needs to be protected against potential threats such as the compromise of confidentiality due to physical access (such as unattended network ports in a public area) or loss of availability due to power cabling running through an area which is liable to flood.

POL.TCP.017: Any technical risk assessment shall examine the risks associated with cabling within an IT system.

**POL.TCP.018**: All IT systems **shall** consider the need to separate cable trunking where justified by the Business Impact Assessment (BIA) and risk assessment. Further advice can be sought from MoJ Corporate security and business continuity branch.

Network cabling in particular is prone to electronic interference or interception.

### **Equipment maintenance**

Maintenance of IT equipment can support Information Security by ensuring systems continue to meet their integrity and availability requirements but it can also introduce new security risks.

POL.TCP.019: Equipment shall be appropriately maintained to ensure continued availability and integrity.

**POL.TCP.020**: All IT systems **shall** provide documented evidence of a maintenance regime or support arrangements. This could be within risk management documentation or referenced support agreements or contracts.

**POL.TCP.021**: Any piece of IT equipment taken offsite for maintenance or repair which may contain protectively marked data or personal information **shall** be approved via an operational change request by MoJ IT IA. Pieces of IT equipment which fall into this category include (but are not limited to):

- · Magnetic Storage Media
- Solid State Drives
- Optical Media
- Digital printers, copiers, and, multi-function devices
- · Networking Equipment
- Personal Electronic Devices

**POL.TCP.022**: Any piece of IT equipment which has been taken offsite for maintenance or repair **shall** be assessed and tested before integration or installation back into a MoJ IT system. This activity must be approved via an operational change request by MoJ IT IA.

Note: One change request can be used to cover both the removal to an offsite location and its return.

**POL.TCP.023**: Where sanitisation of a piece of IT equipment is required prior to any maintenance or repair, this **shall** be completed according to HMG Information Assurance Standard No. 5.

**POL.TCP.024**: All IT systems **shall** maintain a log of maintenance activity noting any MoJ IT IA approvals where appropriate.

On some occasions, IT equipment may be decommissioned rather than repaired.

#### **TEMPEST**

IT systems which process or handle protectively marked information can produce unintended emanations which can compromise the information being processed or be used as a covert channel to compromise the system as a whole. This activity, its investigation, testing and suppression, is collectively known as TEMPEST within HMG.

**POL.TCP.025**: Where a technical risk assessment has indicated that TEMPEST threats pose a risk to an IT system, TEMPEST controls must be considered. The application controls **shall** follow CESG Good Practice Guide No. 14.

# Identity and Access Management Policy Access Control

Access to IT systems must be controlled on the basis of business need and security requirements. Access control rules and rights for each user or group of users must be clearly stated in an access control statement (within risk management documentation or other referenced security documentation) and assessed through a Business Impact Assessment (BIA).

For end Users, this is presented through an IT system's Security Operating Procedures (SyOPs). Further details are provided in the Acceptable Use Policy.

**POL.TCP.026**: All IT systems **shall** provide a secure access control mechanism which can be configured to restrict access to both system functionality and information assets processed or stored.

**POL.TCP.027**: All IT systems **shall** use the appropriate access control mechanism based on the method of access and risk assessment (for example, remote access where two factor authentication is assessed to be appropriate).

**POL.TCP.028**: Access to an IT system (and functionality provided) **shall** be provided on a 'need-to-know' (least privilege) basis. Any additional privileges **shall** only be granted through a valid business case signed-off by the business system owner or a senior manager.

**POL.TCP.029**: Any access control solution **shall** take into consideration the Information Classification and Handling Policy.

**POL.TCP.030**: All IT systems **shall** define and maintain an access control schema which aligns to the MoJ IT Security Policy.

**POL.TCP.031**: All IT systems **shall** follow the Access Control Policy.

User Identity Management

Management of user identities on IT systems is important to ensure access to services and information is on a 'need-to-know' basis and end users actions can be monitored and correctly attributed.

**POL.TCP.032**: All IT systems **shall** have a process for managing User identities covering the full lifecycle (from creation to removal), this includes where a User changes role or business group. This must be in line with the Access Control Policy.

**Note:** The lifecycle for User identities needs to be mapped onto the MoJ HR processes for new joiners and leavers. Refer to the MoJ Intranet for more information.

User Registration

**POL.TCP.033**: All IT systems **shall** have or use a formal user registration and deregistration procedure to control the allocation and removal of access rights.

**POL.TCP.034**: Each User on an IT system **shall** have a unique User IDs which can be used to record their actions on that system. The use of group IDs will only be considered on a case by case basis by the system Accreditor (for example, legacy systems which may not provide the functionality for unique User IDs).

**POL.TCP.035**: A check **shall** be made to ensure a User is authorised to access an IT system before being granted their access credentials (for example, from a system owner or MoJ senior manager). This includes ensuring only the appropriate access required by that User is granted.

**POL.TCP.036**: Users **shall** be made aware of their access rights to an IT system.

POL.TCP.037: All IT systems shall maintain a formal record of all Users registered on that system.

**POL.TCP.038**: All IT systems **shall** have a process for periodically checking and removing redundant User IDs and accounts.

POL.TCP.039: All IT systems shall ensure that a redundant User ID is not recycled and issued to other User.

#### Privilege Management

Most IT systems provide access to a number of services and information assets. In general, a particular User does not need access to every service or information asset. As such, privileges and privilege management provides a mechanism to restrict user access and enforce principles such as 'need-to-know'.

**POL.TCP.040**: The privileges associated with each component of an IT system (e.g. operating system, database and applications) **shall** be categorised and grouped together into appropriate roles which can be assigned to individual Users.

POL.TCP.041: Privileges shall be allocated on a 'need-to-know' (least privilege) basis.

**POL.TCP.042**: Where appropriate, any allocation of privileges which allows a User to perform system administrative functions **shall** be assigned to a different User ID from the User ID used by that User for normal business functions.

POL.TCP.043: Segregation of duties shall be considered in the allocation of privileges.

#### User Password Management

**POL.TCP.044**: The requirement for an IT system to be protected by a password **shall** be derived from a technical risk assessment (using HMG Information Assurance Standard No. 1 and 2 for systems undergoing the accreditation process) and a Business Impact Assessment (BIA).

**POL.TCP.045**: The standard on password generation, composition and management is contained within the Password guidance. All IT systems which use passwords for access control **shall** follow this standard.

POL.TCP.046: All supplier or vendor supplied passwords shall be changed before live operation.

POL.TCP.047: All IT systems shall have a process to change any passwords which have been compromised.

Though passwords are the primary method of User authentication, other technologies for User identification and authentication, such as biometrics and hardware tokens should be considered where appropriate.

#### Review of user rights

To maintain effective control over who has access to which information assets and services, access rights and privileges need to be regularly reviewed.

**POL.TCP.048**: All IT systems **shall** have and follow a process to review user access rights and privileges on a regular basis and the capability to change those rights, as required, in a timely manner.

POL.TCP.049: All IT systems shall have the capability to provide a report on all user access rights upon request.

#### **Network Security Policy**

Network security is a combination of security controls, the architecture in which those controls are deployed and, the processes and procedures which direct their operation.

**POL.TCP.050**: The risk assessment for an IT system **shall** include an assessment of the threats and vulnerabilities to or from any IT network supported by or utilised by that system.

**POL.TCP.051**: All IT systems **shall** implement controls to ensure the Confidentiality, Integrity, Availability and Accountability of data in transit across any networks utilised. This includes ensuring correct network routing.

**POL.TCP.052**: All IT systems **shall** implement controls to protect any exposed services (i.e. those made available for use across a network) from unauthorised access. This includes remote access services.

**POL.TCP.053**: Based on a Business Impact Assessment (BIA) and technical risk assessment, where appropriate as directed by the Accreditor, an IT Heath Check **shall** be conducted on all MoJ IT systems. The type of check conducted must be inline with the segmentation model detailed in HMG Information Assurance Standard No. 1 and 2.

**POL.TCP.054**: All IT system **shall** follow the MoJ Enterprise Security Architecture Framework. This framework provides details on architectural patterns for secure system design and guidance on network segregation.

#### **Network access control**

Much like User access control, network access controls seeks to control access to network services and systems. MoJ networks are generally shared networks, with some extending across organisational boundaries and outside of the MoJ itself.

**POL.TCP.055**: All IT systems **shall** implement appropriate authentication mechanisms for access to network devices (e.g. servers, printers, network storage and routers). This includes access to devices from an internal MoJ network.

**POL.TCP.056**: Where an IT system connects to an external network, network security controls **shall** be implemented to enforce separation between the two networks and restrict data flow and access between the two networks.

**POL.TCP.057**: The selection and application of network access controls **shall** follow the MoJ Enterprise Security Architecture Framework.

#### **Application Security Policy**

The strategy for the comprehensive application of Information Security is often described as 'Defence in Depth'. This is to say, security controls should be appropriately considered at all levels of an IT system. It is therefore important to assess what security controls need to be applied at the application level.

**POL.TCP.058**: The risk assessment for an IT system **shall** include an assessment of the threats and vulnerabilities to any application supported by or utilised by that system.

POL.TCP.059: All software applications which form an IT system shall be patchable and supported.

**POL.TCP.060**: Commercial Off The Shelf (COTS) supplied software **shall** be maintainable with appropriate support arrangement/agreements in place based on an IT system's risk assessment.

**POL.TCP.061**: Where an application is developed for the MoJ (i.e. is not COTS products), a defined process for identifying and rectifying security issues **shall** be established.

**POL.TCP.062**: Where applicable, an application **shall** be within the scope of an IT system's IT Health Check (ITHC).

**POL.TCP.063**: All IT systems **shall** follow the MoJ Enterprise Security Architecture Framework. This framework provides details on standard security features and secure development practices which must be considered.

#### **Protective Monitoring Policy**

All IT systems are monitored to detect non-conformance to policy and record auditable events providing evidence to help diagnose and investigate security incidents.

**POL.TCP.064**: All IT systems **shall** provide the capability to audit events whether initiated by a User or system process.

**POL.TCP.065**: All IT systems **shall** implement a set of audit points which are in accordance with the Protective Monitoring Guide.

**POL.TCP.066**: All IT systems **shall** be included in a protective monitoring solution. The level of monitoring required must be determined using HMG Information Assurance Standard No. 1 and 2, and CESG Good Practice Guide No. 13.

POL.TCP.067: All audit logs shall be securely stored to protect the confidentiality of the data contained.

**POL.TCP.068**: All IT systems **shall** implement controls to protect the integrity of audit and accounting logs.

POL.TCP.069: All IT systems shall synchronise all IT devices with a consistent time source.

**POL.TCP.070**: All audit and accounting logs **shall** be retained in accordance with stated data retention period as expressed by Information Asset Owner (IAO) and recorded in the system risk management documentation (refer to the logging and monitoring information).

POL.TCP.071: All IT systems shall follow the Protective Monitoring Guide, where further guidance is provided.

#### Interface with Security

The MoJ Security team is responsible for managing security incidents involving MoJ IT systems and information assets. As such, they are the primary consumer of any protective monitoring solution as it is a key feed of information and mechanism for raising security incidents.

**POL.TCP.072**: All protective monitoring solutions **shall** provide the capability to report security incident (or the audit and log data which can be used to generate security incidents) to the MoJ Security team.

POL.TCP.073: All IT systems shall provide their audit logs to the MoJ Security team upon request.

Further information on IT incident management is available in IT Security Incident Management Policy.

#### **Connection with 3rd Party Systems Policy**

Working with other Government departments and establishing partnerships with other organisations is common practice at the MoJ.

In the context of this policy, the definition of a 3rd party system is any system which is not a MoJ internal network. Therefore, a 3rd party connection is a connection between a MoJ internal network or system and an external network or system for system-to-system data transfers. This includes other Government department using the GSi.

Where there is a business need for such third party access, a risk assessment needs to be carried out to determine the security implications and control requirements. Security controls must be agreed and defined in an agreement or contract with the third party before a connection is provided.

**POL.TCP.074**: All IT systems which connect to a 3rd party system or share information with any 3rd party **shall** include the following in the technical risk assessment:

- Access to information assets by 3rd parties;
- Compliance to applicable legal or regulatory requirements;
- · Security of network connection;
- Business continuity.

**POL.TCP.075**: All IT systems which connect to or share information with a 3rd party system **shall** ensure a Code of Connection is drawn up, understood and signed by each connected parties Information Asset Owner (IAO). An Information Sharing Agreement is also required.

**POL.TCP.076**: Where 3rd party access involves other participants, for example subcontractors, this **shall** be brought to the attention of the system Accreditor for approval where any agreements made with the 3rd party will also be considered applicable to any further participants.

**POL.TCP.077**: Where an IT system is connected to a 3rd party for the purposes of offshoring, it **shall** comply with Offshoring Guide.

POL.TCP.078: Any Codes of Connection shall comply with Code of connection standard.

#### Security of 3rd party access

When connecting to a 3rd party system, the security controls deployed on either side of the connection need to be considered and assessed.

**POL.TCP.079**: A process **shall** be defined for controlling and notifying transmission, despatch and receipt of data to/from a 3rd party.

**POL.TCP.080**: An agreed protective marking system **shall** be used for all data transfers. By default, this is the HMG protective marking system.

**POL.TCP.081**: All IT systems which connect to or share information with a 3rd party system **shall** ensure that adequate security controls are in place to:

- Protect against virus or malware infiltration and malicious attack;
- Provide adherence to Acceptable Use Policy and Information Classification and Handling Policy where applicable.

**POL.TCP.082**: All connections **shall** meet the minimum technical standard detailed in the Code of Connection Standard. Where HMG cryptographic material is required, additional policy requirements are detailed in the Use of HMG Cryptography Policy.

#### Secure storage and processing of Information Assets

The HMG protective marking system defines how information needs be labelled and handled. Further information on the marking system can be found in Information Classification and Handling Policy.

**POL.TCP.083**: All IT systems which handle HMG protectively marked or personal data **shall** be accredited to the assessed Business Impact Level (BIL) as captured in a Business Impact Assessment (BIA). Any exceptions are at the discretion of the system Accreditor.

**POL.TCP.084**: All Users of an IT system **shall** be aware of the protective marking which the system is operating at. Where it is not feasible to label each screen viewed by a user which contains protectively marked information, a message **shall** be displayed on successful log-on advising the user of the protective marking of the information held on that system.

**POL.TCP.085**: All electronic outputs from an IT system containing protectively marked information **shall** carry the appropriate protective marking. This includes MS Word documents, e-mails and system-to-system data transfers.

#### **Aggregation policy**

**POL.TCP.086**: The risk assessment of an IT system **shall** consider the business impact should the aggregated sum of data held on system be compromised (in terms of Confidentiality, Integrity and Availability). This assessment must be made with reference to HMG Information Assurance Standard No. 6 and CESG Good Practice Guide No. 9.

#### **Personal Data**

HMG outlines specific requirements on the protection of personal data as documented in HMG Information Assurance Standard No. 6. All Government departments need to follow these requirements to ensure personal data is correctly stored, processed and handled on MoJ IT systems.

**POL.TCP.087**: The definition of personal data is derived from HMG Information Assurance Standard No. 6. Any information assets in an IT system assessed as personal **shall** be labelled, as a minimum, **Official-Sensitive**.

**Note:** Further details on the application of an HMG protective marking is provided in the Information Classification and Handling Policy.

#### **Use of Cryptographic Controls**

HMG cryptographic material is used within MoJ IT systems mainly to secure communications with IT assets which are not directly connected to a MoJ network, for example remote access laptop. HMG maintains strict requirements and controls over the deployment and use of HMG cryptographic material which the MoJ has to follow.

**POL.TCP.088**: Any IT system which utilises HMG cryptographic material in any technical security controls (e.g. VPN solution) **shall** conform to the Use of HMG Cryptography Policy.

# Secure System Build and Configuration Policy Capacity planning

IT system managers need to monitor their system and network usage so that they are able to provide an early warning of any potential capacity shortages, bottlenecks, or overcapacity.

**POL.TCP.089**: All IT systems **shall** consider capacity planning during system design and operation to ensure continued availability.

**POL.TCP.090**: Capacity planning **shall** take account of the need for current and future audit and logging requirements.

**POL.TCP.091**: All IT systems **shall** monitor system and network usage and provide the capability to detect potential capacity issues or bottlenecks.

**POL.TCP.092**: All IT systems **shall** report any potential capacity issues to Service Management preferably in advance of any immediate issues.

#### Patching policy

Patches and Service Packs, in general, are updates to software or firmware to fix a bug or provide additional functionality. A security patch is a change typically applied to a software asset to correct a vulnerability which if exploited could compromise that asset and others on an IT system or wider network.

It is important to ensure IT systems are kept up to date with the latest security patches as any known vulnerability is highly likely to be exploited by a threat source.

**POL.TCP.093**: All IT systems, including operating systems and applications, **shall** be subject to a security vulnerability patching regime consistent with the level of criticality of the IT system to the business in accordance with the Patch Management Guide.

**POL.TCP.094**: Security patches **shall** be applied in a timely manner according to their categorisation in accordance with the Patch Management Guide.

**POL.TCP.095**: All IT systems **shall** have a Patch Management Plan. This plan must include a process for managing, testing and deploying security patches. Further details are available in the Patch Management Guide.

The Patch Management Guide provides the MoJ baseline standard and template patch management plan. This standard provides details of patch categorisation (based on the severity of the vulnerability and criticality of update) and the expected timescales for applying a particular patch based on its categorisation.

#### Lockdown policy

**POL.TCP.096**: All unnecessary or unused applications, services (including system services) and functionality **shall** be removed or disabled from all IT systems.

**POL.TCP.097**: Where applicable, Government Assurance Pack (GAP) **shall** be considered for MS Windows based systems.

**POL.TCP.098**: All IT desktop and server hardware **shall** be locked down to remove, prevent or limit access to non-business critical communication ports (e.g. USB port), removable media drives (e.g. CD Drive) and network communication interfaces (e.g. infrared or Bluetooth).

**POL.TCP.099**: All IT desktop and server hardware **shall** be built using a standard build, where possible, where the security of the build has been assessed and approved by MoJ IT IA.

**POL.TCP.100**: All IT systems **shall** be locked down in accordance with System Lockdown and Hardening Standard. This standard describes general lockdown procedures supplemented by system specific procedures. For example, a set of specific procedures for MS Windows based application servers.

#### Protection from malicious code

Preventative measures are required to detect and defend against the introduction of malicious code, and to protect against mobile code threats (for example JavaScript or ActiveX code executing malicious code in a web browser).

Software and information processing facilities are vulnerable to the introduction of malicious code, such as computer viruses, network worms, Trojan horses and logic bombs.

**POL.TCP.101**: All IT systems **shall** have an anti-virus client installed on each desktop and/or server configured to conduct regular anti-virus scans with real-time scanning activated.

**POL.TCP.102**: All anti-virus clients **shall** be updated with the latest virus definitions to a schedule outlined in the Malware Protection Guide. The default limit is within 4 hours of release by the anti-virus client vendor.

**POL.TCP.103**: All imports and exports to an IT system received from an external network or via removable media must be scanned for viruses and malware prior to being loaded on that system. This includes e-mails as well as system-to-system transfers.

**POL.TCP.104**: All IT systems **shall** have a procedure to report any virus or malware instances. As standard, this must be an alert to the User and to the MoJ Security team.

**POL.TCP.105**: All IT systems **shall** refer to the Malware Protection Guide when selecting security controls to protect against malicious code and threats from mobile code.

**Note:** All malicious code instances must be recorded as an IT Security incident. Further details are provided in IT Security Incident Management Policy.

#### Covert channels and Trojan code

A covert channel is where information can be exposed by an indirect or obscure method. Trojan code is designed to change the way an application or system operates in a way that it appears to be operating normally however it contains code which can perform unauthorised actions.

**POL.TCP.106**: All IT systems **shall** be analysed for potential covert channels which are either present in the system design or exposed through any of the applications hosted.

**POL.TCP.107**: Where a risk assessment indicates that Trojan code is a threat, all applications hosted by an IT system **shall** be tested for potential Trojan code.

Further details and guidance on the prevention of covert channels and Trojan code in application can be found in the MoJ Enterprise Security Architecture Framework.

#### **Data Backup**

Data back-up arrangements for IT systems support the overall business continuity plans of the MoJ.

**POL.TCP.108**: All IT systems **shall** have back-up procedures to maintain the integrity and availability of all Information Assets held. This must align to the Recovery Point Objective which may be expressed in the Business Impact Assessment (BIA).

POL.TCP.109: All IT systems shall maintain a log of all back-ups taken.

**POL.TCP.110**: Back-up data **shall** be stored and handled in a manner appropriate to the protective marking of the Information Assets stored.

**POL.TCP.111**: All IT systems **shall** check all historic back-ups regularly to ensure that they can be relied upon. This includes the testing of back-up media such as tape or hard disks.

**POL.TCP.112**: All IT systems **shall** have a back-up restoration procedure which is tested regularly. Ideally, the testing takes place automatically.

**POL.TCP.113**: The retention period for historic back-ups **shall** align to the retention period of the Information Assets held.

POL.TCP.114: All IT systems shall conform to the System Backup Policy.

# Electronic Messaging Policy Electronic mail (E-Mail)

E-mail presents a number of security challenges as it provides a channel for malware proliferation and for the exfiltration of sensitive information assets out of the MoJ either accidentally or maliciously.

**Note:** The following policy statements are applicable to IT systems which are either, an e-mail system, or, make use of e-mail services provides by another system.

**POL.TCP.115**: All e-mails sent or received external to an MoJ IT network **shall** be examined for potential viruses (or malware) and its content inspected for adherence to the Acceptable Use Policy and Information Classification and Handling Policy where applicable.

**POL.TCP.116**: All IT systems which process e-mails must make provision to detect incorrect addressing or misdirection.

**POL.TCP.117**: All e-mail group distribution lists (e.g. MoJ ZZ distribution lists) **shall** be configured with a local address for internal distribution only. The use of an external address must be supported by a valid business case and is subject to approval by the MoJ ITSO.

Further details on the secure operating procedures applicable to the use of email are provided in the Acceptable Use Policy.

#### **Configuration Management Policy**

Configuration management is important to maintaining the operational security of live IT systems and ensuring any changes or disposal of assets is conducted in a secure manner.

POL.TCP.118: All IT system configurations shall be fully documented and version controlled.

POL.TCP.119: All IT systems shall maintain an asset inventory covering all hardware and software assets.

**POL.TCP.120**: All IT operational changes, system changes or upgrades **shall** be approved by MoJ IT IA prior to any change or upgrade taking place.

#### IT Asset disposal policy

IT assets at their end of life can contain data, system design or configuration details can be used to compromise MoJ IT systems in addition to potentially compromising the Confidentiality of MoJ information assets held.

POL.TCP.121: All IT systems shall have an asset decommissioning and disposal procedure.

**POL.TCP.122**: All IT system **shall** seek approval from MoJ IT IA before any disposal or decommissioning activity takes place.

POL.TCP.123: Disposal of IT assets shall be in conformance to Secure disposal of IT equipment guide.

#### Compliance with Legal Requirement

A number of pieces of legislation are relevant to Information Assurance (IA). To avoid breaches of any criminal and civil law all relevant statutory, regulatory and contractual requirements need to be considered when applying any technical security controls.

**POL.TCP.124**: All IT systems **shall** consider applicable legal and regulatory requirement when selecting, designing and operating any security controls. This consideration must be documented. This consideration must be document (for example in a system design document and/or RMADS).

Applicable pieces of legislation may include (but is not limited to):

- The Computer Misuse Act, 1990
- The Copyright, Designs and Patents Act 1988
- The Data Protection Act 1998
- The Official Secrets Act 1989
- The Public Records Acts 1958 and 1967
- Freedom of Information Act 2000
- Human Rights Act 1998
- Regulation of Investigatory Powers Act 2000
- Civil Evidence Act 1968 and Police and Criminal Evidence Act
- Wireless Telegraphy Act 1949
- The Communication Act 2003

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## Mobile devices and teleworking

## Mobile device policy

## **Mobile Device and Remote Working Policy**

#### Introduction

This policy gives an overview of mobile devices and remote working security principles and responsibilities within the Ministry of Justice (MoJ). It provides a summary of the MoJ's related policies and guides in relation to mobile devices and remote working.

To help identify formal policy statements, each is prefixed with an identifier of the form: **POL.MOB.xxx**, where **xxx** is a unique ID number.

#### **Audience**

This policy is aimed at:

**Technical users**These are in-house MoJ Digital and Technology

staff who are responsible for implementing controls throughout technical design, development, system integration, and operation. This includes DevOps, Software Developers, Technical Architects, and Service Owners. It also includes Incident Managers from the Event, Problem, Incident, CSI, and Knowledge (EPICK)

Team

**Service Providers** Any other MoJ business group, agency, contractor,

IT supplier, and partner who in any way designs, develops or supplies services, including processing, transmitting, and storing data for, or on behalf of, the

MoJ.

General users All other staff working for the MoJ

"All MoJ users" refers to General users, Technical users, and Service Providers, as defined previously.

#### Mobile devices

**POL.MOB.001:** When using mobile devices, special care **shall** be taken to ensure that business information is not compromised. When issuing or using MoJ mobile devices, the following points **shall** be adhered to:

- POL.MOB.002: Mobile devices shall be registered as an MoJ asset.
- **POL.MOB.003:** Software installation **shall not** be available for general users, except when using an approved MoJ process or tool, such as an MoJ self-service app store.
- POL.MOB.004: There shall be an ability for remote disabling, erasure or lockout.
- **POL.MOB.005:** only MoJ approved web services and web apps may be used.

#### Use in public places

**POL.MOB.006:** Care **shall** be taken when using mobile devices in public places, meeting rooms, and other unprotected areas. Protection **shall** be in place to avoid the unauthorised access to, or disclosure of, the information stored and processed by these devices.

The MoJ Cryptography guide offers techniques and information used in the MoJ to support stronger security when using mobile devices.

This guide applies to all staff in the MoJ, its Agencies, Associated Offices and Arm's Length Bodies (ALBs), including contractors, agency and casual staff and service providers, who use computing equipment provided by the Department for remote working or mobile computing, or process any departmental information while working remotely or while using MoJ mobile computing equipment.

#### What is remote working?

Remote working means you are working away from the office. This could be from home, at another MoJ or government office, whilst travelling, at a conference, or in a hotel.

#### Protecting your workspace and equipment

Remote working is when you work from any non-MoJ location, for example, working at home. It's important to think about confidentiality, integrity and availability aspects as you work. This means protecting equipment, and the area where you work.

- **Do:** Keep MoJ equipment and information safe and secure.
- **Do:** Protect MoJ information from accidental access by unauthorised people.
- Do: Lock or log off your device when leaving it unattended. For long periods of non-use, shut down your device.
- **Do:** Ensure that your devices are powered off when you first enter a country when travelling outside the UK.
- **Do:** Keep your workspace clear and tidy. Follow a 'clear desk policy' for information, including paperwork, to ensure MoJ information isn't seen by unauthorised people.
- Do: Use MoJ IT equipment for business purposes in preference to your own equipment such as laptops or printers.
- **Do:** Be wary of anyone overlooking or eavesdropping what you are doing. Consider whether you, or the MoJ information, might be Overseen, Overheard, or Overshared.
- **Do:** Protect chargers and other computer accessories, especially MoJ equipment, when travelling. This is to prevent them from being tampered with. Keep them secure and out of sight as much as possible, for example in your hand luggage or on your person.
- **Do:** Ensure that a laptop BitLocker PIN or similar access control is enabled.
- **Do:** Use an MoJ-issued VPN when connecting to Hotel or other public wifi spots.
- **Do not:** Let family or other unauthorised people use MoJ equipment.
- **Do not:** Leave equipment unattended.
- **Do not:** Work on sensitive information in public spaces, or where your equipment can be seen by others.
- **Do not:** Advertise the fact that you work with MoJ materials. However, pre-installed materials such as backgrounds provided as standard with MoJ equipment are acceptable.
- **Do not:** Take part in conference or video calls when you are in public or shared spaces such as cafes or waiting rooms
- **Do not:** Send your work material to your personal devices or your personal email address.
- **Do not:** Redirect print jobs from MoJ printers to a personal printer.
- **Do not:** Use public 'charging stations' provided at airports, conference venues, hotels, or similar public locations. They might be used to upload malicious software onto your device.
- **Do not:** Connect MoJ equipment to vehicles, using either USB or Bluetooth. These connections can download information from the device or upload malicious software.

#### Working securely

It's important to consider the security of how you work remotely.

- Work locations as with home working discussed previously, you need to be equally, if not more, vigilant when
  working in public spaces.
- Confidentiality be aware of others eavesdropping or shoulder surfing, both what you are working on and what you are saying, for example during conference and video calls.
- Keep MoJ equipment and information, including printouts and documents, safe and secure.

Even when working remotely, you must still follow the security policies and operating procedures for MoJ systems you access and work with.

• **Do not:** Write down passwords. Use a password manager.

#### Contacts for getting help

In practice, all sorts of things can go wrong from time-to-time. Don't be afraid to report incidents and issues; you will be creating a better and safer work environment.

General enquiries, including theft and loss

**Technology Service Desk** - including DOM1/Mojo, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- MoJ Service Portal and Live Chat

**Note:** The previous itservicedesk@justice.gov.uk and servicedesk@digital.justice.gov.uk email addresses, and the Digital & Technology Digital Service Desk Slack channel (#digitalservicedesk), are no longer being monitored.

#### **HMPPS Information & security:**

- Email: informationmgmtsecurity@justice.gov.uk
- Tel: 0203 334 0324

#### Incidents

Note: If you work for an agency or ALB, refer to your local incident reporting guidance.

#### **Security Team**

- Email: security@justice.gov.uk
- Slack: #security

#### Privacy Advice

#### **Data Protection Team**

- Email: DataProtection@justice.gov.uk>
- Slack: #security\_privacy\_and\_live\_service\_team
- Intranet: https://intranet.justice.gov.uk/guidance/knowledge-information/protecting-information/

#### Cyber Security Advice

#### Cyber Consultants and Risk Advisors

- Email: security@justice.gov.uk
- Slack: #security

Historic paper files urgently required by ministers, courts, or Public Inquiries

#### MoJ HQ staff

• Email: Records\_Retention\_@justice.gov.uk

#### **HMCTS and HMPPS staff**

• Email: BranstonRegistryRequests2@justice.gov.uk

#### JustStore

• Email: KIM@justice.gov.uk

#### **Related information**

NCSC Home working: preparing your organisation and staff CPNI Home Working Advice

To access the following link, you'll need to be connected to the HMPPS Intranet.

#### **HMPPS** Advice

#### Using MoJ tools on personal devices

In accordance with other policy on the use of personal devices, and the use of mobile devices specifically, you **shall not** use personal devices to access MoJ tools, such as MoJ Slack workspaces.

**Note:** The rest of this section refers to Slack workspaces, but applies equally to other MoJ tools, such as Teams, Trello, Jira, and so on.

You could of course use personal devices to access other (non-MoJ) Slack communities.

The point is that you **should not** use personal devices for MoJ work purposes. Slack workspaces are official MoJ workspaces and **should** only be accessed using MoJ devices.

Personal devices are not allowed to access services or content containing **Official-Sensitive** data. Work devices **shall** be used to access MoJ services such as MoJ Slack communities. If you do not have a work mobile device, and need to access services such as Slack on a mobile device, you **should** request one using Service Now.

#### Virtual environment

The MoJ provides access to a Virtual Environment to help with exceptional circumstances. This is where suitable provision of a physical device is not possible.

Request a virtual environment through the Creation of WVD instances product offering within the Service Catalogue in MoJ Service Now.

**Note:** A virtual environment does not offer the same capabilities or performance as a physical MoJ-issued device. Using an MoJ-issued device is always preferable.

#### Connected vehicles

Connected vehicles are effectively Bluetooth-connected storage devices. They are considered personal devices for the purposes of this guidance, regardless of whether they are owned, leased or rented.

Automatic transfer of contact information and calendar events might happen during the pairing process. The resulting transferred data is accessible to any third party who subsequently pairs their mobile device to the vehicle.

Additionally, although such platforms usually offer an option to delete paired profiles, there is currently no confirmation that the data is actually erased to a satisfactory level. Transferred information might not be immediately visible or accessible, but this is not the same as deleting the information from the vehicle.

For these reasons, MoJ devices **shall not** be paired with Bluetooth-enabled vehicles.

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## **Human resource security**

## **Prior to employment**

## Minimum User Clearance Requirements Guide

This Minimum User Clearance Requirements Guide outlines the level of security clearance required for staff in order to access specific account types. This is a sub-page to the .

Access Control guide on page 93

#### Security clearance levels

The Ministry of Justice (MoJ) uses the national security vetting clearance levels:

- Baseline Personnel Security Standard (BPSS)
- Counter Terrorist Check (CTC)
- Security Check (SC)
- Developed Vetting (DV)

Where appropriate, Enhanced checks apply, for example Enhanced Security Check (eSC).

#### Minimum user clearance requirements

Most of the MoJ IT systems are able to process **Official** information. Therefore all roles in the MoJ require staff to attain BPSS clearance as a minimum to be granted access rights to view **Official** information. Some roles require staff to have higher clearance.

For an individual to perform any of the following tasks, clearance higher than BPSS is required:

- Has long term, regular, unsupervised access to data centres or communications rooms.
- Has regular privileged unsupervised and unconstrained access to systems which contain data for multiple MoJ systems, for example backups, or console access to multiple cloud services.
- · Has cryptography responsibilities and handling, under advice from the Crypto Custodian.
- Has access to multiple system security testing outcomes which reveal vulnerabilities in live services.
- Has a role such as system support or IT investigation role, such that without further authority or authorisation, an
  individual might:
  - Act as another user.
  - · Obtain credentials for another user.
  - Directly access other users' data.

If an individual does not need to perform any of the previous tasks, then BPSS, DBS or Enhanced Check is sufficient.

The MoJ HQ and Executive Agencies might have additional, specific requirements for DV/DV STRAP clearance for individual systems. These requirements should be followed where applicable.

Please contact the Security team for further information.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## **During employment**

## **Training and Education**

#### Overview

This information applies to anyone and everyone working for, or with, the Ministry of Justice (MoJ).

The MoJ's Information Security awareness programme plays an essential part in maintaining security. It informs all MoJ staff of:

- Their duties with regard to security.
- Their responsibilities to protect the assets (information, equipment, people and buildings) they have access to and
  use.
- The importance of reporting any actual or suspected security incidents.

#### Requirements

All staff starting or returning to work within the MoJ shall receive mandatory security training.

The objective is to ensure that all new and current staff members are aware of their security responsibilities whilst working at the MoJ.

Full details of the mandatory training are provided in the Joiner, Mover, and Leaver pages on the MoJ Intranet.

In summary, as a minimum everyone shall:

- Have taken and completed an MoJ Security induction.
- Have completed the Civil Service Learning course on "Responsible for Information (RfI)", or an approved
  equivalent.

Normally, this training **shall** be completed successfully before accessing MoJ information, resources, or assets.

#### Contact details

For any further questions or advice relating to security or security training, contact: security@justice.gov.uk.

## Termination and change of employment

## End or change of employment

Managers must ensure that all employees, contractors and third-party users return all assets within their possession and that all access rights (including building passes, access to buildings, IT systems, applications and directories) are removed at the point of termination or change of employment.

If the leaver holds a national security vetting (NSV) clearance, managers must complete a leavers form which will advise the NSV team that the NSV clearance holder is leaving, the level of clearance held, the reason for leaving, and the date. The NSV team will then inform the Protective Security Centre (PSC) who will inform UKSV and lapse the clearance.

Leavers should read the HR guidance at End or change employment.

Managers must also complete a leaver's checklist as a record of actions.

#### **Downloads**

Leavers checklist

A downloadable version of the "End or change of employment" document is available here.

#### Contact details

For any further questions or advice relating to national security vetting, contact: nsv-team@justice.gov.uk.

## Asset management

## Responsibility for assets

## Acceptable use of Information Technology at work

This guidance applies to all staff and contractors who work for the Ministry of Justice (MoJ).

Everyone working at the MoJ has access to MoJ Information Technology (IT) resources. You must use them in an acceptable way. This guidance explains what that means. The definitive list of Acceptable Use Policy statements is here.

#### Why unacceptable use is a problem

Unacceptable use of IT might affect the MoJ in several ways, such as:

- · Bad publicity or embarrassment.
- Increased or unexpected costs or delays.
- Civil or legal action.
- Reduced efficiency and effectiveness.

Unacceptable use might also affect you, too:

- Suspension of access, so that you cannot do your work.
- Disciplinary proceedings, up to and including dismissal.
- · Termination of contract for contractors and agency staff.

#### **Keeping control**

You are responsible for protecting your MoJ IT resources. This includes keeping your usernames and passwords safe and secure.

It also means looking after MoJ equipment, especially when working away from MoJ locations. You are responsible for protecting MoJ equipment issued to you. Any theft of MoJ equipment, or deliberate or wilful damage to MoJ equipment, should normally be reported to the Police and to the IT Service Desk.

**Note:** You should normally report instances of theft or damage to authorities as indicated. However, there might be additional circumstances which mean a sensitive handling of the situation is appropriate. It is acceptable to consider the context of the situation when making a report. Ensure you can justify your actions. In cases of uncertainty, don't hesitate to ask your line manager, or other responsible authority for advice.

While you might be careful about acceptable use of MoJ IT, there are still risks from malware, ransomware, or phishing attacks.

If you get an email from anyone or anywhere that you are not sure about, remember:

- Don't open any attachments.
- Don't click on any links in the email.

If there is any doubt, or you are worried that the email might be malicious or inappropriate, report it immediately as an IT security incident.

#### Personal use of MoJ IT

Limited personal use of MoJ IT is acceptable as long as it does not cause a problem with your work or that of your colleagues. Context is important. For example, doing personal internet banking during your lunch break might be acceptable, but doing the same thing during a work meeting would not.

#### Personal use of MoJ mobile phones

You might be allocated a mobile phone for use as part of your work. The mobile phone enables you to:

- Make or receive calls.
- Send or receive SMS texts.
- Use Internet services.

This usage must always be for work purposes.

Examples of unacceptable MoJ mobile phone use include:

- Making charitable donations from the mobile phone account.
- Signing up for premium rate text services.
- Calling premium rate telephone services.
- Voting in "reality TV" popularity contests these usually involve premium rate services.
- Downloading, uploading, or streaming media files that are not work-related, such as music or movies.

"Tethering" another device to the MoJ mobile phone, and then using the other device for any of the previously
mentioned activities.

... as well as any other activities that are not obviously work-related.

All use of MoJ IT resources is monitored and logged. This includes mobile phone usage listed in account bills. It is possible to find out if you used a work-issued mobile phone for unacceptable activities. Unacceptable use is reported to your Line Manager for further appropriate action. Assessing your behaviour and performance takes this kind of activity into account.

#### Using MoJ IT outside your usual workplace

Some IT resources might be usable away from your usual workplace, such as a laptop. Even outside the office, you must continue to ensure acceptable use of the IT resources.

You should also ask before taking MoJ IT equipment outside the UK.

#### Avoid using removable media

Removable media like memory sticks are portable and easy-to-use. Unfortunately, this makes them a security risk, so avoid using them. If however they are essential to your work, follow the Use of Removable Media guidance.

#### Personalisation of equipment

A popular trend is to adorn laptops with stickers. This is acceptable as long as the material does not cause problems such as upset, offence, or embarrassment. The same applies if you customise the desktop environment of your equipment, for example by changing the desktop image.

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## **Acceptable Use Policy**

This document is the Ministry of Justice (MoJ) Acceptable Use Policy. It provides the core set of security principles and expectations on the acceptable use of MoJ IT systems.

To help identify formal policy statements, each is prefixed with an identifier of the form: **POL.ITAUP.xxx**, where **xxx** is a unique ID number.

## **Related information**

Technical Controls Policy on page 32

#### Introduction

MoJ IT systems and services are first and foremost provided to support the delivery of the MoJ's business services. To achieve this, most MoJ users are provided with an appropriate general purpose computer environment, and access to services and communication tools such as email and the Internet.

This policy outlines the acceptable use of MoJ IT systems and services, and the expectations that the MoJ has on its staff when accessing or using those systems or services.

#### Scope

This policy covers all Users (including contractors and agency staff) who use MoJ IT systems or services.

Failure to adhere to this policy **might** result in:

- Suspension of access to MoJ IT systems and services.
- For MoJ employees, disciplinary proceedings up to and including dismissal.
- For others with access to MoJ IT systems and services, including specifically contractors and agency staff, termination of contract.

**POL.ITAUP.001**: All Users **shall** be made aware of the Acceptable Use Policy (this document), and provided with security awareness training which covers this policy.

**POL.ITAUP.002**: All Users **shall** undergo refresher security awareness training covering this policy, every 12 months.

#### Protection of assets

It is paramount that all Users protect the confidentiality of information held on, processed, and transmitted by MoJ IT systems. All Users have a role in protecting the information assets which are under their control, or that they have access to.

MoJ IT systems have been designed to protect the confidentiality of the data held on them. However, maintaining this requires the application of, and adherence to, a clear set of operating procedures by all Users. These are collectively known as Security Operating Procedures (SyOPs).

It is important that all Users of an IT system, including support and system administrative Users, are familiar with these SyOPs, and are provided with the appropriate training.

**POL.ITAUP.003**: All IT systems **shall** have, and maintain, a set of Security Operating Procedures (SyOPs). For systems undergoing an assurance process, these SyOPs **shall** be included as part of the assurance.

**POL.ITAUP.004**: All Users of an IT system, including support and system administrative staff, **shall** read the applicable SyOPs, and **shall** acknowledge that they have both read and understood the SyOPs before being granted access. A record **shall** be kept of a User being granted access, and made available for review during assurance, or upon authorised request.

**POL.ITAUP.005**: All Users **shall** be made aware that non-conformance to the system SyOPs constitutes a breach of the MoJ IT Security Policy, and **might** result in disciplinary action.

**POL.ITAUP.006**: Any change to an IT system's SyOPs **shall** be approved through an assured change control process, before the change is made.

**POL.ITAUP.007**: Any request to perform an action on an IT system which contravenes its SyOPs **shall** be approved by the Security team before the action is taken.

For most Users, access to MoJ IT systems and information held on them is through a desktop device, a laptop, or a mobile or remote device. These devices have the capacity to store large amounts of potentially sensitive information assets. It is important that Users follow Information Management processes and handling guidelines to ensure information is stored and accessed appropriately. Further information on information handling is provided in the Information Classification and Handling Policy.

#### General Security Operating Procedures (SyOPs)

The policy refers to a key set of general SyOPs, as follows:

- Privileged User Guide.
- System Users and Application Administrators.
- Remote Working.

To minimise the number of SyOPs in circulation and standardise procedures, the SyOPs listed previously act as the primary set, which individual IT systems are expected to conform to, in terms of their own SyOPs. Any deviations or additions are dependent upon approval through the assurance process.

**POL.ITAUP.008**: All IT systems **shall** have documented SyOPs which comply with the general SyOPs listed in this policy. Any deviations or additions **shall** be recorded in separate SyOPs which form an addendum to one of the SyOPs listed.

**Note:** An IT system **may** make use of, in their entirety, one or more of the SyOPs listed in this policy if the procedures of that IT system do not deviate from those described in the general SyOPs.

#### Removable Media

Removable storage media include devices such as USB memory sticks, writeable CDs or DVDs, and external drives. These devices **might** contain large amounts of protectively marked data, and so pose a significant risk to the

confidentiality of the data they hold. As such, the MoJ controls the use of removable media through SyOPs, technical security controls, and by requiring movements of bulk data to be authorised by using a Data Movement Form.

**POL.ITAUP.009**: Any removable media device **shall** be approved by MoJ security, where that device is used to store protectively marked data. The type of device and associated SyOPs **shall** be approved by MoJ security before operational use.

**POL.ITAUP.010**: All Users **shall** ensure that all data stored on or transported by removable media is in accordance with the applicable system SyOPs.

**POL.ITAUP.011**: All Users **shall** seek approval from the Security team prior to any bulk transfer of protectively marked data using removable media. MoJ security advises on any technical and procedural requirements, such as data encryption and handling arrangements.

#### **Passwords**

A username and password combination is the primary access credential used for authenticating a User to MoJ systems, and authorising User access to information assets and services provided by that system. It is therefore important that Users keep their access credentials safe and secure.

POL.ITAUP.012: All Users shall not share or disclose any passwords with any other person.

#### POL.ITAUP.013: All Users shall not:

- Attempt to gain unauthorised access to another User's IT account.
- Attempt to use another Users access credentials to gain access to an MoJ system.
- Attempt to access information for which they do not have a 'need-to-know'.
- Use the same password on more than one MoJ system.

#### Legal and regulatory requirements

There are a number of legal and regulatory requirements that the MoJ must comply with. These obligations are in addition to HMG security policy, as expressed in the HMG Security Policy Framework.

**POL.ITAUP.014**: All Users **shall** be made aware of legal and regulatory requirements that they **shall** adhere to when accessing MoJ systems. These requirements **shall** be included as part of the SyOPs.

#### **MoJ Corporate Image**

Communications sent from MoJ systems, or products developed using them, such as MoJ branded documents or presentations, **might** damage the public image of the MoJ if they are for purposes not in the interest of the MoJ, or they are abusive, offensive, defamatory, obscene, or indecent, or of such a nature as to bring the MoJ or any its employees into disrepute.

**POL.ITAUP.015**: All Users **shall** ensure that MoJ systems are not used in an abusive, offensive, defamatory, obscene, or indecent way, or are of such a nature as to bring the MoJ or any its employees into disrepute.

#### Potential to cause offence and harm

The MoJ has a duty of care to all staff, and to provide a positive working environment. Part of this duty involves ensuring all staff maintain a high standard of behaviour and conduct.

**POL.ITAUP.016**: MoJ systems **shall not** be used for any activity that causes offence to MoJ employees, customers, suppliers, partners, or visitors, or used in a way that violates the MoJ Code of Conduct.

#### Personal use

The MoJ permits limited personal use of its IT systems, provided this use does not conflict or interfere with normal business activities. The MoJ monitors the use of its IT systems. Any personal use is subject to monitoring and auditing, and **might** also be retained in backup format, even after deletion from live systems.

The MoJ reserves the right to restrict personal use of its IT systems. The main methods employed are:

Filtering of Internet and email traffic. All Internet and email traffic is filtered and analysed. Further details are
available.

• Policy and procedures. This policy and associated SyOPs set out the restrictions placed on the use of MoJ systems.

**POL.ITAUP.017**: Users **shall** ensure that any personal use of MoJ systems does not conflict or interfere with normal business activities. Any conflict **shall** be reported to the User's line manager.

**POL.ITAUP.018**: Users **shall** ensure that any personal use of MoJ systems is consistent with any applicable SyOPs, and with this acceptable use policy.

**POL.ITAUP.019**: Users **shall** be aware that any personal use of MoJ systems which contravenes any applicable SyOPs, or this acceptable use policy, constitutes a breach of the IT Security Policy and **might** result in disciplinary action.

#### Maintaining system and data integrity

Users **shall** comply with all applicable operating procedures, and ensure that they do not circumvent any security controls in place. Changes to the configuration of an IT system which affect either the integrity of that system or the integrity of shared data **shall** be undertaken or supervised by an authorised User or system Administrator.

**POL.ITAUP.020**: All Users **shall** request any changes to systems or equipment through the IT Service Desk. Further details are provided in the System Users and Application Administrators guidance.

#### Electronic messaging and use of the Internet

Due to the risks associated with electronic communications such as email and the Internet, the MoJ controls and monitors usage of MoJ systems in accordance with applicable legal and regulatory requirements.

IT systems are designed to protect the MoJ from Internet-borne attacks, to reduce the risk of MoJ information being leaked or compromised, and to support the MoJ in providing a safe working environment. This is mainly achieved through the filtering and monitoring of all Internet and email traffic.

Also, the use of any high bandwidth services, such as video streaming websites, **might** create network capacity issues, causing poor performance affecting important MoJ services. Therefore, the MoJ restricts access to the Internet, based on job role. Amendments can be made on the submissions of a business case for approval by the MoJ Security team.

The MoJ regards as a disciplinary offence any usage of electric communications, such as email and other methods including instant messaging and the Internet, which breaks the law, contravenes MoJ HR policies, or involves unauthorised access to or handling of material that is deemed to be inappropriate, abusive, offensive, defamatory, obscene, or indecent.

External email and the Internet are, in general, insecure services where it is possible for external entities to intercept, monitor, change, 'spoof', or otherwise interfere with legitimate content. The MoJ deploys a number of security controls to protect its Users from Internet- and email-borne attacks. However, these controls are reliant on Users remaining vigilant, following any applicable SyOPs, and reporting any suspicious behaviour.

**POL.ITAUP.021**: All Users **shall** use the Internet, email, and other electronic communication systems only in accordance with this acceptable use policy document.

#### Managing email use

Users are responsible for ensuring that all information is handled in line with the protective marking of that information, in accordance with the Information Classification and Handling Policy.

The MoJ is connected to the Government network, which provides a secure environment for sending or receiving emails between Government departments. This allows Users with an MoJ email account (normally with the suffix '@justice.gov.uk') to send **Official** emails with handling caveats such as **Sensitive** to another MoJ or government User, where their email suffix ends in 'gov.uk'.

**POL.ITAUP.022**: All Users **shall** ensure that information contained within or attached to an email is handled in accordance with the Information Classification and Handling Policy.

Email is a major source of malware, and a route into the MoJ for criminal organisations. It **might** be used to defraud staff, or to exfiltrate information. All Users **shall** exercise care when handling emails, and report any suspicious activity as an IT security incident.

**POL.ITAUP.023**: All Users **shall** ensure that they do not:

- Open any attachments to an email where the source is untrusted, unknown, or unsolicited.
- · Click on any links within an email, where the source is untrusted, unknown, or unsolicited.

**POL.ITAUP.024**: Where a User suspects that an email received is from an untrusted, unknown, or unsolicited source, they **shall** report it as an IT security incident.

#### Connectivity and remote access

Remote access is provided to MoJ systems and services, allowing Users access from offsite and home locations to connect in. The main methods of access are either via a laptop or other mobile device. Normally, remote access is to a protected MoJ IT system. Users **should** be aware of the security controls and procedures of the devices and systems being used, as well as any applicable general physical security considerations. This includes any restriction on the carriage of such devices, as they **might** contain HMG protectively marked data, or HMG cryptographic material.

MoJ security maintains a list of countries where carriage and use of remote access devices is permitted.

Further details can be found in the Remote Working guidance.

**POL.ITAUP.025**: All Users **shall** be aware of the Remote Working guidance, and **shall** confirm that they have read and understood it before being provided with any remote access devices or equipment, such as an encryption or access control token.

**POL.ITAUP.026**: Any User wishing to take a remote access device out of the UK **shall** consult the Remote Working guidance before doing so, and the applicable device IT Security Operating Procedures document.

#### Monitoring of communications

Communications **can** be monitored without notice, and on a continual basis, for a number of reasons. These include compliance with legal obligations, effective maintenance of IT systems, preventing or detecting unauthorised use or criminal activities such as cyber-intrusion, monitoring of service or performance standards, providing evidence of business transactions, and checking adherence to policies, procedures, and contracts.

The MoJ monitors telephone usage, network, email, and Internet traffic data, including sender, receiver, subject, attachments to an email, numbers called, duration of calls, the domain names of websites visited, the duration of visits, and files uploaded or downloaded from the Internet, at a network level.

The MoJ, so far as possible and appropriate, respects User privacy and autonomy whilst they are working, but in accordance with the personal use information, any personal use of MoJ systems is also subject to monitoring. By carrying out personal activities using MoJ systems, Users are consenting to the MoJ processing any sensitive personal data which **might** be revealed by such monitoring, such as regular visits to a set of websites.

For the purposes of business continuity, it **might** be necessary for the MoJ to access business communications, including within email mailboxes, while a User is absent from work, including for a holiday and because of illness. Access is only granted through submission of a formal request to the IT Service Desk, where approval is required from the relevant line manager. The MoJ Chief Information Security Officer (CISO) and MoJ HR are normally consulted as well, before access is granted.

**POL.ITAUP.027**: All Users **shall** be aware that their electronic communications are being monitored in accordance with this acceptable use policy.

**POL.ITAUP.028**: All Users **shall** be aware that business communication such as email mailboxes **might** be accessed if they are absent from work. This access is normally requested through, and authorised by, the User's line manager. The MoJ CISO and MoJ HR are normally consulted as well, before access is granted.

#### **Data protection considerations**

Acceptable use considerations apply to the storage of personal data. This storage includes data hosting in 'cloud' environments, or within services or databases hosted or administered outside:

- · The UK.
- The European Economic Area (EEA).
- Countries with an Adequacy Decision (an 'Adequacy Decision Country' or ADC).

**POL.ITAUP.029**: The default position is that MoJ personal data **shall not** be transferred to or through, or stored, in the US or elsewhere outside the UK, EEA, or an ADC, other than in exceptional circumstances.

This position also applies where a supplier uses cloud storage facilities in the UK, EEA, or an ADC, but their employees outside the UK, EEA, or the ADC are able to view the information for activities such as maintenance or trouble-shooting. The effect of this access is equivalent to the personal data being held outside the UK, EEA, or an ADC.

The reason for this position is that even with additional contractual clauses, the MoJ cannot ensure protection of its personal data stored outside the UK, EEA, or an ADC, due to some government surveillance laws.

**POL.ITAUP.030**: A supplier based in the UK, EEA, or an ADC, and which stores client data in the UK, EEA, or an ADC, **should** be considered first and preferred where possible.

**POL.ITAUP.031**: If an alternative supplier cannot be sourced, then a Standard Contractual Clause (SCC) and a Transfer Impact Assessment (TIA) **shall** be completed.

These documents are reviewed by the Data Protection Team, after which the transfer **might** be approved. A template for these documents can be requested from DataProtection@justice.gov.uk

**POL.ITAUP.032**: If the outcome of the assessment does not support the transfer and storage of information outside the UK, EEA, or an ADC, the Information Security and Risk (ISR) Board **shall** review the case, and if appropriate, accept the risks in order for the supplier to be used.

POL.ITAUP.033: This acceptable use policy for MoJ personal data shall apply to:

- An existing supplier changing the location of its servers, storage, or services outside the UK, EEA, or an ADC.
- · New suppliers.

#### Data protection acceptable use protocols and standard operating procedures

The Data Protection Team has produced a number of Acceptable Use protocol documents, providing specific data protection guidance.

The documents are available on the MoJ Intranet, or by contacting the Data Protection Team.

The documents are as follows:

- Acceptable Use Protocol Commercial and Contract Management
- Acceptable Use Protocol Subject Access Requests
- Acceptable Use Protocol Storage of Personal Data
- Acceptable Use Protocol Data Subjects' Rights
- Acceptable Use Protocol Processing of People Data
- Acceptable Use Protocol Analytical Platform
- · Acceptable Use Protocol Recording

There are also a number of Standard Operating Procedures (SOP)s, including:

- Personal Data Risk Management
- · Data protection impact assessment guidance
- · Data sharing agreement assessment

For more information on these protocols and procedures, contact the Data Protection Team.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

- Line managers are empowered to determine whether the staff member should keep assets and access, as long
  as there is appropriate business justification, and staff members are appropriately supported. For example, a
  communication mechanism for keeping in touch is agreed.
- If, during their leave, the staff member decides to end their employment (resign), their line manager is responsible for following the appropriate leaver's process with them. Refer to the Resignation section of the HR guidance and forms, with particular reference to the Leavers Checklist for Managers. This can be found at: https://intranet.justice.gov.uk/guidance/hr/end-change-of-employment/resignation/

#### How to remove access and return assets

Access to systems and return of assets can be organised through the appropriate items in the MoJ Technology
 Portal. Please refer to the Knowledge Base article on "Returning your MoJ laptop, accessories and mobile phones"
 for details. Removal of access to local systems should be arranged with local IT teams.

**Note:** When a Dom1 account is deactivated, its data is recoverable for up to 12 months. Refer to the Knowledge Base article on "How to Re-instate a Deactivated Email Account or Mailbox".

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

#### **Protect yourself online**

There are five simple things we can all do to protect ourselves online:

- Use a strong password to protect your laptop, computer and mobile devices. To choose a good password, follow NCSC guidance.
- 2. Think before clicking on links or attachments within emails. By hovering your cursor over the link you can find the actual URL. If you are unsure if an email is genuine, contact your IT or security team.
- 3. Do not use your work email address to register for accounts on websites for personal use. For example, a shopping website does not need your work email address. Using the wrong address could open up your work email account to spam and fraudulent emails. This in turn could harm your department's IT system.
- **4.** Protect your online identity. Do not share sensitive information about your work on social media or online professional networks.
- **5.** Do not disclose your level of vetting. If you share this information, you advertise what resources you have access to. This could make you a target for malicious individuals.

For more information, refer to the Acceptable Use guidance.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## Information classification

#### **Data Handling and Information Sharing Guide**

This guide is designed to help protect Ministry of Justice (MoJ) information held on MoJ IT systems, by providing guidance on how it should be handled and shared in a safe and secure manner.

#### Related information

Email blocking policy on page 290

#### Overview Introduction

The Government Functional Standard - GovS 007: Security identifies mandatory requirements about the value and classification of information assets. To comply with these requirements, the MoJ needs to ensure that:

Where information is shared for business purposes, departments and agencies **shall** ensure the receiving party understands the obligations and protects the assets appropriately.

and

All staff handling sensitive government assets are briefed about how legislation (particularly regarding Freedom of Information and Data Protection) specifically relates to their role, including the potential disciplinary or criminal penalties that may result from failure to comply with security policies. Appropriate management structures **shall** be in place to ensure the proper handling, control and (if appropriate) managed disclosure of sensitive assets.

The policy on data handling and information sharing is covered in the Information Classification and Handling Policy, whilst this document sets out the MoJ guidance sharing information within the MoJ and externally with other Government departments and 3rd parties.

**Note:** Other guidance might refer to information classified as being IL3 REST\*. This is an older classification standard. In general, IL3 REST\* is approximately equivalent to **Official** with the **Sensitive** handling caveat, often written as **Official-Sensitive**. While this approximate alignment might be helpful, you should always review classification where older terms are used, to ensure that the correct current classification is used.

#### Scope

This document provides guidance on handling or sharing information stored on MoJ IT systems, or exchanged electronically within the MoJ, or with external parties.

The MoJ Security team can help you with more guidance on the handling of protectively marked data.

This guide is split into three sections:

- Handling data on MoJ IT systems.
- · Information sharing.
- Reporting data loss.

**Note:** This document provides guidance for handling and sharing of information and data up to and including **Official** and **Official-Sensitive**, or the older Impact Level (IL) 3. Where information attracts a high protective marking or IL, advice **shall** be sought from the MoJ Security team and the MoJ Chief Information Security Officer (CISO).

#### **Demonstration of Compliance**

The CESG Information Assurance Maturity Model (IAMM) sets out the minimum maturity level Government departments should attain. Safeguarding data is captured as a basic requirement in Level 1 and the MoJ will need to demonstrate compliance against this requirement.

#### Handling data on MoJ IT systems

This section covers how data **shall** be handled on MoJ IT systems, this includes both:

- · Data in transit.
- · Data at rest.

For the purposes of this guide, the term "sensitive" data or information refers to data or information which attracts a handling caveat of **Sensitive**. Refer to the Information Classification and Handling Policy for further details.

#### Ownership of information

All MoJ information is assigned an individual who has overall responsibility for the various handling aspects including:

- · Registration.
- Labelling.
- Storage.
- · Any transfers.
- Setting a retention period.

- Deleting, destroying or returning data and media.
- Ensuring that any applicable legal, regulatory or contractual obligations are adhered to.

This individual is the Information Asset Owner (IAO). The IAO **shall** ensure that information for which they are responsible for is appropriately handled, and where there is a business requirement to share it with a 3rd party, that it is shared in a safe and secure manner.

#### Electronic data transfer and storage

Data **shall** be stored only on managed accredited networks, with transfers onto remote access laptops or other mobile devices or media minimised. No sensitive data should be stored solely on non-networked devices or media unless specifically approved by the IAO.

#### Data in transit

The term "data in transit" covers all electronic moves or transfers of data from one IT system to another, where either the sender or the recipient system is an MoJ IT system. This includes the electronic movement of data using either a system-to-system connection such as CJSE, or removable media such as a USB mass storage device.

Secure network (system-to-system electronic transfer)

The MoJ preference for transferring data is to use a secure accredited government network whether that is a MoJ owner network (e.g. DISC, ONMI, Quantum or MINT) or the Government Secure Intranet (GSi).

As these networks can support data up to and including **Official-Sensitive**, a base level of assurance is provided. However, consideration will need to be given to the following factors to ascertain if any additional security controls are required:

- · The amount of data being transferred.
- · Frequency.
- Any "need-to-know" considerations. Refer to the Access Control Guide for further information.

Any additional controls **shall** be captured on the DMF (refer to the Data Movement Form). Advice should be obtained from the MoJ Security team when required.

#### USB mass storage device

If using a secure network is not feasible, the next preferred option is to use an encrypted removable media, such as an approved USB mass storage device.

For more information, refer to the Removable Media guidance.

The type of device selected is normally dependant on the sensitivity of the data and the amount of data being transferred. Advice **shall** be sought from the Security team on the best option to use when completing the DMF (refer to the Data Movement Form).

#### Optical media

The use of optical media (i.e. CD/DVD) is not recommended for data transfer.

#### Data at rest on MoJ-issued laptops

"Data at rest" is a term used to refer to all data in computer storage. This excludes data that is traversing a network, or temporarily residing in computer memory to be read or updated. The protection of data at rest is achieved by encrypting the hard disk. MoJ-issued laptops use an approved whole disk encryption product. This allows data to be safely stored.

#### Disposal and decommissioning

Sensitive data **shall not** be kept for longer than is needed. The IAO **shall** check for compliance, including any mandatory retention period.

Physical media containing sensitive data **shall** be disposed of securely, even if that data is encrypted. The reason is that an attacker could potentially make unlimited attempts to crack the encryption used if the media comes into their possession.

Further information on disposal and decommissioning can be found in the Secure Disposal of IT Equipment guidance.

# Information sharing General principles

Where there is a business need to transfer sensitive data, it **shall** be appropriately secured or encrypted using an approved mechanism prior to electronic transmission or export to removable media devices.

Transferring sensitive data with the appropriate security controls may be achieved by:

- Transmission over a secure network that is accredited to carry such data, either in clear (where this has been formally approved by Information Assurance and the IAO), or encrypted.
- Transmission over an unprotected network, employing encryption of sufficient strength to mitigate any communication security risks identified.
- Physical transportation of storage media using encryption of sufficient strength to mitigate the security risks
  associated with the information being transferred in addition to the physical and procedural measures required to
  protect the media itself.

**Note:** Only the minimum amount of sensitive data necessary to meet the business requirement should be transferred and not the entire data set.

The sender **shall** ensure that any data shared can be adequately secured by the recipient. The sensitivity of data **shall** never be downgraded in order to send it over inadequately protected channels, or to send it to a recipient who does not have an appropriate facility to protect it after it arrives.

#### Sharing sensitive information

MoJ staff, including contractors and agency staff, **shall** make sure they observe the following measures when sharing sensitive information:

- Check that all recipients are authorised and cleared to receive sensitive information before sending it to them.
- Ensure that the confidentiality of the sensitive information is protected during transit, for example by encrypting the data.
- Ensure copies of sensitive information are not kept beyond when they are actually required, for example by keeping information "just in case" it might be needed in the future.

All MoJ staff **shall** avoid exposing sensitive data to unnecessary risks, in particular by observing all aspects of MoJ Acceptable Use Policy.

Authorisation **shall** be sought from the IAO before sensitive information can be moved or shared with a 3rd party. The authorisation itself is captured within the Data Movement Form. the following sub-sections provide guidance on particular types of information sharing common across the MoJ, and to help you complete a DMF.

#### Internally within the MoJ

Information marked up to and including **Official-Sensitive** can be transferred in bulk within an MoJ IT system or domain such as DOM1, without additional controls required to preserve the confidentiality of that information.

Where information is transferred between MoJ IT systems or domains, additional controls might be required to:

- Ensure the information is routed correctly to preserve its confidentiality.
- · Maintain the integrity of the data in transit to guard against inadvertent, accidental or deliberate modification.
- Ensure the exchange cannot be repudiated by either party, for example, be enabling proof of sending or proof of receipt.

Information transferred between two MoJ IT systems requires a completed and authorised Data Movement Form using one of the data in transit options.

#### Information sharing with another HMG department

Information shared with another government department **shall** be transferred to an assured system. This means the system **shall** be assured to the same level as the data being transferred. The transfer **shall** take place using one of the data in transit options. The preference is for information to be transferred using a secure network. However, for low frequency bulk transfers of data, MoJ approved removable media might be more suitable. A completed and authorised Data Movement Form is required.

#### Information sharing with external 3rd parties

Any transfer of sensitive data to a 3rd party, including sub-contractors or service providers, **shall** be authorised by the relevant IAO. An appropriate contract, Data Movement Form, and Non-disclosure Agreement (NDA) **shall** be in place prior to the transfer.

It might also be appropriate to establish a Security Aspects Letter (SAL) and Codes of Connection (CoCo) agreement.

Where the information is **Official-Sensitive**, it **shall** be transferred to an assured system, assured to the same level as the data being transferred, provided by the external 3rd party, using one of the data in transit options.

Any transfer to a 3rd party **shall** be undertaken with appropriate security controls in place, using the guidance from this document, and seeking advice from the MoJ Security team as required.

#### Sharing across an unsecured network

Sensitive data **shall** be encrypted prior to being transmitted over an unsecured network such as the Internet. The encrypted data may then be sent via file transfer or as an email attachment.

Ideally, both sender and recipient should check the integrity of data before and after transmission. This includes checking for malicious content, and for evidence of tampering during transit.

Using commercial encryption products for low sensitivity information

Where there is a business requirement to do so, sensitive information may be shared with a 3rd party using a commercial grade encryption product such as SecureZip. Further information on the use of SecureZip can be found in Using SecureZIP.

**Note:** File encryption does not protect the name of the file. This could reveal clues as to the nature and importance of the encrypted data. Encrypted files should be given innocuous names for transmission. If the data is contained in numerous small files, these should be collected together into a single archive ("zip") file. This archive should then be encrypted. Each file or archive should be sent separately, rather than attaching multiple encrypted files to a single email.

#### Sharing information higher than Official

Where there is a business requirement to share information classified higher than **Official**, advice **shall** be sought from the Security team prior to completing a Data Movement Form.

#### **Data Movement Form (DMF)**

The Data Movement Form (DMF) is available here.

The purpose of the DMF is to ensure that the movement of information assets is secure, and in compliance with the Government Functional Standard - GovS 007: Security.

Failure to fulfil or comply with the controls and measures identified within the DMF will lead to unnecessary risk or exposure for the MoJ, or the relevant Information Asset Owner (IAO), or the Senior Information Risk Owner (SIRO).

A DMF shall be completed, and approval received from the Security team, for the following scenarios:

- Data is being moved or shared by using a physical storage device to transfer the information. An example is where you use a "memory stick", a USB drive, a storage array, or some other removable media. The DMF in this scenario focuses on the data being moved or shared.
- Data is being moved or shared by electronic (network) communication, where the movement is from an MoJ IT system to an external party. An example is using secure file transfer or approved email to transfer the information. The DMF in this scenario focuses on the data being moved or shared.
- An asset (a "data bearing asset") is being moved to, or transported by, an external party. This might be as a
  result of an office move, or because the asset is being decommissioned. The asset might contain or process MoJ
  information. Examples of data bearing assets include laptops, servers, multi-functional devices, and any other data
  bearing peripherals. The DMF in this scenario focuses on the asset being moved or transported, rather than the
  MoJ information that the asset might contain or process.

A DMF shall be submitted to the Security team for information purposes, in the following scenarios:

- Data is being moved or shared by electronic (network) communication, where the movement is entirely within or between MoJ IT systems.
- Data is being moved in full compliance with the already-approved service design and operation specification and procedures.
- An asset (a "data bearing asset") is being moved but remains within the MoJ or its supplier-provided and MoJapproved facilities at all times.

**Note:** In the informational scenarios, a DMF is only expected the first time a data movement or sharing takes place. Subsequent, repeat instances of the movement or sharing, do not require a re-submission of the DMF. For example, when setting up a backup process as part of an approved service design, a DMF is created and submitted to the Security team for information purposes, but does not need to be re-created or re-submitted for each backup occurrence. If the implementation or process for the data movement or sharing changes, for example a new new backup technology or process is deployed, then a fresh informational DMF is required.

In any case of doubt, it is always advisable to complete a DMF and await approval or other feedback from the Security team.

#### **Using SecureZIP**

SecureZip is a compression and encryption product which can be used to encrypt sensitive data for use in removable media and email based information transfers.

**Note:** SecureZip can produce "self-extracting" encrypted files that are executable programs which are likely to be blocked by network firewalls or email content checkers.

The general rules for transmitting a password to a recipient are:

- Never transfer the password with the encrypted file, or even over the same communication channel. Use an
  alternative method, for example if an encrypted file is sent by email, communicate the password or key via SMS
  text message, letter, fax or phone call.
- Transfer the encrypted data file first. Only send the password or key after the recipient has confirmed receipt of the file.
- Avoid detailing the purpose of a password when it is sent.
- Avoid re-using passwords and demonstrate good security discipline to 3rd parties by creating a completely new password or phrase for each transmission.

More guidance on password best practices is available.

#### General enquiries, including theft and loss

**Technology Service Desk** - including DOM1/Mojo, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- · MoJ Service Portal and Live Chat

**Note:** The previous itservicedesk@justice.gov.uk and servicedesk@digital.justice.gov.uk email addresses, and the Digital & Technology Digital Service Desk Slack channel (#digitalservicedesk), are no longer being monitored.

#### **HMPPS Information & security:**

- Email: informationmgmtsecurity@justice.gov.uk
- Tel: 0203 334 0324

#### **Government Classification Scheme**

The Government Security Classification (GSC) system has three levels: Official, Secret, and Top Secret.

The GSC was issued by the Cabinet Office in 2018: https://www.gov.uk/government/publications/government-security-classifications

#### Official

This is the majority of information that is created or processed by the public sector.

Includes routine business operations and services, some of which could have damaging consequences if lost, stolen, or published in the media, but which are not subject to a heightened threat profile.

This classification applies to the vast majority of government information including general administration, public safety, criminal justice, and law enforcement, and reflects the fact that reasonable measures need to be taken to look after it and to comply with relevant legislation such as the Data Protection Act, Freedom of Information Act, and Public Records Acts.

#### Official-Sensitive

A limited amount of information is particularly sensitive, but still comes within **Official** if it is not subject to the threat sources for which **Secret** is designed, even if its loss or compromise could have severely damaging consequences. The need to know principle **shall** be rigorously enforced for this information, particularly where it might be shared outside of a routine or well understood business process. There are very few activities where all related information or cases require the **Official-Sensitive** marking, though this might apply to assets previously marked as CONFIDENTIAL. Across a range of information assets which were previously normally marked as PROTECT or RESTRICTED, there might be individual cases/instances which are more sensitive (some of which might be marked CONFIDENTIAL on an individual basis). This more sensitive information is identified by adding 'Sensitive', and must therefore be marked 'Official-Sensitive'. This marking alerts users to the enhanced level of risk and that additional controls are required.

#### Secret

Very sensitive information that justifies heightened protective measures to defend against determined or highly capability threats.

Where compromise might seriously damage military capabilities, international relations or the investigation of serious organised crime.

Use of **Secret shall** only be used where there is a high impact and a sophisticated or determined threat (elements of serious and organised crime, and some state actors):

- Classified material received from Other Government Departments (OGDs) or agencies relating to national security and counter-terrorism.
- Intelligence and investigations relating to individuals of interests to security agencies.
- Information that might seriously damage security and intelligence operations.
- Information affecting the ability to investigate or prosecute serious or organised crime.
- Personal/case details where there is a specific threat to the life or liberty of an individual such as protected witness scheme records.

The concept of sophisticated or heightened threat doesn't only apply to those with a high technical (IT) attack capability, but might apply to criminals who have a developed capability to intimidate or coerce individuals. If disclosure of information might result in serious physical harm or put a life at risk because there is a real and highly capable threat present, the information **shall** be tightly controlled. **Secret shall not** become the default status for material just because of the type of case or potentially severe consequences such as murder trials, or where there is a threat to life. The threat capability **shall** also be present.

#### **Top Secret**

HMG's most sensitive information, requiring the highest levels of protection from the most serious threats.

Where compromise might cause widespread loss of life or else threaten the security or economic wellbeing of the country or friendly nations.

This classification remains for information of the highest sensitivity relating to national security and subject to highly capable threat sources. There is no change to controls at this level. Any business area holding or expecting to hold information at this level **shall** contact the Departmental Security Officer to agree controls.

#### Applying the classification system

The following considerations apply:

- Staff and delivery partners are responsible for ensuring that all information is looked after with care, to enable the business to function as well as meeting privacy needs.
- The majority of MoJ and wider government information will fall into the **Official** tier; there is a significant step up to **Secret** and **Top Secret** which are essential for national security and the very highest threat areas.
- Official provides for a general and sufficient level of control of information (including for systems holding such
  information) which is not subject to heightened threat sources. Within this, there is flexibility to apply additional
  operational controls to reflect sensitivity.
- In most areas of MoJ activity at **Official**, staff should continue to follow existing business instructions and procedures for handling information that apply to those activities. Such instructions should include provisions for identifying and dealing with more sensitive cases.
- The 'Working with Official information' desk aid and handling rules should be referred to when receiving, handling or creating information in any format, which is not routine or covered by general processes or instructions.
- Material at Official does not require a marking to be applied, but must be protected in accordance with the
  handling rules and any local instructions. However, information assessed to be particularly sensitive must be
  marked Official-Sensitive, giving a clear warning that strict control of access and special handling apply (see
  below).
- Staff are expected to comply with local instructions and minimum controls, but need to exercise common sense
  in situations where applying a control is not possible or would seriously hinder effective business or safety. In
  all but the most urgent cases, seek approval from your manager or the Information Asset Owner before adopting
  lesser controls. Decisions must be risk based, and the assessment must be recorded at the earliest convenient
  opportunity.
- Existing material with former protective markings including UNCLASSIFIED, PROTECT, and RESTRICTED does not need to be retrospectively reclassified. See the transition note in this guidance.
- Descriptors, such as PERSONAL or COMMERCIAL are no longer used. In exceptional circumstances or where the recipient might not recognise the sensitivity of the information being sent, authors may include 'handling instructions' in a document or email to draw attention to particular requirements.
- The security officer for your part of the MoJ should be consulted to agree controls if you receive, handle or otherwise process any information at **Secret** or **Top Secret**.

#### **Controls**

At **Official**, any local instructions or operating procedures should continue to be followed. These should assist staff in identifying any cases that require the **Official-Sensitive** marking.

This guidance note and the desk aid entitled "Working with Official information" provide some general rules. You might also need to refer to local intranet pages or the handling rules if creating or processing any non-routine material.

Controls should be consistent with the minimum controls set out in the Handling Rules. These must be applied to all information within **Official** and are adequate for most information, providing defence against the sort of threats faced by a major company. These threats include, but are not limited to, 'hacktivists', single issue pressure groups, investigative journalists, competent individual hackers, potentially aggrieved participants or users of the justice system, and the majority of criminal individuals and groups.

Business areas or Information Asset Owners (IAOs) should review risks to their information, and ensure local procedures are in place, adopting additional controls where needed.

The Handling Rules document identifies additional considerations for some aspects of control. Business areas or IAOs might decide to adopt more robust controls in these areas, particularly for material marked **Official-Sensitive** or where information is moved, transmitted or otherwise communicated outside of the secure office environment.

Controls should be applied proportionately for information which would previously have been 'unclassified'. Such information still needs looking after if it is required for the job, but might not require controls designed to provide confidentiality.

If IAOs or staff are considering classifying any new assets or reclassifying any existing assets as **Secret** or **Top Secret**, they should consult their IA lead and security adviser, or with MoJ security in relation to technical threats, to determine whether a heightened threat might be present, and to agree necessary controls.

#### Marking of information

Marking is only needed for information which is **Official-Sensitive**, **Secret** or **Top Secret**. Classifications can be added to information in many different ways but the most important thing is that the marking is clearly visible to anyone using or receiving the information.

#### This could mean:

- Marking the top and bottom of documents, clearly, in CAPITALS, and CENTRED in the header and footer.
- Showing the marking in the subject line of emails:
  - Type **Official-Sensitive** at the start of the subject line, in CAPITALS.
  - Remember to consider whether material that is sensitive needs to be sent, and whether it is safe or appropriate to send if the recipient is outside a secure government network.
  - You must not email anything at **Secret** or above.
- Marking the front of folders or binders:
  - Apply clearly in a prominent position in CAPITALS.
  - Apply the highest classification of any of the contents.

Material that needs marking must be transmitted securely. The classification of contents must not be visible on an external envelope sent by post or courier.

#### Transition to the classification system

For information bearing the 'old' markings, the following guidance should be followed to ensure appropriate handling. Unless there are specific instructions to the contrary, staff are expected to maintain current levels of control and use existing IT systems on which information is currently held or processed.

The old protective markings do not automatically read across, particularly at CONFIDENTIAL.

- All material up to and including RESTRICTED becomes Official.
- Much material at CONFIDENTIAL becomes Official, but some might become Secret.
- Only a limited amount of material at RESTRICTED needs marking as Official-Sensitive.
- CONFIDENTIAL material moving into Official is likely to require marking as Official-Sensitive.

Old marking	New classification	Examples
UNCLASSIFIED or not protectively marked.	Treat as <b>Official</b> (unmarked). Where controls prevent otherwise safe sharing of non-sensitive information, IAOs have some discretion to relax controls, provided any relaxations are specific to their assets and have no wider risk consequences, such as for the security of IT assets and government network code of connection.	Public notices and leaflets, published information, information that doesn't contain personal data or other sensitive content, and training materials.
PROTECT.	If information relates to general administration, treat as <b>Official</b> (unmarked). Where used for personal data, maintain existing controls. Individual case records containing particularly sensitive content need to be marked <b>Official-Sensitive</b> , though these instances may already be marked RESTRICTED or CONFIDENTIAL.	Documents containing personal data such as personnel records, citizen or offender case records, and general administration not intended for publication.
RESTRICTED.	If it relates to general administration, there should be a presumption that it can be treated as <b>Official</b> (unmarked).	General administration, policy documents, commercial documents, or case records.

Old marking	New classification	Examples
	You need to consider whether the subject matter is particularly sensitive and there is a need to rigorously enforce access controls, in which case material may additionally require handling or marking as <b>Official-Sensitive</b> . Anything with this level of sensitivity might already have agreed handling constraints. If in doubt, discuss with the Information Asset Owner.	Particularly sensitive case records, contentious policy drafts and advice, and sensitive negotiations.
CONFIDENTIAL hard copy previously received from another Department.	Check with the author or originating Department. The presumption should be to treat as <b>Official-Sensitive</b> and continue with current handling controls, unless there is a clear national security aspect or it relates to protected witnesses, in which case treat as <b>Secret</b> . If you want to reproduce content in an electronic document, check the classification with the author or originating Department. See the note after the table.	
confidential electronic copy received by secure government network or held on stand-alone system used for CONFIDENTIAL.	Continue to observe the operating instructions for the system you are using. Continue to use the secure government network for any reply, and use the marking applied by the original author. Otherwise, adopt controls for <b>Official-Sensitive</b> . See the note after the table.	
Secret.	Continue to treat as <b>Secret</b> , subject to any formal review of the classification of the information assets involved in the particular area of activity. If hard copy, treat as <b>Secret</b> and log, store, move and dispose of accordingly. If held on a stand-alone system currently rated at <b>Secret</b> , treat as <b>Secret</b> and observe the operating controls for the system.	Material relating to national security or counter-terrorism, and some protected witnesses.

**Note:** Electronic records marked CONFIDENTIAL should not be processed or saved on the MoJ existing standard networks such as DOM1 or Quantum, or on electronic document management systems unless or until the originator or Information Asset Owner has issued revised guidance allowing the information to be handled at **Official**, including **Official-Sensitive**, and the system has been rated to hold material at **Official**, with any additional access controls, or the system reclassified as **Secret**.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## Information classification, handling and security guide

All Ministry of Justice (MoJ) employees interact with information, and are responsible for its protection. Information security must be considered during the process of designing, maintaining, and securing the MoJ's IT systems that are used to process information.

However, not all information warrants the strictest levels of protection. This is why information classification is so important to the MoJ – to ensure that the department can focus its security efforts on its most sensitive information. Information security must be proportionate to the security classification of the information, and must be considered throughout the information lifecycle to maintain its confidentiality, integrity, and availability.

# Classifying information

The three information security classifications the MoJ uses are **Official**, **Secret**, and **Top Secret**. This follows the HMG Government Security Classifications Policy.

Each information security classification has a minimum set of security measures associated with it that need to be applied. These security measures might change, depending on the information lifecycle stage.

Classification	Description
Official	All information related to routine business, operations, and services. If this information is lost, stolen, or published, it could have damaging consequences, but is not subject to a heightened threat profile. For regular, unsupervised access to <b>Official</b> information, someone would be expected to have achieved Baseline Personnel Security Standard (BPSS) assessment.
Secret	Very sensitive information that requires protection against highly sophisticated, well-resourced, and determined threat actors. For example, where compromise could seriously damage military capabilities, international relations, or the investigation of a serious crime. For regular, unsupervised access to Secret information, someone would be expected to have passed National Security Vetting Security Check (SC) clearance. In exceptional circumstances, someone with BPSS might be granted occasional supervised access to UK Secret assets, or be required to work in areas where Secret or Top Secret information might be overheard.
Top Secret	Exceptionally sensitive information that directly supports, or threatens, the national security of the UK or its allies, and requires extremely high assurance of protection from all threats.

Securing the MoJ's information must be done with a combination of information security measures:

Type of Measure	Description
PERSONNEL	Personnel should be aware of their security responsibilities and in turn acquire security clearances and undertake training to support the MoJ's information security objectives.
PHYSICAL	Tangible measures that prevent unauthorised access to physical areas, systems, or assets.
TECHNICAL	Hardware or software mechanisms that protect information and IT assets.

It is important to understand that security classification is determined by the level of risk in case of loss or unauthorised access, and not by the type of information.

It is the responsibility of the Data Owner to classify the data.

- Most production data is **Official** information. Within this, some production data might be classified as **Secret** information.
- Most personal data is Official information. Within this, some personal data might be classified as Secret
  information if it meets the risk threshold defined.

The following table sets out the definitions for each security classification, as well as whether it is necessary to explicitly "mark" a piece of information with its classification type.

Classification	Definition	Marking
Official	All information related to routine public sector business, operations and services.	
	Almost all personal information falls within the <b>Official</b> classification.	
	Official-Sensitive is not a separate security classification. It should be used to reinforce the "need to know" principle, beyond the baseline for Official.	<b>Official</b> data does not need to be marked except where <b>Sensitive</b> , and must be marked <b>Official-Sensitive</b> .
Secret	Very sensitive information that requires protection against highly sophisticated, well-resourced and determined threat actors, for example serious and organised crime.	Must be marked
Top Secret	Exceptionally sensitive information that directly supports (or threatens) the national security of the UK or its allies and requires extremely high assurance of protection from all threats.	Must be marked

Additional information on how to manage information is described in the Information Asset Management Policy.

Information security classification may change throughout the information lifecycle. It is important to apply appropriate security classifications and continually evaluate them.

The consequences of not classifying information correctly are outlined as follows:

- Applying too high a marking can inhibit business operations, such as collaboration, and lead to unnecessary and expensive protective controls being applied.
- Applying too low a marking may result in inappropriate controls, and may put sensitive assets at greater risk of compromise.
- Incorrect disposal can lead to unauthorised access to information. Disposal of information should be done using
  approved processes, equipment or service providers. Refer to the MoJ Data Destruction guide to understand when
  the disposal should be witnessed and recorded.

#### Official and Official-Sensitive

All of the MoJ's information is, at a minimum, **Official** information. It is very likely that the information you create and use in your MoJ day-to-day job is **Official** information.

#### Examples include:

- Routine emails you send to your colleagues.
- Information posted on the intranet.
- Supplier contracts.
- Information and data you use to build a database, such as database secrets, record types, and field types.
- Most production data.
- Most non-production data.

Official means that the MoJ's typical security measures are regarded as sufficient.

**Official-Sensitive** whilst not a formal classification, should be used sparingly, so that its effectiveness is not weakened. This is especially important when you consider that **Official** is already well-protected.

Use **Official-Sensitive** when you want to remind users to be careful when handling information. This asks them to use extra care, beyond what is expected for the baseline **Official** classification.

#### Secret

The threshold for classifying information as **Secret** information is very high. It is unlikely that you will encounter **Secret** information in your day-to-day job.

**Secret** information should not usually be handled unless you have sufficient and valid clearance. If you have gained access to information that you believe is **Secret**, contact the **Security team** immediately.

To help decide whether some information should be classified as **Secret**, ask yourself a simple question:

If a hacker gained unauthorised access to the information, could it compromise the security or prosperity of the country?

The answer is most likely "No". In that case, you should consider using the Official classification.

#### **Top Secret**

If the threshold for classifying information as **Secret** is very high, the threshold for classifying information as **Top Secret** is extremely high. It is very unlikely that you will encounter **Top Secret** information in your day-to-day job.

**Top Secret** information should not be handled unless you have sufficient and valid clearance. If you have gained access to information that you believe is **Top Secret**, contact the **Security team** immediately.

To help decide whether some information should be classified as **Top Secret**, ask yourself a simple question:

If a hacker gained unauthorised access to the information, would it directly and immediately threaten the national security of the country?

The answer is most likely "No". In that case, you should consider using the **Official** or **Secret** classification, as appropriate.

# Reclassifying information

The asset owner has responsibility for reclassifying an asset. If another user has reason to believe that an asset is incorrectly classified or has an incorrect handling caveat, they should normally discuss this with the asset owner. The other user cannot unilaterally reclassify the asset.

The exception is where the asset might need a higher classification than that assigned by the asset owner. The reclassification must still be communicated to the asset owner, for consistency. If it is agreed that the classification should be increased, check with the Security Team (security@justice.gov.uk) whether additional actions are required to protect the material.

## Reclassification examples

When deciding whether it is appropriate or desirable to reclassify information, a useful model is to consider what audience might get value from accessing the information. For example, if a hostile country might want the information, then the information might well be best classified as **Secret**. Alternatively, a reclassification decision might be required as a result of changing threat advice from intelligence agencies.

#### Example 1

An asset owner creates a report. The report contains potentially private information about individuals. The asset owner decides that the report should be classified as **Official**, with the **Sensitive** handling caveat.

A user wishes to share a copy of the report "as-is" with their team. They cannot remove the handling caveat without prior discussion and agreement from the asset owner.

#### Example 2

An asset owner creates a report. The report contains potentially private information about individuals. The asset owner decides that the report should be classified as **Official**, with the **Sensitive** handling caveat.

A user wishes to share a subset of the report with their team. In particular, the report is substantially re-worked to remove all the private information. The user becomes the owner of this new asset. They are responsible for this new asset. They can decide that the **Sensitive** handling caveat is not required.

The original report retains its **Official** classification and **Sensitive** handling caveat.

# Example 3

An asset owner creates a report. The report contains information about plans to handle a pandemic. The asset owner decides that the report should be classified as **Official**, with the **Sensitive** handling caveat.

A user reviews the report. They realise that the information could potentially compromise the security or prosperity of the country. They decide to increase the classification of the report, and treat it as **Secret**. They discuss this decision with the asset owner, so that the original report is correctly reclassified.

# Handling and securing information

The HMG Government Security Classifications Policy is the most comprehensive guide on the security measures necessary for each of the three security classifications, including measures related to the following:

- Personnel (administrative) security.
- Physical security.
- Technical (information security).

The following sections set out the minimum measures you need to consider when handling and securing information within the different levels of classification.

#### Handling and securing Official and Official-Sensitive information

Туре	Measure	Example
PERSONNEL	Make sure all MoJ staff including contractors undergo baseline security clearance checks.	A contractor working with the MoJ Security Team must undergo a baseline background check (i.e. BPSS check) at minimum. Refer to Security Vetting Guidance.
PHYSICAL	Make sure that you lock your screen before you leave your desk.	
	When working in an unsecured area, for example when working remotely, think about whether unauthorised people might be able to eavesdrop on your conversations, or look over your shoulder at your screen.	
	The MoJ has additional requirements when moving assets which can be found in the HMG Government Security Classifications Policy.	A software developer working from a flatshare should take calls in private, and use headphones and a privacy screen.
	Transferring information from one location to another requires planning and preparation, including a risk assessment. More information on this is available in the HMG Government Security Classifications Policy, and from your manager.	A technical architect working on the requirements for a new MoJ platform should lock their laptop before leaving their desk.

Туре	Measure	Example
TECHNICAL	Protect information "at rest" by using appropriate encryption.	In the development of a new cloud-hosted solution, the following criteria should be considered: remote access connections and sessions are encrypted using an appropriate VPN; information stored "at rest" on end user devices and the cloud is encrypted; information in transit between the end user and the cloud service, such as payment services, is encrypted; and the cloud service used is a Digital Marketplace (GCloud) service.
	Appropriate encryption is also necessary when protecting information in transit.	When using any services over the PSN, make sure you fully read the agreements that you make with the service provider for details and definitions about the data you use or transfer using the service, to ensure you understand the risks to compliance, confidentiality, integrity, and availability.
	Digital Marketplace (GCloud) services can be used for <b>Official</b> information.	
	You must not use removable media such as an USB memory stick unless it is unavoidable. When you have to use one, it must be MoJ issued, encrypted so that the effects of losing it are minimised, and the data erased securely after use.	

**Note:** Different information security measures might be applicable throughout the information lifecycle. It is important continually to evaluate security classifications and their corresponding measures. Refer to the HMG Government Security Classifications Policy for further guidance.

# Handling and securing Secret information

Туре	Measure	Example
PERSONNEL	Make sure employees and contractors undergo Security Check (SC).	A contractor working with the MoJ Security Team must have at least SC before being allowed to access <b>Secret</b> information.

Type	Measure	Example
PHYSICAL	Consider using multiple layers of security to protect <b>Secret</b> information. <b>Secret</b> information should be held on a secure computer network which is physically isolated from unsecured networks and the internet.	Imagine you are moving locations for a server used to host <b>Secret</b> information. The encrypted server is secured in a locked and monitored room in 102 Petty France. You have now decided to move it to 10 South Colonnade. This should only be done after relevant parties, including the data owner, line manager, and the system owner, have reviewed and accepted the risks associated with this transfer. The transfer should then be handled by two SC-cleared individuals, for example, employees of a specialised commercial courier company.
	Transferring <b>Secret</b> information from one location to another requires planning and preparation, including the completion of a Risk Assessment and the use of SC-cleared personnel. More information on this is available in the HMG Government Security Classifications Policy and from your manager.	
TECHNICAL	Secret information at rest should be protected with very strong encryption. Contact the MoJ Security team for more information.	
	Care should be taken to ensure that <b>Secret</b> information in transit is only shared with defined recipient users through assured shared infrastructure or using very strong encryption.	
	Secret information should be processed on IT systems which have been approved for the Secret threat model. Advice on what commercial IT systems meet this requirement is available from the MoJ Security team.	

**Note:** Different information security measures might be applicable throughout the information lifecycle. It is important continually to evaluate security classifications and their corresponding measures. Refer to the HMG Government Security Classifications Policy for further guidance.

# Handling and securing Top Secret information

Туре	Measure	Example
PERSONNEL	Ensure employees and contractors undergo Developed Vetting (DV) security clearance checks.	A contractor working with the MoJ Security Team should have at least DV clearance before being allowed to access <b>Top Secret</b> information.
PHYSICAL	Handling and storing <b>Top Secret</b> information requires exceptional planning, monitoring, and record-keeping.	Imagine you are moving locations for a server used to host <b>Top Secret</b> information. The encrypted server is secured in a locked and continuously monitored room in 102 Petty France. You have now decided to move it to 10 South Colonnade. This should only be done after you, your manager, and senior managers have reviewed and accepted the risks associated with this transfer. The transfer should then be handled by two DV-cleared individuals, for example, employees of a specialised commercial courier company. When it happens, local police may need to be informed and involved in providing an additional layer of security.
	Working remotely with <b>Top Secret</b> is not permitted due to the extreme sensitivity of the information.	
	Transferring <b>Top Secret</b> information from one location to another requires even greater planning and preparation than for <b>Secret</b> information, including the completion of a Risk Assessment by senior management and the use of DV-cleared personnel. More information on this is available in the HMG Government Security Classifications Policy and from your manager.	
TECHNICAL	When physical security measures cannot be used, <b>Top Secret</b> information at rest should be protected with extremely strong encryption. Contact the MoJ Security team in these circumstances.	
	Care should be taken to ensure that <b>Top Secret</b> information in transit is only shared with defined recipient users through accredited shared infrastructure or using extremely strong encryption.	

Туре	Measure	Example
	Top Secret information should be processed on IT systems which have been approved the Top Secret threat model. Advice on what commercial IT systems meet this requirement is available from the MoJ Security team.	

**Note:** Different information security measures might be applicable throughout the information lifecycle. It is important continually to evaluate security classifications and their corresponding measures. Refer to the HMG Government Security Classifications Policy for further guidance.

**Note:** For further information on statutory disclosures and transfer to national archives, please refer to the HMG Government Security Classifications Policy.

# **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# Information Classification and Handling Policy

This document provides the core set of IT security principles and expectations on the handling and classification of information on Ministry of Justice (MoJ) IT systems.

The MoJ stores and processes a wide variety of information, some of which attracts an HMG protective marking or contains personal information. The MoJ has a duty to protect all the information stored and processed on its IT systems.

This policy outlines the Information Classification and Handling Policy for all information held on MoJ IT systems.

#### Related information

Technical Controls Policy on page 32

#### Scope

This policy covers all staff (including contractors and agency staff) who use MoJ IT systems.

The overarching policy on information classification and handling is maintained by MoJ Security. This document only contains IT specific policies which are in addition to the overarching policy.

The overarching policy can be found here.

All Users **must be** made aware of the Information Classification and Handling Policy, and provided with security awareness training which covers this policy.

All Users **must be** provided with refresher security awareness training which covers this policy every 12 months.

# Inventory of assets

All information assets need be identified and have a nominated asset owner, to help ensure that the appropriate protection of these assets is maintained.

Examples of what an information asset constitutes are:

- · Databases and data files.
- System documentation.
- User manuals, training material, operational or support procedures.
- Security documentation such as RMADS or disaster recovery plans.
- Archived backup data.

The list of information assets and associated Information Assets Owners is coordinated and maintained by individual MoJ business groups, where the responsibility resides with the business group SIRO.

All MoJ business groups **must maintain** a list of information assets, their associated named Information Asset Owner (IAO), and which IT systems they reside on.

Note: Some information assets might not be held on IT systems.

#### Deriving a classification

At the MoJ, all information assets are assessed against HMG guidance on business impact, and HMG guidance on the protection of personal data. This assessment is used to select the appropriate classification from the Government Security Classification scheme.

All information assets stored or processed on MoJ IT systems **must be** assessed for a Business Impact Level, where an impact level for the Confidentiality, Integrity and Availability for each asset is derived.

The Asset Owner is responsible for determining the classification that applies to an asset.

All users are responsible for applying the appropriate classification to information assets created or handled on an IT system, where a pre-existing classification does not exist.

**Note:** As outlined in the MoJ IT Security Policy, all MoJ data and assets must have IT security controls designed and implemented to protect Confidentiality, Integrity, and Availability.

Further information on the criteria and derivation for classification can be found at: https://intranet.justice.gov.uk/guidance/knowledge-information/protecting-information/classifying-information/.

# Reclassifying information

The asset owner has responsibility for reclassifying an asset. If another user has reason to believe that an asset is incorrectly classified or has an incorrect handling caveat, they should normally discuss this with the asset owner. The other user cannot unilaterally reclassify the asset.

The exception is where the asset might need a higher classification than that assigned by the asset owner. The reclassification must still be communicated to the asset owner, for consistency. If it is agreed that the classification should be increased, check with the Security Team (security@justice.gov.uk) whether additional actions are required to protect the material.

## **Application of Government classification**

The Government classification scheme defines how information should be labelled and handled. Output from IT systems containing information that is classified must carry classification labels where it is **Official** or higher. This includes, but is not limited to, printed reports, removable media, electronic messages (such as email) and file transfers.

All IT hardware and removable media assets **must** be labelled with the highest classification from among each of the individual information assets stored or processed on it.

**Note:** This classification might be reduced if sufficient security controls are applied, for example whole disk encryption, and if there is agreement with the system assurer or Chief Information Security Officer (CISO).

All output from an IT system **must** be given the classification of the highest of each of the individual information assets contained within that output.

Where applying a classification label is not feasible, an alternative method **must be** agreed with the system assurer or CISO.

Further information on the criteria and derivation for classification can be found at: https://intranet.justice.gov.uk/guidance/knowledge-information/protecting-information/classifying-information/.

# Information handling on MoJ IT systems

The MoJ policy for handling classified material applies to all MoJ IT assets and all outputs from an IT system.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# Secrets management

A 'secret' is defined here as a sensitive piece of information that should be kept private. A secret usually has a technical system or user focus, for example a password, OAuth token or 'private key'. Private keys are secrets associated with SSH network connections, certificates, etc.

A 'secret' **not** the same as a **Secret** classification.

#### The base principle

All secrets **must** be adequately protected from a loss of confidentiality or integrity. Secrets, much like other confidential data, must be controlled so they can only be viewed or influenced by authorised parties.

# Application & infrastructure secrets

All secrets should be adequately protected and suitably stored.

Where possible, use infrastructure-based secrets management services such as AWS Key Management Service, AWS Systems Manager Parameter Store, Microsoft Azure Key Vault or Kubernetes Secrets on Ministry of Justice (MoJ) Cloud Platforms.

It should be rare and exceptional to store secrets within code repositories, such as in Github.com. Where secrets must be stored, they must be protected to control who has the ability to view or use those secrets. For example, to store a secret on GitHub you must use a tool such as git-crypt to encrypt the secret.

Secrets must never be stored in plain-text. This also applies to code repositories, even when the repository is set to a private mode.

Secrets for managing infrastructure must be issued as user authentication secrets, not a single shared secret.

#### User authentication secrets

User authentication secrets such as SSH private keys or tokens must be generated for each purpose and kept private.

Unless by intended design, authentication secrets should never be shared or published.

SSH private keys should be password protected where practical to do so.

# Media handling

# Removable media

Any Ministry of Justice (MoJ) systems or removable storage media used for work purposes must be encrypted to MoJ security standards. Security encryption is a mandatory government measure, and one of the most important methods we have to protect MoJ information.

# What is 'removable' media?

Laptops and USB memory sticks are the MoJ's most commonly used items of removable media. Removable storage media covers items available to users, such as USB memory sticks, writeable CDs/DVDs, floppy discs, and external hard drives.

Strictly speaking, magnetic tapes are also removable storage media, but it would be very unusual for the average user to have access to or to use magnetic tapes for business purposes.

MoJ security guidance specifies that USB memory sticks and other user-removable media should not be used to store departmental data. Only in exceptional circumstances, and where there is compelling business justification, should MoJ-approved USB sticks with device encryption be used.

# **USB** memory sticks

This guidance is intended to ensure that MoJ data remains secure, and to mitigate the potential impact of lost data sticks.

Equipment or asset type	Data deletion method	<b>Destruction method</b>
Flash (USB)	Delete the data, or erase using manufacturer instructions.	Destroy using commercially available disintegration equipment, to produce particles of a maximum of 6 mm in any direction.
Hard disk drive.  Note: This includes data centre disk drives.	Overwrite the entire storage space with random or garbage data, verifying that only the data used to perform the overwrite can be read back.	Break the platters into at least four pieces. This can be carried out either manually or by using a commercially available destruction product suitable for use with hard disks. Alternatively, apply a lower level degauss (refer to the explanation after this table), and then apply a destructive procedure that prevents the disk from turning. For example, punch holes into the platters, or twist or bend them.
Magnetic tapes and floppy disks <b>Note:</b> This includes data centre tape drives.	Overwrite the entire storage space with random or garbage data, verifying that only the data used to perform the overwrite can be read back.	Destroy using a commercially available shredder that meets a recognised international destruction standard. Particles of tape should be no larger than 6 x 15 mm. Alternatively, apply a lower level degauss and then cut the tape to no larger than 20 mm in any direction.
Optical media	Data deletion is not possible. Refer also to the note about RW-capable media after this table.	Shred or disintegrate using equipment that meets a recognised international destruction standard. Particles should be no larger than 6 mm in any direction.
Monitors	Overwrite on-board storage by displaying non-sensitive data on the screen for a few minutes before powering off. <b>Note:</b> If a monitor screen has legible "burn-in" of sensitive information it <b>shall not</b> be re-sold or donated.	Monitors can be disposed of by: (1) Returning the product to the manufacturer who <b>shall</b> align to formal waste disposal responsibilities, or (2) taking the item to a professional waste disposal facility, or (3) reselling or donating to a nonprofit organisation, once basic sanitation procedures have been performed. Ensure there is no "burn-in" of sensitive information, and that the device has not reached its end of life. <b>Note:</b> If the end of life monitor contains mercury, it is considered hazardous waste and its disposal <b>shall</b> align to WEEE 2013 Regulations using specialist methods such as disassembly to remove the mercury containing backlights for specialist treatment and the separation of the remaining material streams.

**Note:** A lower level degauss is a process using specialised equipment to erase data totally, by eliminating the unwanted magnetic field (information) stored on tape and disk media.

**Note:** Theoretically, data deletion is possible on some RW-capable media. For simplicity, however, the safer assumption is that rewriting and therefore data deletion is not possible on optical media.

Owners of the data storage devices are responsible for procuring services that meet the necessary destruction outcomes as described previously.

#### MoJ cloud environments overview

The MoJ consumes several public (shared cloud) and private cloud platforms, operating over 900 different technology systems ranging from internal IT tools or solutions to case management solutions.

Public cloud service environments are delivered through the internet. They are shared across organisations using a "multi-tenant" model. For example, a service provider hosts a public environment that gives the MoJ and other customers a portion of the same physical server hardware to run their website or application.

Private cloud environments differ, as they are dedicated to a single tenant. They are intended to address concerns on data security. They may also offer greater control because resources are not shared with other tenants.

Public and private clouds both have different ways of ensuring compliance. Therefore, compliance should be evaluated using the government's Cloud Security Principles. In addition, these principles should be assessed against several other factors outlined in the government's technical guidance on securing your cloud environment.

## NCSC on sanitisation and disposal of cloud assets

MoJ asset owners or administrators should be confident that:

- All data stored in a cloud service are erased when resources are moved or re-provisioned, when the resources are no longer required, or when the asset owner requests or carries out the erasure of the data.
- Storage media that has held MoJ data is sanitised or securely destroyed at the end of its life.

Note: For more information on this approach, refer to NCSC guidance on the sanitisation of cloud assets.

## Equipment destruction

MoJ asset owners or administrators shall ensure that for all data stored in a cloud service:

- All equipment containing MoJ data, credentials, or configuration information for the service is identified at the
  end of its life and before it is recycled.
- Any components containing sensitive data are sanitised, removed, or destroyed.
- Accounts or credentials specific to redundant equipment are revoked to reduce their value to an attacker.

**Note:** For more information on this approach, refer to NCSC guidance on equipment disposal.

#### Checklist for the sanitisation and disposal of cloud assets

Due to the possible lack of control of physical infrastructure, a checklist of questions to ask a cloud provider to establish a baseline for data sanitisation and deletion is provided.

Reference	Action to help ensure sufficient data sanitisation and deletion with a cloud provider	
1.	A standardised process to be agreed including credible witnesses, describing how private/public cloud service providers store and handle hard disks for decommissioning until destruction. This <b>shall</b> be aligned to the following controls as outlined in ISO 27002: 8.3.1 - Management of removable media (Control) "Procedures <b>should</b> be implemented for the management of removable media in accordance with the classification scheme adopted by the organization." 11.2.7 - Secure Disposal or re-use of equipment (Control) "All items of equipment containing storage media <b>should</b> be verified to ensure that any sensitive data and licensed software has been removed or securely overwritten prior to disposal or re-use."	

Reference	Action to help ensure sufficient data sanitisation and deletion with a cloud provider	
2.	Standardised procedures agreed between the MoJ and the Cloud Provider to establish a chain of custody including crypto-shredding or an initial software erasure and then degaussing the disk and/or shred/incinerate/pulverise.  This shall be aligned to the following control as outlined in ISO 27002: 8.3.2 - Disposal of media (Control)  "Media should be disposed of securely when no longer required, using formal procedures."	
3.	If required, the cloud provider agrees they <b>shall</b> securely deliver in transit hard disks that contain MoJ data, which the MoJ <b>shall</b> destroy.	
4.	Optionally, MoJ asset owners using the responses to checklists 1 to 3 can establish a data sanitisation strategy SLA aligned to Data Security Lifecycle Management standards, specifically sanitisation and destruction (end of life).	

**Note:** The Data Security Lifecycle Management concept is described in the Cloud Security Alliance's Security Guidance for Critical Areas of Focus in Cloud Computing v4.0 (CCA CSM v4.0). Refer to section 5.1.2: The Data Security Lifecycle on page 62.

**Note:** To ensure that MoJ data in the cloud is sanitised sufficiently and that the devices or hard drives they are stored in meet data management security standards when destroyed, it might require specific clauses in the contract with the cloud provider.

**Note:** If the cloud provider has a mechanism for resilience or redundancy that duplicates MoJ data, this duplicated data **shall** also be sanitised or destroyed using the checklist provided. All duplicated data **shall** be sanitised at the same time. The MoJ destroys all decryption keys held in their possession to ensure this occurs. This makes all the duplicated cloud data unreadable. This method is called **crypto-shredding**.

When duplicates of data cannot be destroyed immediately, there **shall** be methods in place for protecting and controlling the data until data destruction is assured. This includes the supplier providing a formal declaration of destruction. If any destruction tasks are delayed, a confirmation date of final data destruction **shall** be provided.

# Data deletion - Verification for virtual devices and SAN allocations (public cloud or on-prem)

When working on an MoJ public cloud or on-premise virtual infrastructure, obtaining a decommissioning or destruction certificate cannot be carried out according to the method used for the MoJ's on-premise physical servers and disk arrays when they are wiped, blanked, destroyed, or overwritten. This is because these MoJ infrastructures might be needed to support other services or infrastructure still in use.

For example, a single on-premise physical server might host eight virtual servers providing various services. If three of these virtual servers are deleted, the other five need to continue to operate. Similarly, an on-premise firewall might have a virtual context or a subset of rules that need to be removed, but the physical equipment is still required to provide services to other devices.

A soft and hard decommissioning approach for MoJ on-prem virtual devices might also be required. A soft decommissioning involves switching off the resource, ensuring that it cannot restart on a scheduled basis. This means stopping all hosted service or application, powering down the resource, and setting any remaining firewall rules to block all traffic to or from the resource. Once this soft decommissioning is complete, a hard decommissioning can take place. Hard decommissioning involves deleting the configuration, images, and storage that the virtual devices used and returning the resources to a resource pool.

The process used for SAN or VM items destruction and decommissioning is described next.

#### **Audience**

This guidance complements the Ministry of Justice (MoJ) overall security policy.

This guidance applies to all employees, contractors, partners, and service providers, including those on co-located sites and sites owned by other public bodies. This includes employees of other organisations who are based in, or work at, MoJ occupied premises.

**POL.PPR.001**: Agencies and arm's length bodies (ALBs) **shall** comply with this corporate framework but **can** establish their own arrangements tailored to operational needs and **should** supplement this framework with local policy or guidance for any business-specific risk.

# Objective

The MoJ requires employees and contractors to get into the habit of looking after the information that they work with, whether it is on paper or stored electronically, in the same way that they would take care of their personal valuables.

# Scope and Definition

This guidance helps you understand the risks involved in working with, sharing, and moving paper documents both inside and outside the office. It covers any information that relates to the business of the MoJ, its stakeholders, or partners, where the information has been printed out or written down on paper.

**Note:** This guidance applies also to the contents of personal information systems, such as notebooks.

This guidance outlines the basic principles of working securely with paper documents and files.

#### Context

All MoJ information is valuable. There is a requirement to protect everything that relates to the department's business, including information provided by others.

**Note:** The protection requirement applies to all information, not just information that is covered by the Data Protection Act or classified under the government-wide security classification system.

There are different rules for managing and protecting various kinds of paper-based information. You **should** know how to:

- Identify the correct security level for the information you work with.
- Handle the information according to the relevant rules.

# Responsibilities

All employees, contractors, partners, service providers and employees of other organisations who are on MoJ premises or co-located sites remain accountable for the security, health, and safety of themselves, colleagues, and the protection of departmental assets.

# Policy statements Identifying the correct security level

The MoJ uses the government-wide security classification system to indicate the level of security that the various types of information require. The different classifications are based upon the harm that would be caused if controls were breached.

**POL.PPR.002**: Within the **Official** classification, material does not normally need to have the classification written on it. However, particularly sensitive information **should** be marked with the **Official-Sensitive** handling caveat if it requires more robust access and handling controls to prevent more damaging consequences from disclosure.

**POL.PPR.003**: Information handled in the MoJ might not always have a visible classification marking. If any file contains material with a marking, then the cover of the file **should** be marked with the highest level of any of the contents.

To identify the right security level for information, think about:

How sensitive that information is.

- Whether it contains personal data that could be used to identify individuals.
- What the consequences might be if the information was compromised or misused.
- Whether the information is likely to be under threat from anyone with a high intercept capability. If so, the
  information might require marking at a higher classification than Official. If you are working with information or
  documentation higher than the Official classification level, contact Security team for specific guidance.

If you are in any doubt, ask your line manager or contact Security team.

# Allocating security levels and marking

**POL.PPR.004**: If you are generating original information, you **should** apply the **standard rules** to decide which classification to use. Do not set security levels higher than necessary. Set the classification that is appropriate at the time. Classification can be altered later if circumstances change, such as when material is no longer embargoed or has been released intentionally for consultation.

**POL.PPR.005**: For material at **Official-Sensitive** or higher classifications, the classification **shall** be written in capitals at the top and bottom of each page of the document. You **should** use the header and footer facility if creating electronically, and include page numbers by using the format Page x of y. You **should** only create documents at classification levels higher than **Official** on approved IT systems. If you are working with information or documentation higher than the **Official** classification level, contact Security team for specific guidance. Files and documents **should** be marked according to the most sensitive piece of information included.

# **Data Protection Act**

If the information in the documents or files can be used to identify living individuals, or could identify living individuals when used in conjunction with other MoJ material, then the information is covered by the Data Protection Act (DPA). The Act covers not only information such as name, address, and date of birth, but also expressions of opinion about or intentions towards an individual.

**POL.PPR.006**: Paper-based information that is covered by the DPA **should** be managed according to the general principles of working securely with paper documents and files set out here.

# Handling paper-based information in the office

Think carefully before leaving papers unattended on desks, in the same way that you would avoid leaving your own personal correspondence – or even a purse or wallet – in plain view.

The MoJ has a clear desk policy that is intended to ensure information is seen only by people who 'need to know' it.

# This means:

- Not leaving documents or files on a desk when not being used.
- Locking documents or files in a secure cabinet when you leave the office.

Failure to follow this policy could expose files and papers to the risk of being seen during the working day by other staff, or visitors to the office and, out of hours, by guards and cleaners. Even apparently non-sensitive information should be looked after. Putting papers away also protects them from damage from fire, smoke, or water.

There are different controls regarding how the various levels of classified information are secured. Refer to the Information classification, handling and security guide for more information.

# Taking documents and files out of the office

Occasionally, you might need to take MoJ information outside MoJ premises. Examples might be when you are working from home, or moving between MoJ buildings. At such times, it is likely that you'll be carrying valuable information within documents, paper files and personal notebooks.

**POL.PPR.007**: Always check first whether it is really necessary to take documents out of the office. If it is essential to do so, you **shall** get permission from your line management, especially if the information includes:

- Personal information, including anything that relates to an identifiable individual or individuals, such as MoJ staff, stakeholders, partners, or customers.
- Material marked Official-Sensitive.

**POL.PPR.008**: You **shall** get permission from a head of division, or from a member of the Senior Civil Service (SCS) if the information is marked at a level higher than **Official-Sensitive**. Removal or relocation of information marked at a level higher than **Official-Sensitive shall** be noted and recorded on a register, and a record kept of when the material is logged back in.

**POL.PPR.009**: If you are carrying papers out of the office, you **shall** protect them against accidental loss such as an accident or distraction, causing you to drop or misplace them.

**POL.PPR.010**: Ideally, carry papers in an unmarked case. For papers marked **Official-Sensitive** or higher, or when using public transport, you **shall** use a lockable case.

**POL.PPR.011**: For short journeys, such as on foot, and where you are not stopping or using public transport, it is acceptable to carry **Official** papers in a plain envelope, marked only with your name and office address.

**POL.PPR.012**: If carrying papers to a meeting at a different location, you **shall not** allow sensitive details to be visible. The reason is that they could be photographed by a journalist.

**POL.PPR.012.001**: Papers **should** be stapled together or otherwise secured in a package. This is to limit dispersal if the carrying case or envelope becomes damaged or opened.

**POL.PPR.013**: Cases or envelopes **should** have the minimum details necessary on the outside to assure safe return of the item, if lost, without having to be opened to reveal the contents.

**POL.PPR.014**: Documents **shall not** be left unattended in public places or in an unattended car. Care **should** be taken if you are reading protectively marked information in public places where you might be overlooked, such as a train, or where it might be difficult to retrieve a document if you lost hold of it, for example if you dropped it, or it was blown away.

If you are taking papers home, ensure that they are not readily accessible to other members of your household. Take precautions to minimise their loss. If the papers would normally be locked away in the office, try to do the same at home.

#### Sending documents

Options for sending documents are covered in the Sending Information guidance note.

#### Disposing of paper information

MoJ offices have bins or bags that are specifically intended for secure waste disposal of documents or files, including:

- Personal information that relates to an identifiable individual or individuals.
- Sensitive information that **should not** be disclosed.
- Any material bearing a visible classification marking.

**POL.PPR.015**: You **should** read and follow the secure waste disposal guidance on the MoJ Intranet before disposing of any document or files.

**POL.PPR.016**: Before disposing of information, you **should** check whether it should be retained on a file, and whether it is covered by a 'retention schedule'. The Records and Retention team can advise on this.

#### Long-term storage

The MoJ has arrangements for the secure long-term storage of paper documents and files. If you want to keep paper-based information, but no longer need to regular access to it, refer to the information on the MoJ Intranet regarding keeping, deleting, and disclosing information. The Records and Retention team can provide additional guidance.

#### What to do if you think there has been a security breach

**POL.PPR.017**: If you suspect that the security of the information you work with has been compromised in any way, you **shall** report it immediately.

**Note:** A security breach does not have to involve the actual loss of information. The potential loss of information also counts. For example, if a security cabinet has been left unsecured, there may be no evidence that any information has been lost or interfered with, but there is a clear potential for loss or damage.

# Compliance

**POL.PPR.018**: The level of risk and potential impact to MoJ assets, and, most importantly, physical harm to our people and the public, determines the controls to be applied and the degree of assurance required. The MoJ **shall** ensure a baseline of physical security measures are in place at each site, and receive annual assurance that measures are in place to provide appropriate protection to all occupants and assets, and that these measures can be strengthened when required, such as in response to a security incident or change in the Government Response Level.

**POL.PPR.019**: The implementation of all security measures **shall** be able to provide evidence that the selection was been made in accordance with the appropriate information security standards ISO27001/27002, Physical Security advice taken from the Centre for the Protection of National Infrastructure (CPNI), and Government Functional Standard - GovS 007: Security.

The constantly changing security landscape has necessarily dictated that Physical Security measures be constantly reevaluated and tested to meet new threats and other emerging vulnerabilities. This policy and subsequent supporting standards is subject to annual review or more frequently if warranted.

# Physical security advice

Physical security advice can be obtained by contacting Security team.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# Access control

# **Business requirements of access control**

# **Access Control guide**

This guide explains how the Ministry of Justice (MoJ) manages access to its IT systems so that users have access only to the material they need to see. This guide has sub-pages which provide in-depth Access Control guidance.

#### Related information

Managing User Access Guide on page 107

Minimum User Clearance Requirements Guide on page 51

Multi-Factor Authentication (MFA) Guide on page 108

Passwords on page 127

Privileged Account Management Guide on page 95

#### Who is this for?

This guide is aimed at two audiences:

- 1. The in-house MoJ Digital and Technology staff who are responsible for implementing controls throughout technical design, development, system integration and operation.
- 2. Any other MoJ business group, agency, contractor, IT supplier and partner who in any way designs, develops or supplies services (including processing, transmitting and storing data) for, or on behalf of the MoJ.

#### Information security principles for access control

These are the Access Control principles you need to know.

- The 'need-to-know' principle: Restricting access to information based on a business requirement.
- Non-repudiation of user actions: Holding a user accountable for their actions on an IT system.
- The 'least privilege' principle: Assigning the least number of privileges required for users to fulfil their work, usually done through Discretionary Access Controls (DAC).

User Access Management: Managing user access to systems and services through a formal user identity lifecycle
process.

## **Access control principles**

Effective access control should be implemented by following these four principles.

- 1. Identification: The MoJ should provide a single, unique ID assigned, named and linked to a private account for each user. For example, Lesley is issued a user account that only Lesley uses, and only Lesley can access. This is important so that logging information is accurate (refer to the following Accounting section for further information).
- 2. Authentication: To access MoJ systems, users must authenticate themselves. They can do so using:
  - something they know (such as a password the primary authentication method used at the MoJ)
  - something they have (such as a smart card)
  - something they are (biometric authentication such as a fingerprint, voice recognition, iris scan and others)

Systems holding sensitive information, or systems that are mission critical to the MoJ, must use Multi-Factor Authentication (MFA) to prove user identity. Refer to the Multi-Factor Authentication Guide and Password Management Guide for further information. If you wish to use an additional method of authentication you should review the National Cyber Security Centre (NCSC) guidance and contact the Cyber Assistance Team (CAT). For information on authentication methods including OAuth, refer to the Managing User Access Guide.

- **3. Authorisation:** Authorisation is the function of specifying access rights/privileges and resources to users, which should be granted in line with the principle of least privilege. Reducing access privileges reduces the "attack surface" of IT systems. This helps to prevent malware and hackers from moving laterally across the network if they compromise a user account.
- **4. Accounting:** Successful and unsuccessful attempts to access systems, and user activities conducted while using systems must be recorded in logs. Please refer to the Security Log Collection Guide for more information. This will help to attribute security events or suspicious activities to users who can be supported to improve their behaviours or held accountable for their actions.

Consider the following points when creating activity logs.

Logs should be:

- stored securely
- backed up, so that data are not lost if there is a system unavailability
- managed according to the sensitivity of the data they hold, for example personal information. Contact the Data Protection Team for advice on protecting sensitive personal information DataProtection@justice.gov.uk.
- stored for a minimum of 6 months

Logs should not be:

- retained for longer than 2 years unless otherwise stipulated. Retention rules may vary on a case by case basis so check with the Data Privacy Team, the Cyber Assistance team, and the MoJ Data Protection Officer if a Log involves personal information. Refer to the Accounting Guide for further information.
- · tampered with under any circumstances, for example through modification or removal.

Refer to the Security Log Collection Guide for more information.

# Segregation of duties

In some parts of the MoJ, segregation of duties is used to help to reduce the possibility that malicious activity takes place without detection.

You can segregate duties in various ways, including:

- implementing manual or automated Role Based Access Control (RBAC), to enforce user authorisation rights.
- regularly reviewing audit logs to check for suspicious activity
- · ensuring strict control of software and data changes
- requiring that a user can perform only *one* of the following roles:

- identification of a requirement or change management request (Business function)
- authorisation and approval of a change request (Governance function)
- design and development (Architect or Developer function)
- review, inspection, and approval (another Architect or Developer function)
- implementation in production (System Administrator function)

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# Privileged Account Management Guide Related information

Access Control guide on page 93

#### Introduction

This guide explains how to manage privileged accounts in order to minimise the security risks associated with their use. This is a sub-page to the Access Control Guide.

## How to manage privileged accounts

Holders of privileged accounts, such as system administrators, have privileges to perform most or all of the functions within an IT operating system. Staff should have privileged accounts only when there is a business need, in order to prevent malicious actors gaining privileged access to Ministry of Justice (MoJ) systems. The MoJ requires that ownership and use of privileged accounts must be monitored and audited on a monthly basis.

Privileged accounts should be protected with the following controls.

#### DO

- # Ensure that privileged users only use their system administrator account when elevated privileges are required. Their general user account should be used for all other work activities.
- # Ensure that management or administrative access is limited to users who have been suitably authenticated and have been authorised to perform the specific action. Only those with a genuine business need should have an administrative account, however there should be a sufficient number of administrators that there is not a single point of failure due to absence or administrators leaving the MoJ. This should be enforced through the principle of least privilege.
- # Ensure that Multi Factor Authentication (MFA) is used where possible, such as where administrative consoles provide access to manage cloud based infrastructure, platforms or services. MFA should also be used to access enterprise level social media accounts. Refer to the Multi-Factor Authentication Guide for details of preferred MFA types. Where MFA cannot be used on a system, this is considered an exception and should be logged in the risk register.
- # Ensure that MFA is mandated for a privileged user to conduct important or privileged actions such as changing fundamental configurations including changing registered email addresses or adding another administrator.
- # Ensure that MFA is used as a validation step, to confirm actions requested by users, such as a MFA re-prompt when attempting to delete or modify data.
- # Ensure that default passwords are managed securely and safely, as described in the Password Manager guidance.

#### DON'T

- # Allow privileged users to use their privileged accounts for high-risk functions. These include reading emails, web browsing, using an 'administrator' login on an end-user device (such as a mobile device), or logging into a server as 'root'.
- # Leave default or factory set passwords for any accounts but particularly for privileged system accounts, social media accounts and infrastructure.

#### DON'T

# Allow a user to have a privileged account, unless they are a service provider and require a privileged account for that specific service.

#### Incidents and contact details

**Note:** If you work for an agency or ALB, refer to your local incident reporting guidance.

For help with incidents, including theft and loss, contact one of the following:

**Technology Service Desk** - including DOM1/Mojo, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- MoJ Service Portal and Live Chat

**Note:** The previous itservicedesk@justice.gov.uk and servicedesk@digital.justice.gov.uk email addresses, and the Digital & Technology Digital Service Desk Slack channel (#digitalservicedesk), are no longer being monitored.

# **HMPPS Information & security:**

- Email: informationmgmtsecurity@justice.gov.uk
- Tel: 0203 334 0324

For non-technology incidents, contact the Security team

Contact the Data Protection Team for information on Data Protection Impact Assessments: DataProtection@justice.gov.uk

If you are not sure who to contact, ask the Security Team:

- Email: security@justice.gov.uk
- Slack: #security

For any further questions relating to security, contact: security@justice.gov.uk.

# **Access Control Policy**

This policy gives an overview of access control security principles and responsibilities within the Ministry of Justice (MoJ). It provides a summary of the policies and guides that apply to MoJ access management.

To help identify formal policy statements, each is prefixed with an identifier of the form: **POL.ACP.xxx**, where **xxx** is a unique ID number.

#### Related information

Technical Controls Policy on page 32

#### **Audience**

This policy is aimed at:

Technical users

These are in-house MoJ Digital and Technology staff responsible for implementing controls throughout technical design, development, system integration, and operation. This includes DevOps, Software Developers, Technical Architects, and Service Owners. It also includes Incident Managers from the Event, Problem, Incident, CSI, and Knowledge (EPICK) Team.

**Service Providers** 

Defined as any other MoJ business group, agency, contractor, IT supplier, and partner who in any way designs, develops or supplies services (including

Management controls and procedures to prevent access and real-time monitoring. Refer to the categories
called System and Application Access Control and User Access Management, with monitoring covered in the
subsections called Password Management System and Management of Privileged Access Rights.

#### System and Application Access Control

**POL.ACP.007:** The MoJ **shall** strive to prevent unauthorised access to systems and applications, as described in the following subsections.

#### **Information Access Restrictions**

**POL.ACP.008:** Access to information and application system functions **shall** be restricted by following access control policies and procedures.

**POL.ACP.009:** In particular, System Designers and Administrators **shall** use adequate authentication techniques to identify with confidence user access to their system or data, using the principle of "least privilege". Refer to the guidance on Authorisation for more detail.

## **Secure Log-on Procedures**

**POL.ACP.010:** Where required by the access control policy, access to systems and applications **shall** be controlled by a secure log-on procedure, including the following points:

- POL.ACP.011: Multi-user (MU) accounts shall be managed carefully using PAM or a Bastion server, to avoid
  accountability type security risks. Refer to the Multi-user Accounts and Public-Facing Service Accounts guidance.
- **POL.ACP.012:** Front-end users accessing the MoJ's public services **shall** authenticate via the GOV.UK Verify Service. Refer to the User Facing Services guidance.
- POL.ACP.013: System Designers for internal systems **shall** use the MoJ's single sign-on (SSO) solution to authenticate via an Identity and Access system.
- **POL.ACP.014:** Passwords **shall not** be stored or transmitted over the network in clear text, nor be protected with encryption that has known security weaknesses. Refer to the Password Management Guide.

# **Password Management System**

**POL.ACP.015:** The MoJ's password management systems **shall** be interactive, ensure quality passwords are used, and **shall** store and transmit passwords in a protected form, specifically:

- POL.ACP.016: Systems shall support MoJ password requirements that are provisioned and maintained by System Administrators.
- **POL.ACP.017:** System Administrators **shall** always have time-bound administrative sessions, which **shall** be protected using Multi-Factor Authentication (MFA).
  - **POL.ACP.018:** The system **shall** regularly monitor, review, and revoke these sessions when no longer required.
- POL.ACP.019: Strong passwords, separate and unique for each account or service, shall be created and
  maintained by all users. Refer to the Password Management Guide, Roles and Responsibilities section, Passwords
  and CyberAware advice.
- **POL.ACP.020:** Users **shall** change a password initially received by a system or support team before carrying out MoJ tasks. Refer to Passwords.
- POL.ACP.021: Password history and blocking of commonly guessed passwords shall be enabled in a system.
   Refer to the Password Creation and Authentication Guide.
- Regular password change is not required, as it is an outdated and ineffective practice.
- POL.ACP.022: Password managers or vaults used at the MoJ shall align to industry standards to securely store and transmit passwords in a protected form. Refer to Password Managers and Password Vaults and Managers.

Note: Contact the Security team if you have specialised needs when selecting or using a storage tool.

## **Access Control to Program Source Code**

• **POL.ACP.023:** When coding in the open, MoJ Technical users and Service Providers **shall** follow coding best practices and keep code separate from configuration and data.

# **User Responsibilities**

Users are required to follow the MoJ's practices in the use of secret authentication. This is described in the following subsection.

#### Use of secret authentication information

• POL.ACP.057: All users **shall** follow the MoJ's password policy, as referenced in the Password Management System, and the associated tools referenced in the Secure Log-on Procedures.

#### **Enforcement**

- This policy is enforced by lower-level policies, standards, procedures, and guidance.
- Non-conformance with this policy could result in disciplinary action per the department's disciplinary procedures. This could result in penalties up to and including dismissal. If an employee commits a criminal offence, they may also be prosecuted. In such cases, the department will always co-operate with the relevant authorities and provide appropriate evidence.

#### Incidents

Note: If you work for an agency or ALB, refer to your local incident reporting guidance.

#### **Security Team**

Email: security@justice.gov.uk

Slack: #security

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Enterprise Access Control Policy**

All Ministry of Justice (MoJ) staff (including contractors and agency staff) are entitled to be granted access to the information which is required for their work, subject to their level of clearance and employment status.

Access control mechanisms provide the ability for MoJ IT systems to control the levels of access granted to an individual User or defined groups of individual Users. This section outlines the process for managing User access to MoJ IT systems starting from when a User is initially registered through to the revocation of access rights and removal of their User account.

#### Legacy information

**Note:** This document is Legacy IA Policy material. It is under review and likely to be withdrawn or substantially revised soon. Before using this content for a project, contact security@justice.gov.uk.

**Note:** This document might refer to several organisations, information sources, or terms that have been replaced or updated, as follows:

- CESG (Communications-Electronics Security Group), refer to the National Cyber Security Centre (NCSC), contact security@justice.gov.uk.
- CINRAS (Comsec Incident Notification Reporting and Alerting Scheme), refer to the NCSC, contact security@justice.gov.uk.
- ComSO (Communications Security Officer), contact the Chief Information Security Officer (CISO) (security@justice.gov.uk).
- Confidential, an older information classification marking, refer to Information Classification and Handling Policy.
- CPNI (Centre for the Protection of the National Infrastructure), contact the CISO (security@justice.gov.uk).
- DSO (Departmental Security Officer), contact the Chief Security Officer (security@justice.gov.uk).
- GPG6 (Good Practice Guide 6: Outsourcing and Offshoring: Managing the Security Risks), refer to the NCSC, contact security@justice.gov.uk.

- IS1 (HMG Infosec Standard 1 Technical Risk Assessment), refer to the Government Functional Standard GovS 007: Security.
- IS2 (HMG Infosec Standard 2 Information Risk Management), refer to the Government Functional Standard -GovS 007: Security.
- IS4 (HMG Infosec Standard 4 Communications Security and Cryptography), refer to the Government Functional Standard GovS 007: Security.
- IS6 (HMG Infosec Standard 6 Protecting Personal Data and Managing Information Risk), refer to the Government Functional Standard GovS 007: Security.
- ITSO (Information Technology Security Officer), contact the CISO (security@justice.gov.uk).
- Restricted, an older information classification marking, refer to Information Classification and Handling Policy.
- SPF (Security Policy Framework), refer to the Government Functional Standard GovS 007: Security, contact security@justice.gov.uk.

## **User and Information Access management**

Access control is primarily about enforcing three information security principles:

- The 'need-to-know' principle restricting access to information based on a business requirement.
- Non-repudiation of User actions –holding a User accountable for their actions on an IT system.
- The 'least privilege' principle assigning the least number of privileges required to fulfil their work.

At a high level, access control in MoJ is based on Role Based Access Control (RBAC). Each user is assigned a role (or set of roles) and access to a piece of information is granted on a per role basis. In general, information will either be subject to RBAC or classified as open access (for example, a HR policy document made available on the MoJ intranet).

Information made available on an open access basis (i.e. not subject to any RBAC restrictions) must be treated as an exception to general access control rules. It is important to ensure any information made available in this way has been validated by the Information Asset Owner (IAO) to ensure that the information does not have 'need-to-know' constraints that impede it's sharing beyond a defined RBAC group (refer herefor further details on the role of the IAO).

#### Management of User access control

The following diagram depicts the 4 stage management lifecycle for managing user access control.



The rest of this section describes each of the 4 stages and outlines what activities are required.

**Note:** This lifecycle aligns with the MoJ HR processes for new joiners (see: https://intranet.justice.gov.uk/guidance/hr/induction/) and leavers (see: https://intranet.justice.gov.uk/guidance/hr/end-change-of-employment/).

# User registration and account creation

The following activities must be undertaken for each new User registration:

• The identity of the new User must be confirmed – for an MoJ member of staff this is confirmed by MoJ HR;

- The access rights required must be supplied (for example, the list of RBAC groups and/or applications);
- Confirmation of clearance level (refer here for further details);
- The application for User registration must be authorised by a MoJ senior manager.

Note: This authorisation is used as confirmation of the Users identity and the access rights requested are correct.

In general, individuals who are MoJ staff (including contractors and agency staff) will be provisioned with a User account and a number of roles applicable to the nature of their work so that they can access the relevant MoJ IT systems, application and information. Temporary use of a MoJ IT system may be permitted where a specific business need exists (e.g. to allow an external trainer to train MoJ staff in a new application) subject to clearance checks and a Non-Disclosure Agreement (NDA). A MoJ senior manager must assume total responsibility for the actions undertaken by that temporary User while they are using a MoJ IT system using a temporary account.

#### Minimum user clearance requirements

Most MoJ IT systems operate at IL3 where information with a protective marking of REST\* can be processed. As these systems process HMG protectively marked data, Users must attain a certain clearance level before they can be granted access rights, the exact level depends on the type of access rights required and job role.

For the purposes of this standard, access rights have been broken down into three User account types. Table 1 provide a description for each type and the minimum clearance required.

Table 1: User account type and clearance required

User account type	Description	Minimum Clearance Required
Normal User	Include all Users with entry-level access; includes read/write and read-only Users.	BPSS
Application Administrator / Privileged User	Typically an application system manager, i.e. those with the rights to create/remove user accounts, and provide internal support.	BPSS
Systems Administrator	A systems administrator does not necessarily have a 'need-to-know' over any of the business information held on the systems they support however they do have administrative privileges which allows them to view data held on those systems and change their configuration.	SC

**Note:** The clearance level indicated in Table 1 is separate to the clearance level required for a particular job role and sets the minimum requirement for access to a MoJ IT system. Most job roles at the MoJ require an individual to attain BPSS however; some job roles require an individual to have a higher clearance such as SC or DV.

# Privilege management and review of user access rights

In order to ensure that privileges are assigned on a least privileges basis, the following information must be supplied when requesting a new User account or additional privileges:

- A statement of the access required, for example, a path to a folder or functionality within an application;
- The name/identity of the User requiring access and their associated User account identify (where the request relates to an existing User account);
- Business justification; and
- Approval from a MoJ senior manager.

#### Review of user access rights

Access rights must be reviewed on a regular basis and may need to be updated as a result of any change in job role, security clearance, or employment status. The review schedule is captured in Table 2.

The following sub-sections outline the key roles involved in the review process and highlights further consideration which should be undertaken when granting privileges for access to knowledge repositories or remote access connectivity.

### IT System owner / Information Asset Owner responsibilities

An IT System Owner or Information Asset Owner (IAO) is responsible for managing access control rules for their particular system.

The actual review and implementation of any access control changes may be performed by MoJ service management along with the relevant IT service provider on their behalf however they may be required to verify access rights in order to assist a scheduled review audit of User accounts and permissions.

# IT service provider responsibilities

MoJ IT service providers operate as access control custodians (as they retain top-level administration rights) acting on the direction of an IT system manager, IAO's and MoJ senior managers.

The IT service provider will only amend access rights based on either an automatic joiners / leavers notification or from requests made from an authorised individual (as described at the start of this section). In performing these activities on behalf of the MoJ, the IT service provider has the responsibility to:

- Retain a record of all authorised users (granted accounts);
- · Retain a record of all access approvals and changes.
- Retain a record of all users granted administrative privileges on any network, system, or application under their administration.

# Granting system administrator privileges

Systems administrators by their very nature have privileged access to MoJ IT systems, it is important that the use of system administrative accounts is kept to a minimum, as such:

- Systems administrators must be provisioned with two system accounts, one operates as a normal user, the other as
  a systems administrator.
- A systems administrator must ensure that they use their normal account as their main working account and only use the elevated privileges of their systems administrator account when required.
- Further details can be found in IT Security SyOPs System Administrators.

Non-IT service provider Users are not normally permitted to hold system administrative privileges. Exceptions may be granted where there is a legitimate business justification endorsed by a MoJ senior manager or Senior Civil Servant (SCS). Further advice must be sort from the MoJ ITSO.

#### Access to knowledge repositories

Knowledge repositories such as TRIM, are intended to host generally accessible information (but still internal to the MoJ), however certain categories of personnel may not be entitled to access these repositories (or subsets of information held within them) if they are deemed to contain any information that has a specific or implied access control restriction (e.g. based on clearance level or job role).

The relevant IAO is required to ensure that all information is suitable for sharing without access controls or alternatively shall restrict access to authorised personnel with an appropriate need-to-know.

#### Remote access

Remote access to a MoJ IT system requires the use of an authentication token (such as an RSA token) in addition to the standard network logon. Each token is unique to a particular individual and must only be issued to those Users who have a business need to access MoJ IT systems remotely, for example, home workers.

#### Account removal

An individual's User account and any associated access rights must be removed once that individual has either left the organisation or no longer requires access to the IT system (or application) that the account was created for.

It is the responsibility of the line manager to request account removal. The leavers process can be found on the HR intranet page (see: <a href="https://intranet.justice.gov.uk/guidance/hr/end-change-of-employment/">https://intranet.justice.gov.uk/guidance/hr/end-change-of-employment/</a>). As part of the HR process, the line manager must inform all relevant IT service providers when a member of staff leaves the organisation and as such instruct them to deactivate and remove their user account. The leavers guidance linked previously gives detail on how to contact IT service providers.

#### Review of User privileges and accounts schedule

Table 2 outlines the review schedule which must be applied to all MoJ IT systems. All User privileges and accounts must be audited in accordance with this schedule, Table 2 states the review activity required with an associated frequency.

**Note:** It is anticipated that most MoJ IT system will be able to comply with this schedule, however it is recognised that this may not be feasible on some. Any deviation from this schedule must be approved by the system Accreditor and MoJ ITSO (for example a copy of Table 2 with revised schedule can be placed within the relevant system RMADS).

Table 2: Review of User privileges and accounts schedule

Activity	Description	Schedule
Review existing user accounts	Review all the user (and system user) accounts and identify accounts which have not been used in the last 3 months. The list of identified accounts must be reviewed with MoJ HR to identify which accounts can be removed (as the User has left the MoJ) or require deactivation (as the User is on long term leave).	Every 3 months
Review of user access / authentication tokens	Review the usages of remote access authentication tokens (e.g. RSA token) and identify accounts where a token has not been used in the last 3 months. These token must be disabled.	Every 3 months
Review of user account privileges	Review the roles and privileges assigned to a User and remove any which are no longer required.	Every 6-12 months (exact review period to be agreed with the system Accreditor and MoJ ITSO)

# **User access management**

#### **Authentication**

#### The base principle

Any access to any data **must** employ adequate authentication techniques to identify the system or user to a suitable level of confidence for the system or data within.

#### **Passwords**

Where appropriate, passwords should be used as a knowledge-based factor for authentication.

The Ministry of Justice (MoJ) has published password guidance.

#### Named individual accounts

Human user access must have unique, named and private accounts issued (with shared accounts being a rare, intentional and considered exception to this rule).

For example: Jonathan Bloggs is issued with a user account only Jonathan uses and may access.

#### Account sharing

Accounts must not be shared unless they are defined as shared accounts, where additional authentication and authorisation techniques may be required.

For example:

- individuals must not share a 'root' account, but be issued named accounts with appropriate privileges instead;
- Individuals must not share a single Secure Shell (SSH) private key, but generate private and individual key pairs and their public key associated to locations where authentication is required.

#### System-system accounts

Accounts designed for programmatic or system/service integration must be unique for each purpose, particularly in separation between different environments - such as pre-production and production.

System-system accounts must be protected against human intervention.

Token-based methods are preferred over static private key methods.

#### **Multi-Factor Authentication**

Where appropriate, multi-factor authentication (MFA) should be used as a knowledge-based factor for authentication. MFA is sometimes referred to as Two-Factor Authentication (2FA).

MoJ guidance on MFA is available here.

#### **MFA for Administrators**

Administrative accounts **must** always have MFA, unless impractical to do so. Ensure there are techniques in-place such that MFA is always enabled and active for each account.

# MFA for important or privileged actions

MFA should be re-requested from the user for important or privileged actions such as changing fundamental configurations such as registered email address or adding another administrator.

MFA can also be used as a validation step, to ensure the user understands and is confirming the action they have requested, such as an MFA re-prompt when attempting to delete data.

## IP addresses

#### Trusting IP addresses

IP addresses in and of themselves do not constitute authentication but may be considered a minor authentication *indicator* when combined with other authentication and authorisation techniques.

For example, traffic originating from a perceived known IP address/range does not automatically mean it is the perceived user(s) however it could be used as an indicator to *reduce* (not eliminate) how often MFA is requested *within* an existing session.

#### IP address for non-production systems

IP addresses access control lists (and/or techniques such as HTTP basic authentication) should be used to restrict access to non-production systems you do not wish general users to access.

H/T https://medium.com/@joelgsamuel/ip-address-access-control-lists-are-not-as-great-as-you-think-they-are-4176b7d68f20

# Management access

#### The base principle

Management or administrative access **must** be limited to authorised authenticated users and utilise multi-factor authentication wherever possible.

# **Application Program Interface (API)**

APIs are preferred over Secure Shell (SSH) connections, as by comparison they generally offer greater technical security limitations without the need for parsing commands.

# Automated diagnostic data collection

It should be exceptional to directly administer a server/node when adequate diagnostic data collection sends underlying technical data to a place where it can be correlated and analysed.

# Pre-defined, pre-audited

Tools such as Systems Manager and comparable techniques over preferred over manual intervention (such as human interaction over SSH) as the intervention path can be carefully designed to avoid human error and effectively instruct pre-audited actions to be taken on an administrator's behalf.

#### Secure Shell (SSH)

Use of bastion or 'jump' boxes for access into systems is a useful technical security design that also helps 'choke' and control such sessions.

Through immutable infrastructure and server design, state-less cluster expansion/contraction and automated diagnostic data capture the need to SSH into a server/node should be increasingly less common.

It should be exceptional for an individual to login to a server/node via SSH and execute commands with elevated privileges (typically, root).

#### **Using SSH**

SSH must be strictly controlled, and environments should be segregated so that no single bastion or 'jump' SSH server can access both production and non-production accounts.

SSH shells must be limited to users who need shell (by comparison to users who will use SSH as a port forwarding tunnel).

Joiners/Movers/Leavers processes must be strictly enforced (optimally, automated) on SSH servers as they are a critical and privileged access method.

SSH should not be password-based, and should use individually created and purposed SSH keypairs. *Private keys must not be shared or re-used*.

# Managing User Access Guide

#### **Related information**

Access Control guide on page 93

#### Introduction

This guide provides information on the authentication methods which should be used to manage user access to systems and information in the Ministry of Justice (MoJ). This is a sub-page to the Access Control Guide.

#### Managing access to MoJ systems

The following methods can be used to manage access to the MoJ's systems. They are in order of preference for their use, with 1 providing more secure management features than 3.

Rank	Method	Comment
1	Application Program Interface (API)	Where possible, APIs should be used instead of remote server configuration tools such as Secure Shell (SSH) and Remote Desktop (RDP). This is because APIs offer greater technical control over security systems without the need for parsing commands required by remote server configuration tools.
2	Automated diagnostic data collection	It should be considered the exception for administrators to directly administer a server/node when there is automated diagnostic data collection. Diagnostic data collection allows the underlying technical data to be easily correlated and analysed.
3	Remote server configuration tools	If you cannot use APIs then remote server configuration tools can be used with the following controls.

Use of bastion or 'jump' boxes for access into systems is a useful technical security design that also helps 'choke' and control sessions.

The need to use remote server configuration tools to interact with a server or node can be reduced through improved infrastructure and server design. For instance, the use of stateless cluster expansion or contraction, and the automated diagnostic data capture, can reduce the need to use SSH.

System Admins should only login to a server or node via SSH to execute commands with elevated privileges (typically, root) under exceptional circumstances.

- SSH must be strictly controlled, and environments should be segregated so that no single bastion or 'jump' SSH server can access both production and non-production accounts.
- Do not allow direct logging in as root through SSH. Administrators must have a separate account that they regularly use and sudo to root when necessary.
- SSHs must be limited to users who need shell, in contrast to users who might use SSH as a port forwarding tunnel.
- Joiners/Movers/Leavers processes must be strictly enforced (optimally and preferably automated) on SSH servers, as they are a critical and privileged access method.
- SSH access should not be password-based. It should use individually created and purposed SSH key pairs. Private keys must not be shared or re-used.

The Government Digital Service (GDS) recommends the use of the open authorisation standard 'OAuth2' as a means to authenticate users. Refer to the GDS guide for more information.

# **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# Multi-Factor Authentication (MFA) Guide

#### Related information

Access Control guide on page 93

#### Introduction

This Multi-Factor Authentication (MFA) guide explains how MFA is used to ensure that users are only granted access to Ministry of Justice (MoJ) information once their identity is confirmed. This is a sub-page to the Access Control Guide.

#### **MFA**

Users **should** have their identity authenticated through one or more of the following methods:

- Something they know, such as a password.
- Something they have, such as a mobile phone or smart card.
- Something they are, using biometric authentication such as a fingerprint.

MFA can be used as a possession-based factor for authentication, by checking for something 'you have'. MFA is sometimes referred to as Two-Factor Authentication (2FA) if it involves a second form of authentication. MFA is referred to as 3, 4, or 5 Factor Authentication if it includes additional authentication requirements. Different methods of additional authentication identify users with varying degrees of accuracy. Care **should** be taken to ensure true MFA. For example, password and security questions are both dependent on 'something the user knows' and therefore are just one factor of authentication.

The following list identifies the MoJ's preference for MFA methods, with 1 ranked the highest, and 8 the least desirable. These methods can be used for 2, 3, 4, or 5 Factor Authentication as required.

#### Note:

- MFA Type 1 might not be suitable for all systems. In that case, other methods of delivering MFA **should** be considered to enable additional protection beyond single sign on.
- MFA types 5 and 8 **should** only be used when no other MFA method is appropriate. The reason is that these methods are more easily spoofed or circumvented.

Preference	Туре
1.	Hardware-based. For example, a Yubikey or similar TPM enabled device is presented during the authentication process.
2.	Software-based. For example, a Google Prompt is presented on a registered mobile device.
3.	Time-based One Time Password (TOTP)-based. The code is held by a dedicated app, such as Google Authenticator, on a mobile device.
4.	TOTP-based. The code is held within a multi-purpose app, for example a password manager app that also holds other authentication information.
5.	Certificate-based. A digital certificate is used to authenticate a user.
6.	Email-based. A one-time code or link is sent to the user's registered on-file email address.
7.	SMS-based. A one-time code is sent to the user through an SMS message.
8.	Phone-call based. An automated phone call is made to the user's registered on-file phone number, to provide a one-time code or password.

**Note:** When sending a one-time code to a mobile device, for example an SMS or phone call, the connection **shall** only be to a single user account. In other words, only telephone numbers allocated to a single individual **may** be used. Sending a one-time code to a shared device or shared number is not permitted.

The MoJ Password Guide provides more information on the use of MFA.

## **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Privileged User Guide**

#### Introduction

This guide outlines the security procedures and advice that privileged users should follow when accessing the Ministry of Justice (MoJ) IT systems in a safe and secure manner. Privileged users are those who have elevated levels of system access in order to manage IT system components to meet MoJ IT service requirements. Privileged users might, for example, install software, configure and upgrade IT systems, input into the Service Management Tool for the systems they manage, and run day-to-day operations to satisfy continuity of service, recovery, security, and performance needs. This includes privileged users who manage Slack or Github repositories, users who have administrative access on their laptops, and users who setup and maintain platforms hosted in the Cloud.

Specific responsibilities of individual privileged users are likely to vary depending on the systems they manage. The system's Information Risk Assessment Report documents the security controls (MoJ Information Assurance Framework Process). The IRAR should be completed as part of this process. For a comprehensive list of individual responsibilities, privileged users should refer to the system specific documentation.

This page is the first in a series of guides for privileged users within the MoJ; refer also to the related guides.

#### Who is this for?

This guide is aimed at two audiences, both technical.

- The in-house MoJ Digital and Technology staff who are responsible for implementing controls throughout technical design, development, system integration and operation. This includes DevOps, Software Developers, Technical Architects and Service Owners. It also includes Incident Managers from the Event, Problem, Incident, CSI and Knowledge (EPICK) Team.
- Any other MoJ business groups, Agencies, contractors, IT suppliers and partners who in any way design, develop
  or supply services (including processing, transmitting and storing data) for, or on behalf of, the MoJ.

## Related guides

For further details about privileged user responsibilities, refer to the following guides.

- The Privileged Account Management Guide provides the guidelines to ensure that privileged accounts are securely managed. It is part of the Access Control Guide.
- The Logging and Protective Monitoring Guide provides information about security procedures privileged users should implement to conduct logging activities.
- The Backups, Removable Media and Incident Management Guide provides information that privileged users should follow to reduce the impact of a security incident, and understand how they should respond.
- The Configuration, Patching and Change Management Guide provides privileged users with guidance to ensure that systems are configured securely, that change is managed correctly, and that systems are patched regularly.

#### Management of privileged user accounts

Privileged user accounts have a high degree of risk associated with them due to the control that they give the privileged user, hence they must be treated with great care. To reduce the risk of a data breach on the MoJ systems, access rights must be managed in the following ways.

- Privileged user accounts should only be created for users with a genuine business need, and only for the duration that the business need exists.
- Privileged access must be limited and granted in line with the principle of least privilege necessary to fulfil the required function.
- The privileged accounts should be strictly controlled, and their number kept to the absolute minimum per system or app.
- Privileged user passwords must be created in line with the MoJ's Password Guide.
- The password for a privileged user account must not be re-used for another privileged user account or a normal user account.
- Privileged user passwords must be deleted along with the account when a privileged user leaves the MoJ or changes role.

- Multi Factor Authentication (MFA) must be used for privileged user accounts where possible. Refer to the Password Guide for further details.
- Privileged user accounts must only be used when carrying out administrative tasks such as creating new user
  accounts or implementing software updates. At all other times a normal user account must be used, e.g. for tasks
  such as searching the internet and reading emails.
- Privileged user accounts on depreciated systems must be reviewed quarterly by system owners for breach as aging systems frequently cannot be, or are not, patched leaving them vulnerable to take over.
- Privileged users must not abuse the privileges they are given, such as circumventing controls put in place to protect the MoJ.

For further information on managing privileged user accounts refer to the Privileged User Configuration, Patching and Change Management Guide.

## **Resource monitoring**

Privileged users are responsible for monitoring their systems to ensure that the system is operating effectively and providing the intended functionality. Privileged users should:

- Define each system's Key Performance Indicators (KPIs), which can be used to ensure the systems are operating effectively.
- Monitor and analyse data from the systems in order to observe malicious behaviour, and to minimise, or to prevent, system outages or slowdowns, examples being:
  - For MoJ managed infrastructure:
    - CPU usage.
    - · Disk usage.
    - Memory consumption.
  - For Cloud solutions:
    - · Access requests.
    - · Database monitoring.
    - Monitoring storage resources and processes that are provisioned to virtual machines, services, databases, and applications.
    - Virtual network monitoring.
- Identify the root cause of excessive resource use and rectifying the issue when possible. If an issue cannot be rectified quickly, it should be reported to the system owner.
- Notify the MoJ IT Service Desk if there is a suspected incident (refer to the contact details).

#### Identification and authentication

Privileged users are responsible for managing user access to systems to enable effective access control to the MoJ's data and information. To support effective access controls, privileged users must:

- Only create user accounts once authorisation has been received from that user's line manager.
- Only grant permissions that are in line with the user's business role within the MoJ.
- Review user account usage every 90 days. If an account is dormant, the privileged user must investigate its status and suspend the account if appropriate. Refer to the Access Control Guide for details.
- Disable all user and privileged user accounts when staff members leave the MoJ, or where the account is not
  required due to a change of role. Privileged users will be automatically notified by HR when access changes or
  revocations are required.
- Retain a record of all authorised users, approvals, and changes of access rights and privileges for any network, system or application, for which privileged users are responsible.

## Mobile and home working

When working remotely, it is important that privileged users operate securely by:

• Ensuring that they are not overlooked when working on administrative tasks.

- Ensuring that they use the MoJ's Virtual private Network (VPN) to connect with MoJ systems when using Privileged user login details.
- Using only MoJ issued equipment to connect to the MoJ estate, and to carry out MoJ business.

Access to the VPN requires 2 Factor Authentication (2FA). The IT Security Policy and Remote Working guidance documents contain further information about Remote Working.

#### Incidents and contact details

Note: If you work for an agency or ALB, refer to your local incident reporting guidance.

For help with incidents, including theft and loss, contact one of the following:

**Technology Service Desk** - including DOM1/Mojo, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- · MoJ Service Portal and Live Chat

**Note:** The previous itservicedesk@justice.gov.uk and servicedesk@digital.justice.gov.uk email addresses, and the Digital & Technology Digital Service Desk Slack channel (#digitalservicedesk), are no longer being monitored.

## **HMPPS Information & security:**

- Email: informationmgmtsecurity@justice.gov.uk
- Tel: 0203 334 0324

For non-technology incidents, contact the Security team

Contact the Data Protection Team for information on Data Protection Impact Assessments: DataProtection@justice.gov.uk

If you are not sure who to contact, ask the Security Team:

- Email: security@justice.gov.uk
- Slack: #security

For any further questions relating to security, contact: security@justice.gov.uk.

# Privileged User Backups, Removable Media and Incident Management Guide Introduction

This guide outlines the security procedures and advice for privileged users to reduce the impact of security incidents, and improve the response to them. This guide is a sub-page to the Privileged User Guide.

## Removable media

Whether moving data to the Cloud or accepting data from third parties, removable media increases the risk of malware being introduced to systems, and could result in the loss of critical or sensitive Ministry of Justice (MoJ) data. Privileged users play an important role in managing this risk, and must ensure that the following actions are undertaken by individuals using removable media.

- Any data transferred from removable media to the MoJ systems should be scanned for malware before being uploaded to MoJ systems. One option is to adopt a "sheep dip". This is a segregated system with anti-virus and other security tools. It is used to conduct security scans before data is introduced to the MoJ systems. This reduces, but does not eliminate, the risk that removable media is used as a threat vector for malware.
- The origin of any removable media must be established to understand the risk it poses.
- If removable media is required for standard system operations, privileged users must ensure data is encrypted
  at rest, and has suitable physical security controls in place. These include locking rooms where data is stored or
  using safes for storing removable media.
- Removable media must not be used for a system's operation unless it is approved by the Senior Information Risk Officer (SIRO). Advice should be sought from a risk advisor in the Cyber Assistance Team, using the contact details.

## System backups

Privileged users need to ensure that there are backups of system data in order to minimise the impact of incidents, such as malware infection or data loss. Privileged users must:

- Follow the IT system's data backup schedule to meet the required Recovery Point Objective.
- Assign all backup media, whether physical or in the Cloud, a Protective Marking, and provide appropriate
  protection based on that marking. Backup material must only be accessible to those who have a "need-to-know",
  defined by the System Owner.
- Ensure backups are kept off-site in a secure location. In a Cloud environment, this would equate to a resilient data store, such as AWS Backup or Azure Backup services.
- Where required, encryption types employed to prevent disclosure are outlined in the Information Risk Assessment Report (IRAR). Details of applicable encryption standards required are outlined in the Technical Controls Guide.

Guidance for system specific privileged users:

- Where responsible for DOM1 systems, ensure backups are made to offsite locations such as to Dell EMC SANs in the MoJ off-site Ark and Ark-F data centres.
- Where responsible for MoJo systems, ensure backups are made to the redundant data centre.
- Where responsible for end user data, ensure data is not stored on or backed up to users' end devices but rather stored on OneDrive or Google Drive.

### Incident management and response

Privileged users play a front-line role in detecting and responding to incidents. To ensure that they are prepared to respond to any incidents, privileged users should:

- Know and be able to implement the incident management plans and processes required for their systems. For
  instance, within HMPPS, privileged users should know that the HMPPS Incident Management function operates
  within the HMPPS Infosec and Service Team, and when they are to be contacted.
- Ensure that any system-specific incident management controls align with the MoJ's IT Disaster Recovery Policy
  and the IT Security Incident Management Policy.

# General enquiries, including theft and loss

**Technology Service Desk** - including DOM1/Mojo, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- MoJ Service Portal and Live Chat

**Note:** The previous itservicedesk@justice.gov.uk and servicedesk@digital.justice.gov.uk email addresses, and the Digital & Technology Digital Service Desk Slack channel (#digitalservicedesk), are no longer being monitored.

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For non-technology incidents, contact the Security team

Contact the Data Protection Team for information on Data Protection Impact Assessments: DataProtection@justice.gov.uk

If you are not sure who to contact, ask the Security Team:

• Email: security@justice.gov.uk

• Slack: #security

For any further questions relating to security, contact: security@justice.gov.uk.

# Privileged User Configuration, Patching and Change Management Guide Introduction

This guide outlines the security procedures and controls privileged users should look to implement in order to ensure that systems are configured securely, change is managed correctly. and systems are regularly patched. The goal is to provide guidance for both physical environments, such as Dom1 and MoJo, as well as the Cloud estates in AWS, Azure and Google Cloud. This guide is a sub-page to the Privileged User Guide.

## Secure configuration and change management

Privileged users must ensure that secure configuration and change management processes are followed so that any changes to system operating procedures are understood and support the Ministry of Justice (MoJ)'s risk management and mitigation activities. Privileged users must implement the following controls.

- Approve and test all changes to IT Systems, in a non-live environment, before they are implemented on the live system.
- For digital products developed by the MoJ's in-house teams, development and hence testing should be conducted iteratively, and changes captured.
- Maintain an audit log of configuration changes, and ensure that changes do not affect the secure operation of the IT system.
- If you are working on an in-house developed product or service, configuration changes along with the approval workflow must be recorded in a Service Management Tool, which for many teams is Jira or Trello.
- If you are working on a system provided by a Managed Service Provider (MSP), changes must be input into the Configuration Management Database (CMDB). In some cases, these CMDBs will be held by the MSP, but with access rights to the MoJ, or they can be provided through ServiceNow.
- If you are working on a system provided by an MSP, do not implement changes that deviate from the standard build unless the corresponding Operational Change Request (OCR) has been approved by each approver in the Change Management workflow. Once all approvals are complete, the change can be implemented. Further information can be found in the Vulnerability Scanning and Patch Management Guide.
- Report any changes that affect the security posture or risk profile of a system to the Cyber Assistance Team, and specifically to the business area Risk Advisor before they are implemented.
- Ensure that operating systems are fully supported by the relevant platform vendor or an MoJ service team. If the
  system is not supported, consult with the system owner and the Cyber Assistance Team for advice. A lack of
  ongoing support might create security risks within the system and the wider MoJ networks.
- Privileged users must have the correct management authorisation to make changes to operational software, applications, and program libraries.
- Documentary evidence must be maintained to catalogue all changes (including configuration changes) to IT systems, and the IT security implications of those changes. This includes the case where no significant IT security impacts are identified.

#### Incidents and contact details

Note: If you work for an agency or ALB, refer to your local incident reporting guidance.

For help with incidents, including theft and loss, contact one of the following:

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# Privileged User Logging and Protective Monitoring Guide Related information

Logging and monitoring on page 210

#### Introduction

This guide outlines the security procedures and advice that privileged users must consider when undertaking logging activities. Maintaining and monitoring system logs will help to ensure that any suspicious activity on the Ministry of Justice (MoJ)'s systems is detected early. This guide is a sub-page to the Privileged User Guide.

## Maintenance of system logs and protective monitoring

Privileged users are responsible for maintaining system logs (syslogs) for the systems they administer. Privileged user log management responsibilities include the following:

- Implementing logging and monitoring on the systems they manage.
- Performing regular maintenance of the logs and logging to ensure that configurations are correct.
- Reconfiguring system logging as needed based on the MoJ's policy or guidance changes, technology changes, emerging threats or other business needs.
- Implementing automated real-time log analysis where possible.
- Reviewing results from automated real-time analysis quarterly to ensure its relevance.
- Where real-time log analysis has not been implemented, then manual log analysis must be performed at least weekly.
- Working closely with the Security Team to define requirements and ensure that when possible, automated log
  analysis and alerting is integrated with the MoJ's Security Operations Centre (SOC) which provides the MoJ's
  central monitoring function.
- Establishing the baseline activities for systems they are responsible for. This is essential to ensure that monitoring systems are able to detect when there is unusual activity.
- Ensuring that systems are synchronised to the centralised MoJ timing source, to enable effective malware detection.

- Ensuring that audits and compliance checks of IT systems do not adversely affect business operations.
- Documenting and reporting anomalies in log settings, configurations, and processes to the Security team (contact details).
- Managing long-term storage of system log data, monitoring log rotation, and the archival and deletion of log data.
- Any suspicious activity must be reported. Refer to the details in the IT Security Incident Management Policy.

## Protection of log data

To ensure that there is an audit trail for log data, privileged users must:

- Protect the information held within system audit logs in accordance with its Information Classification. Refer to the Information Classification Handling and Security Guide for further guidance on classifying information.
- Establish log archival processes while filtering out entries that do not need to be archived to ensure log availability.
- Ensure that systems are designed with access controls, to prevent privileged users from erasing or deactivating activity logs of their own activities, without the additional approval of the product or service manager.
- Review the activity logs of other privileged users on a monthly basis, to ensure that privileged users remain impartial.

#### Incidents and contact details

**Note:** If you work for an agency or ALB, refer to your local incident reporting guidance.

For help with incidents, including theft and loss, contact one of the following:

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# User responsibilities

# Protecting social media accounts

Hostile attacks on Social Media accounts pose a serious threat to the Ministry of Justice (MoJ) and its reputation. When attacks happen, they quickly become headline news, and can happen to any account, anywhere in the world.

Two types of attacks are common:

- Attempts to render the account useless by 'bombarding' it with messages.
- Attempts to 'take over' the account.

## Steps we can all take to protect ourselves Ensure our passwords are secure

Passwords are the main protection on our accounts, hence ensuring they are secure is vital. The NCSC has produced guidance on making secure passwords - the summary of which is that picking three random words to make a password (for example RainingWalrusTeacup) is a good policy for securing Social Media accounts.

### Check your email details are up-to-date

Most of the time, the first indication you'll have that something is wrong is when an email is sent to you. This could be to let you know that someone is attempting to log into your account, or that someone is trying to reset your password, or more worryingly, that a new device has logged into your account. Hence it is important that you ensure that your email details are up-to-date, and that your email is secure.

#### **Enable Two Factor Authentication**

Two Factor Authentication (2FA) involves requiring a random code to be entered before being logged in. These codes are either sent to the user via SMS or email, or generated every 30 seconds by an app or device the user has which relies on a seed key provided by the service. That seed can then be shared amongst a team, allowing for multiple owners or contributors.

If at all possible, SMS generation should be avoided, as it is theoretically possible for phone numbers to be taken over through various attacks, as well as meaning that only one person can receive the code, which isn't ideal if a team is working on a single account.

If you're using email, then it can be sent to a group account, which also allows for multiple owners or contributors but it's important to ensure that the email is also protected by 2FA.

If you have a spare 10 minutes, watch this video for an excellent explanation of how 2FA works and why it's important to have it enabled.

Click the links for details on how to activate 2FA for Facebook, Twitter and Instagram.

## Only use trusted third-party applications

In addition to the official applications, there are many tools and third-party applications that might be used to work with social media accounts.

Some of these tools provide useful extra facilities, such as 'scheduled' posts, or helping you post one message to several different social media channels.

The problem is that you have to give your account details to these tools so that they can post to your account.

This is potentially very dangerous:

- An application might post messages on your behalf, that you do not agree with or are unacceptable.
- An application might store or share your account details.

Only use applications that are trusted and approved for use with your social media accounts. For help with this, contact Cyber Security.

# Remove 'unused' applications

People tend not to be very good at removing old or rarely used applications. Older applications should be checked regularly to find out if there are any updates.

A good habit is to check your applications once a month or so, and consider:

- Do you still use the application? If not, remove it.
- Whether there is an update available for the application? If so, install it.

As well as increasing safety, removing unused applications frees up storage space on your system.

## Check your privacy settings

The whole point of a social media account is to share information. But that doesn't mean you want to share *everything*.

When you first create a social media account, you are normally asked to decide on the privacy settings. These control how much information you share, and who you share it with.

Typical settings that affect privacy include:

- · General information about you.
- Your Profile information and photo.
- · When you were last active.
- Any status updates.
- Whether you have read direct messages ("Read Receipts").
- Whether others can add you to their groups, possibly without your knowledge or agreement.

But it's very easy to forget to check the settings, from time-to-time, to make sure they are still correct.

A good habit is to check your account privacy settings once a month or so. Information on privacy settings is available for the main social media environments:

- Facebook
- Instagram
- Twitter
- WhatsApp

For example, in WhatsApp, to prevent someone adding you a group without your knowledge, change your settings: **Settings** > **Account** > **Privacy** > **Groups** > **My Contacts**. This change means that only people you know (your contacts) can add you to a group.

#### Limit access to your accounts

You might be tempted to share access to your social media account, for example if you want to have postings regularly, even while you are away.

Avoid sharing access to your social media account. It's easy to forget who the details are shared with. It's also possible that postings might be made on your behalf that you don't agree with, or are not acceptable.

Any MoJ social media accounts that do need to be shared will have proper access controls in place. You should never need to share your account details for work purposes.

If you need more help on this, contact your Line Manager or Cyber Security.

#### Don't click on suspicious links

Unfortunately, social media postings are a common way of sending you links to malware or other problem material. Postings might also be used to send you 'phishing' attacks.

In the same way that you should be careful with any links or attachments sent to you using email, you should also be suspicious of links or attachments sent to you though social media. This applies to both general postings and messages sent directly to you ('Direct Messages').

For more information, read this article on the MoJ Intranet.

## What to do if your account is bombarded Remember that these attacks are short lived

Due to the amount of organisation and effort required to coordinate such an attack, they do not last long, and like an intense inferno, will soon burn themselves out.

#### Do not respond to the attack

These attacks are designed to attack the person controlling the account as well as the agency itself. By only responding to messages not involved in the attack - especially those trying to share positive messages, the attackers will run out of interest far sooner than if you engage them. If they are posting harmful or threatening messages, report the accounts.

In a single sentence - "don't feed the trolls".

### Feel free to walk away

Dealing with these attacks can be emotionally draining; even just reading the messages can have a far greater impact on you than you realise. Take breaks in the event of an attack, even if it's hard to - consider going for a walk to force yourself away.

## Cyber Security Advice

## **Cyber Consultants and Risk Advisors**

Email: security@justice.gov.uk

• Slack: #security

# System and application access control

## **Account management**

## Introduction

This guide provides help on account management, for example when passwords should be changed or when user accounts should be locked. For more information, refer to the Password Management Guide.

The information is aimed at two audiences:

Failure to change passwords within the allocated

- The in-house Digital and Technology staff who are responsible for implementing controls throughout technical
  design, development, system integration and operation. This includes DevOps, Software Developers, Technical
  Architects and Service Owners. It also includes Incident Managers from the Event, Problem, Incident, CSI and
  Knowledge (EPIC) team.
- Any other Ministry of Justice (MoJ) business group, agency, contractor, IT supplier and partner who in any way
  designs, develops or supplies services (including processing, transmitting and storing data) for, or on behalf of the
  MoJ.

#### **Account lockouts**

Account lockouts must be implemented within MoJ systems for the following reasons:

time.	recover the account or contact information for the IT Service Desk.
Unsuccessful connection attempts.	Allow no more than 10 consecutive login attempts before lockout.
Forgotten passwords.	All MoJ systems must have a forgotten password link on the login page, enabling the user to change the password on their own. Ensure this uses multi-factor authentication for user verification.
Removed or revoked access.	Users may experience account lockouts due to inactivity,

need to know permissions or change of employment status such as contract termination. Access to these accounts must only be re-enabled with line manager approval.

Systems must have a "change password" function to

Systems should have a way to forcibly revoke an account, and disconnect any active session instantly. This is to deal with scenarios such as suspicion that an account or access has been compromised. The session disconnect is required because revoking an account on some systems does not necessarily invalidate an existing session immediately.

#### Password changes

When designing and developing systems for use within the MoJ, password changes must be enforced for these events:

#### Maintain IP address lists

Where applicable, maintain a single source of truth with meaningful labels to describe each IP address range.

The use of infrastructure as code to both store and apply IP address lists helps reduce errors, and aids with change management.

Where practical, periodically check the IP addresses with the team responsible for those IP addresses, to cater for upcoming changes in IP spacing or change of use or scope.

### Implement defensive depth

When you depend less on IP addresses as a filtration method, other activities become more important. These include:

- · Monitor accesses and activity.
- Log accesses and activity.
- Perform actual authentication, using techniques such as:
  - Use of client certificates.
  - 'Magic' links.
  - Usernames and passwords.
  - Single or same sign-on.
  - Multi-factor authentication (MFA).
- Including defences against denial-of-service attacks, brute force attempts, and credential stuffing.

#### **External IP addresses**

External IP address access control lists are useful as part of a wider set of controls.

Introducing external IP address access control lists (ACLs) can filter out tertiary noise. Ensure that your use cases are rigorous, and that other defensive and authentication, authorisation, and accounting (AAA) measures are in place. This helps ensure protection from random port scans or brute force attempts.

Two real-life examples are:

- Reducing MFA prompts. Do this by ensuring that corporate and staff wifi is appropriately access controlled.
   This includes having a clear egress range of IP addresses. It is important also to analyse and use the proximity probability of individuals and devices.
- Make connection sessions longer. This is where you allow sessions and tokens to last for a longer period, such
  as 30 days instead of 7. These longer sessions are enabled only they take place from predictable and 'known'
  locations.

This Medium article provides more details regarding IP address access control lists.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# Multi-user accounts and Public-Facing Service Accounts Guide

## Introduction

This guide sets out when multi-user accounts should be used, although this is discouraged and should be avoided if possible. The guide also explains how public-facing service accounts should be authenticated. For more information, refer to the Password Management Guide.

This guide has been written in alignment with NCSC guidance.

#### Multi-user accounts

In this context, a multi-user account is where a single set of credentials is used by more than one person. This can be found on legacy systems where there is a dedicated administrator account. Multi-user accounts allow multiple users with individual logins and varying permissions to use the same account. Multi-user accounts need to be managed

## **Default passwords**

All default passwords must be changed before using any system. Default passwords should not be 'guessable'. This applies to all new, modified or replaced systems, applications and end-user devices or endpoints.

## Password length and complexity

Best practice for creating a strong password is to create a passphrase consisting of a string of words that is easy to remember. If using this approach, have a minimum of three words in the passphrase. Passwords must be complex and difficult to guess. When selecting a password, ensure that:

- It has a minimum of 8 characters for personal accounts.
- It has a minimum of 15 characters for high value accounts, for example administrator accounts, password managers or service accounts.
- It does not contain usernames or personal information, such as date of birth, address, phone number or family or pet names.
- It is used alongside system monitoring tools such as last login attempt notifications, rather than enforcing regular password expiry.
- You have alternative or additional authentication options, such as Single-Sign On (SSO) and Multi-Factor Authentication (MFA), depending on a system's security classification or where otherwise required.

Stronger passwords typically contain at least one instance of each of the following character types: upper case, lower case, numbers, and special characters. Special characters include: @, &, \$, \$ or ^. However, there is no specific obligation to include special characters for a password to be acceptable.

For more details about passwords for service accounts, refer to the Passwords guidance.

### Password history and block listing

The MoJ requires a password allow list to help users create strong passwords. This is a list of commonly used passwords, which can be easily guessed or brute forced by threat actors, and so must not be used. To understand trends in bad passwords and set up password allow listing, refer to 'SecLists', found on GitHub.

The MoJ requires password history management, to prevent an old password being reused. This prevents threat actors using previously compromised passwords in an attack, and helps to enforce MoJ strong password requirements.

#### Multi-factor authentication

MFA provides an additional layer of security for login and access controls. Two-Factor Authentication (2FA), Time-based One-Time Password Algorithm (TOTP), and hardware and software tokens and biometric authentication are all forms of MFA that might be used within MoJ systems. The Access Control Guide provides further information.

If a service supports MFA, it must be enabled and used by default. An MFA prompt must appear when attempting to access an **Official** system, where:

- The system relies upon 'cloud' applications, cloud-based APIs, or other internet-connected services.
- A new device is used to log on to the service.
- A password change is being made for a privileged account.

Further guidance around the use of Multi-Factor Authentication can be found in the Authentication guide.

### Single-Sign On

MoJ SSO solutions include Office 365, and Digital and Technology G-Suite. SSO solutions must be integrated within the MoJ application development and service delivery environment, to improve user experience by authenticating to systems using existing MoJ credentials. SSO must:

- Have a pre-defined identity source for users, such as Active Directory, Google Directory or LDAP. This means a developer or service provider must use an established MoJ SSO solution rather than creating a new one.
- Normally be based on applications rather than groups of people. This means that SSO is to a specific application
  or service, rather than saying something like 'all administrators of the Widget application have SSO-managed

access'. Instead, SSO must be enabled for the 'Widget' application. It can be based on groups of people or roles if these have been defined.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Password Management Guide**

#### Introduction

This guide sets out the roles and requirements for setting and maintaining strong passwords across Ministry of Justice (MoJ) systems.

The information is aimed at two audiences:

- The in-house MoJ Digital and Technology staff who are responsible for implementing controls throughout technical design, development, system integration and operation. This includes DevOps, Software Developers, Technical Architects and Service Owners. It also includes Incident Managers from the Event, Problem, Incident, CSI and Knowledge (EPIC) team.
- Any other MoJ business group, agency, contractor, IT supplier and partner who in any way designs, develops or supplies services (including processing, transmitting and storing data) for, or on behalf of the MoJ.

# Roles and responsibilities All MoJ Digital and Technology users

Everyone must ensure that password creation, distribution and maintenance is done securely.

Passwords must not ordinarily be shared. Refer to the Password Storage and Management Guide for exceptions and alternative solutions for sharing passwords.

Passwords must be strong and complex. Refer to the Password Creation and Authentication Guide for more details.

Passwords must be changed upon indication of compromise.

Passwords must be distributed securely. Refer to the Password Storage and Management Guide.

Multi-factor authentication (MFA) must be enabled for existing systems, wherever possible. MFA must be enabled for new systems. Further guidance can be found in the Password Creation and Authentication Guide and the Multi-User Accounts and Public-Facing Service Accounts Guide.

Where a default password is applicable, it must never be guessable.

#### Software Developers, Technical Architects and Development Operations

Make every effort to avoid creating yet another new or modified password-based authentication system. If it is unavoidable, then ensure that the following security requirements are adhered to:

- Multi-user accounts should be avoided, but if required refer to the Multi-User Accounts and Public-Facing Service
  Accounts Guide for further guidance.
- Technical controls must be implemented to support requirements in the Password Creation and Authentication Guide
- Applications or software must support MFA, and where possible single sign-on (SSO) solutions used by the MoJ.
- Passwords must not be stored in clear text or using encryption algorithms with known security weaknesses.
- Passwords must not be transmitted in clear text over networks.
- All applications or software must use HTTPS to require authentication.
- Applications or software must provide some form of role management, whereby an authorised user can take over the functions of another without having to know the other users' password.
- Passwords and other secrets (SSH Keys, DevOps secrets, etc.) must never be embedded into applications. The use of key vaults, such AWS Secrets Manager, is strongly recommended.
- Where a default password is applicable, it must never be guessable.

## Suppliers and vendors

Suppliers and vendors must ensure that their systems support the password requirements set by the MoJ.

Supplier or vendor systems must be able to change, reset and revoke passwords. This must be possible using well-defined processes.

Suppliers and vendors must implement the technical controls in the MoJ guidance, such as locking accounts after repeated access attempts and blocking common password choices, to improve the effectiveness of password-enforcement and compliance.

Senior Business Owners for Contracts should ensure that when contracts are signed, the supplier receives explicit guidance on password management and it is included in the associated contractual Security Management Plan (SMP).

### **System Administrators**

System Administrators (SAs) must ensure that systems support the password requirements set by the MoJ. When provisioning and maintaining user accounts, SAs must:

- Require a change of initial or first-time passwords.
- Verify a user's identity before resetting a password.
- · Implement automated notification of a password change or reset.

SAs must also ensure privileged accounts:

- Are authorised only for a specified time.
- Are managed and regularly reviewed for user access, so that access is revoked when a user no longer needs it. This is to prevent unauthorised access.
- Use MFA for user authentication.
- · Have activity logs for the purposes of review and monitoring.

### Related guides

Further guidance around the management of passwords at the MoJ is available:

- The Account management guide explains why you might need to change your password. It also addresses when and how you should change your password.
- The Multi-User Accounts and Public-Facing Service Accounts Guide explains when you should use a multi-user account and how you should authenticate a service account.
- The Password Creation and Authentication Guide helps ensure you choose the correct passwords and authentication tools to protect information in line with its security classifications.
- The Password Storage and Management Guide provides help on storing and sharing passwords securely.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Password Managers**

Ministry of Justice (MoJ) guidance makes clear that you should have different passwords for different services. These passwords must be complex.

But how do you remember all these different passwords?

The simplest way is to use a Password Manager. If you have lots of different, and complex, passwords for all your accounts, using a password manager makes life much easier.

This article provides guidance on using password managers within the MoJ.

## Password managers and vaults

A password manager stores sensitive information in an encrypted form. Password managers are sometimes called password vaults.

In the MoJ, password managers are tools that you might use for your personal accounts. Password vaults are tools that a team of people might use to look after details for shared accounts.

Password vaults usually have extra strong access controls, such as hardware tokens.

Here, we use password manager and 'password vault interchangeably, except when stated otherwise.

## When to use a password manager or a password vault

The following table shows when you might use a password manager or vault:

Scenario	Tool	Notes
Single user, personal accounts	Password manager	For accounts that only you use, or have access to, then you would probably store the details in a password manager. An example would be storing the username and password for your work email account; only you should have access.
Multiple users, shared accounts	Password manager or password vault	Some accounts might be shared between a group of users. For example, a team might need to know the password for an encrypted document. If the access required is for a sensitive or operational system, then a more heavily protected tool such as a password vault might be appropriate.
System access, no human use	Password vault	Some MoJ systems need to 'talk' directly to other systems. No humans are involved in the conversation. The passwords protecting these communications can - and should - be extremely complex. A strongly secured password vault would be ideal for this purpose.

### **Best practices**

The NCSC is very clear:

• "Should I use a password manager? Yes. Password managers are a good thing."

This is helpful for us in the MoJ, as much of our IT Policy and guidance derives from NCSC best practices.

## Good password managers

A password manager should never store passwords in an unencrypted form. This means that keeping a list of passwords in a simple text file using Notepad would be A Bad Thing.

Good password managers encrypt the passwords in a file using strong encryption. It shouldn't matter where you store the encrypted file. Storing the list "in the cloud" lets your password manager access the data from any device. This is useful if you are logging in from a laptop, or a mobile device. Storing the passwords locally means the password manager works even when offline.

A good password manager will have:

- Strong encryption for the list of passwords.
- Network access for encrypted lists stored in the cloud.
- A dedicated app but also a pure web browser method for working with your password list.
- A tool to generate passwords of varying complexity.
- The ability to fill in login pages.

## What password manager to use

In the NCSC article, they are very careful not to identify or recommend a password manager. This ... caution ... is the reason why we don't say much about password managers within the MoJ guidance.

There are several password managers used within the MoJ. KeePass and 1Password are probably the most popular for personal or team passwords. To determine whether a particular password manager is suitable for work usage, check the General app guidance.

Example password vaults would be Hashicorp Vault, Kubernetes Secrets or AWS Key Management.

For individual use, have a look at 1Password. Try it out. When you decide on a password manager, request approval from your line manager to install and use it: "I'm planning to install and use XYZ to manage my passwords, is that OK?".

Refer also to the Using 1Passwords guidance.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## **Passwords**

This article provides guidance on passwords and Personal Identification Numbers (PINs) within the Ministry of Justice (MoJ). It helps you protect MoJ IT systems by telling you about choosing and using passwords and PINs. Whenever you encounter the word "system" here, it applies to:

- · Hardware, such as laptops, PCs, servers, mobile devices, and any IT equipment.
- Software, such as the Operating System, or applications installed on hardware, or mobile device applications (apps).
- Services, such as remote databases or cloud-based tools like Slack.

This guidance is for all users. It also includes more detail for system administrators or developers.

**Note:** Except where stated, the guidance in this article applies to both passwords and PINs.

#### Related information

Technical Controls Policy on page 32 Access Control guide on page 93

## General best practices

**Note:** This section applies to passwords and PINs.

You **shall not** share your password or account details with anyone, unless you have documented approval to share from your Line Manager or higher senior manager.

If a system or another person provides you with a password, change it before doing any MoJ work on that system. Examples of 'single-use' passwords include:

- Your own account on a work-provided laptop.
- A shared account for accessing a data analytics service.
- All supplier or vendor supplied accounts.

You shall change a password whenever:

- There has been a security incident involving your account or password. For example, someone guessed your password, or you used it on another account.
- There was a security incident with the service that you access using the password. For example, if someone broke into the system that provides the service you use.
- Your line manager or other authorised person tells you to do so.

When required to change a password, you **shall** do so as soon as possible. If you don't change the password soon enough, you might be locked out of your account automatically. The following table shows the maximum time allowed:

Type of system	Maximum time to change a password
Single-user systems, such as laptops	1 week
All other systems	1 day

## Best password practices for everyone

**Note:** This section applies to passwords only, not PINs.

The MoJ password guidance follows NCSC guidance. The NCSC recommends a simpler approach to passwords. Some agencies or bodies might have specific requirements or variations. Check your team Intranet or ask your Line Manager for more information.

Follow the CyberAware advice to generate your passwords. Always use a separate and unique password for each account or service.

The most important points to remember are that passwords should be:

- At least 8 characters long.
- No more than 128 characters long.
- Not obvious.
- Not a dictionary word. A combination of dictionary words might be suitable, such as "CorrectHorseBatteryStaple".
- · Unique for each account or service.

## Best PIN practices for everyone

**Note:** This section applies to PINs only, not passwords.

Some devices, especially mobile devices, only support numerical passwords, or Personal Identification Numbers (PINs).

If the device supports passwords, then passwords **should** be used rather than PINs.

If the device supports only PINs, you **should**:

- Always use a separate and unique PIN for each account or service.
- Ensure the PIN is at least 4 characters long.
- Avoid using obvious PINs, such as 1234.
- Avoid using repeating digits in the PIN, for example 0000 or 9999.

#### App-based password protection for files

Some applications - including Microsoft Office tools such as Word, Excel, and Powerpoint - provide mechanisms for protecting files. A password controls whether someone can open, or edit, a file.

While these app-based password protection mechanisms are better than nothing, there are three good reasons for avoiding them if possible.

- You depend on the application to provide and maintain strong password protection. If the password implementation fails, or has a weakness, you might not know about it. This means that you might think your information is protected, when in fact it is at risk.
- 2. It is tempting to use a standard password for protecting a file within the app, so that other people can share and work with the file. Changing the password becomes "inconvenient". The result is that many versions of the data file are all protected with the same password. Also, if anyone has ever been given the password to access the file, they will always be able to access the file.
- 3. If you forget the app-based password, there might not be a recovery process available to you.

For these reasons, MoJ advice is that you **should not** use password tools within an app to protect data files that are processed by the app. For example, you **should not** use the password tools with Microsoft Word, Excel, or Powerpoint, to protect MoJ information within files. Instead, either:

- 1. Store the data files in a shared but secure area, such as the MoJ SharePoint storage facility.
- 2. Use separate encryption tools to protect data files, separate from the app that works with the data files.

Of these two options, storing data files in a shared but secure area is strongly preferred. The reason is that you can add, modify, or revoke access permissions to the storage area easily.

If you have no choice, and have to use app-based password protection, ensure that the same password is not used indefinitely for a data file. You **should** use a different password for:

- Each major version of a data file, for example version 2.x is different to version 3.x.
- Any data file where the password is more than three months old.

**Note:** This advice is a specific exception to the general guidance, that you do not normally need to change passwords.

### **Password expiry**

You don't have to change a password because it is old. The reason is that time-expiry of passwords is an outdated and ineffective practice.

Some current or legacy systems don't allow passwords that follow MoJ guidance. For example, some mobile devices, laptop hard drive encryption tools, or older computers might not be able to support a mix of character types. For such systems, choose passwords that are as close as possible to MoJ guidance.

## Password managers

Use a password manager to help you keep track of your passwords.

These are tools that help you create, use, and manage your passwords. A useful overview is available here.

As passwords become more complex, and you need to look after more of them, it becomes increasingly necessary to use a password manager. For example, development teams in MoJ Digital & Technology use 1Password.

You still need to remember one password. This is the password that gets you into the manager application. Once you have access, the application works like a simple database, storing all the passwords associated with your various accounts and services. Some managers have extra features, such as password generators. Some managers can even automatically fill-in username and password fields for you when during log in.

The password manager database is often stored in the cloud so that you can use it anywhere. The database is encrypted, so only you can open it. That's why your single password key is so important. Without it, you can never get access to the password database again.

Using a password manager for your MoJ account and service details is recommended.

You can find additional useful information about password manager tools here.

Extra guidance for system administrators or developers is available here.

## System administrators or developers

Follow the Government Service Manual for Passwords when you administer or develop MOJ systems or services.

Suppliers and vendors **shall** ensure that systems support the password requirements. Systems **shall** be able to issue, change, reset, and revoke passwords. This **shall** be possible using well-defined and fully-described processes. Supply enough information and procedures to fulfil MoJ password policy.

The NCSC guidance for simplifying passwords says that forcing complex passwords has:

- · Marginal security benefit.
- A high user burden.

Technical controls are more effective at protecting password-based authentication. Examples include:

- Locking accounts after repeated access attempts.
- · Blocking common password choices.

# Related guides

Further guidance around the management of passwords at the MoJ is available:

• The Account management guide explains why you might need to change your password. It also addresses when and how you should change your password.

- The Multi-User Accounts and Public-Facing Service Accounts Guide explains when you should use a multi-user account and how you should authenticate a service account.
- The Password Creation and Authentication Guide helps ensure you choose the correct passwords and authentication tools to protect information in line with its security classifications.
- The Password Storage and Management Guide provides help on storing and sharing passwords securely.

### User facing services

Follow the advice presented here to support citizen passwords. Pay extra attention to the following points:

- People should have complex passwords which are different for each service they use. Make it easy for people to
  have complex passwords by supporting password managers. For example, services should always let users paste
  passwords into web forms.
- Don't force regular password expiry. Make it easy to change passwords when required.
- Do force password changes when required. For example, after exceeding a count of unsuccessful password entry attempts.
- Make the process of resetting a password like providing a password for the first time. Include a way to prevent attackers using the reset process to conduct an attack.

For more information, refer to the Multi-user accounts and Public-Facing Service Accounts Guide.

#### Service Accounts

System and application authentication **shall** always use service accounts. Use certificates for service account authentication. Follow NCSC guidelines for issuing and securing the certificates. If you can't use certificates, passwords are an acceptable alternative.

Service account passwords shall:

- Be system generated.
- Be at least 15 characters long.
- Be no more than 128 characters long.
- Be complex, including upper-case and lower-case letters, digits, punctuation, and special characters.
- Be kept secure, by using hashes or encryption.
- Not be stored in the clear in any systems or applications.
- Not be used by standard or administrative users for any purpose.

For more information, refer to the Multi-user accounts and Public-Facing Service Accounts Guide.

#### **Default passwords**

Change all default passwords when a new, modified, or replacement system arrives. Complete the changes before making the system available for any MoJ work.

When preparing devices or services for first use, system developers or system administrators **shall** configure the default password on the device or service so that it can be used once only. The "first use" of a password forces the user to change the password before the device or service can be used.

#### **Multi-factor Authentication**

Multi-factor Authentication (MFA) provides extra security for login and access controls. MFA is also referred to as Two-Factor Authentication or 2FA.

MFA shall be implemented and enabled on MoJ systems and services, including user accounts, wherever possible.

When performing a privileged action, such as installing or reconfiguring a system, or changing critical or sensitive details, it is important that the user is correctly and reliably authenticated. This is best done by using MFA. For example, before deleting a database configuration, MFA **should** have been completed successfully during the authentication process, to confirm that the user is indeed who they claim to be, and that they are indeed authorised to perform that privileged task.

In general, follow the NCSC guidance for enabling MFA.

Use Time-based One-Time Password Algorithm (TOTP), or hardware and software tokens, as the preferred MFA mechanisms. If possible, avoid using SMS or email messages containing one-time login codes. If TOTP applications, or hardware- or software-based tokens, are not available to you, then SMS MFA or email MFA is still better than no MFA.

Systems **shall** offer MFA alternatives to users where they are available. For example, MFA codes sent by SMS are not suitable if mobile devices are not allowed in the room or building where the privileged task is being performed.

For more information, refer to the Multi-Factor Authentication (MFA) Guide.

#### Extra measures

Check that a system, service, or information protected by a password is not classified as **Secret** or **Top Secret**. Make sure that it doesn't contain delicate material. Examples include contracts, or personal data or information. If it does contain such material, you might need extra access control.

Check which other systems have access to the system or service. Make sure that the access control suits the material at both ends of the connection.

Appropriate extra measures might include tokens or other multi-factor authentication devices. Think about using an existing authentication system other than passwords. Avoid creating new authentication systems. Try to reduce what a user needs to remember. For more information about authentication, refer to the Authentication guide.

A technical risk assessment helps identifies extra controls for systems. This is mandatory for systems that need formal assurance. Multi-user systems are also subject to a Business Impact Assessment (BIA). For example, an assessment might find that you need extra checks for logging in to an account or service. The checks might depend on various factors such as:

- Time of login.
- Location of login.
- Number of previous connections from the connecting IP address.
- Whether to allow more than one login at a time.

Examples of these extra mechanisms include:

- · Biometrics.
- Tokens.
- Certificate-based authentication.

#### Password storage

Never store, display or print passwords in the clear. If you need to store them, do so by using salted hashes.

Ensure the password storage security matches the classification of the system or data. For help with the appropriate strength of hashing, contact the Security team.

Extra information on handling and protecting passwords is in the Password Storage and Management guide.

#### Password access attempts

If a password is ever entered incorrectly, a count starts. After at most 10 (ten) consecutive failed attempts at using the correct password, access to the account or system is locked. A successful use of the password resets the count to zero again.

#### Password reset

If a password lock occurs, a reset is necessary. This requires action by the system administrator or the MoJ IT Service Desk. The process should be like issuing the password for the first time. Other account details are not changed during the reset. This helps avoid losing any work. Checks ensure that an attacker cannot use the password reset process.

## **Blocking bad passwords**

You should not try and use obvious passwords. Attempts to do so will be blocked.

Developers and administrators should configure systems to check for and block obvious passwords embedded within a password. For example, MySecretPassword is not a good password! Use password and hash lists from SecLists or Have I Been Pwned, to help prevent bad passwords.

### Distributing passwords to users

There are times when a system needs to send a password to a user. An example is when granting access to a service for the first time. To send a password to a user, the mechanism used **shall** be secure. The protection should match the sensitivity of the information protected by password.

Passwords created for a user should always be single-use. Use an out-of-band channel to send the password to the user. For example, send the password to the user's line manager who will give it to the user.

For more information, refer to the Password Storage and Management Guide.

## Single-use passwords

Some passwords are 'one time' or single-use. Administrators and developers use these to grant access to a service for the first time. After using the password once, the user **shall** immediately change the password.

Single-use passwords are time limited. If they are not used within a specific time after generation, they **shall** become invalid.

The following table shows the valid lifetime of a single-use password:

Type of system	Lifetime of a single-use password
Single-user systems, such as laptops	1 week
All other systems	1 day

#### Multi-user systems and services

All multi-user systems and services **shall** check for redundant User IDs and accounts. If necessary, remove the redundant IDs or accounts.

The Access Control Guide discusses the management and removal of accounts.

If someone is no longer allowed to access a system, check for and change any shared account or common password they might still have.

For more information, refer to the Multi-user accounts and Public-Facing Service Accounts Guide.

#### **Identity Providers and Single Sign-On**

When you need an authentication solution, try to use existing MoJ services. Examples include Identity Provider (IdP) or Single Sign-On (SSO) services, such as Office 365 or Digital and Technology G-Suite.

This helps reduce the need to design, create, deploy and manage yet another solution.

SSO integration in existing IdP solutions improves the user experience. This is because you can authenticate to systems using existing MoJ credentials.

For more information, refer to the Multi-user accounts and Public-Facing Service Accounts Guide.

## Account management

This guidance on passwords is separate from the guidance on account management. You should still follow the rules and processes for managing accounts. In particular, while you don't need to change passwords after a period of time, you should still expire accounts promptly. Examples would be when accounts are no longer required, or have fallen out of use.

For more information, refer to the Account management guide.

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Password Storage and Management Guide**

#### Introduction

Do not attempt to implement your own password storage mechanism. Always use an existing, approved Ministry of Justice (MoJ) password storage solution.

This guide sets out how passwords must be stored securely to prevent unauthorised access or compromise. The MoJ encourages the use of password managers to reduce the burden on users for maintaining password security. For more information, refer to the Password Management Guide.

This guide has been written in alignment with NCSC guidance.

### Password storage

Passwords must be securely stored within MoJ approved storage tools. The following tool is approved and preferred for use:

#### 1Password

Do not store sensitive information, such as passwords or credit card details, in unapproved tools. In particular, do not use "Autofill" tools to help fill in forms, unless the tools are provided and approved by the MoJ.

Contact the Security team if you have a specialist need to use a different storage tool.

### Sharing passwords

Passwords should not normally be shared. Sharing of passwords should be avoided by delegating privileges to other accounts, for example to provide access to a document or inbox.

Passwords can be shared for the following exceptions:

- For an encrypted document that has to be shared to make sense.
- For generic administration accounts on third-party services or applications, which support only a single account for administration purposes. If multiple individuals will perform the role, then the account password would have to be shared. Privileged Access Management (PAM) should be used where possible for systems that are administration only.

Some applications, for example, some social media tools, do not have 'role awareness'. This means you can't have access associated with a role; it must be through an individual account. This is sometimes 'solved' by having a PAM tool, where the PAM tool provides a more comprehensive managed 'gateway' to the underlying tool.

If there is a strong business need for shared access to a resource, account or system, then access to the password should be monitored and continually reviewed. This would be performed by:

- Regular auditing of who should have the password.
- Access revocation by changing the password if someone should no longer have access.
- Using proactive monitoring where it is enabled, for example by cross-referencing instances where the password is used with the dates and times that an authorised person could be using the password.

A shared password must be:

- Governed by PAM, and only be used by known and trusted users.
- Changed if any user in the group is no longer allowed access.
- · Shared using a password manager.

#### Password vaults and managers

A password vault is a tool that stores passwords and other high-value secrets or credentials in an encrypted form. A password manager provides extra user-friendly tools for working with a password vault, for example helping you

- Any escalation of privileges from non-administrator to administrator.
- Any forwarding of email accounts.
- Any taking ownership of User accounts.

### **Policies for MacBook Administrators**

**Note:** This document is Legacy IA Policy. It is under review and likely to be withdrawn or substantially revised soon. Before using this content for a project, contact the Security team.

All User accounts are created as 'Admin' to allow for software installation as part of normal business requirements.

Each laptop has a separate Admin account (created on build) to allow for User deletion and password resets

These policies must be adhered to by all MacBook Fleet Administrators.

## Why?

These policies ensure two things:

- 1. That administrators have a clear understanding of what is considered acceptable, so that they do not inadvertently perform an administrative action which is later considered unacceptable.
- 2. In the event that a security incident does occur in relation to the MacBook Fleet, that there is a clear policy which can be referred to, to support any action that is taken.

## Actions requiring authorisation

The following actions require formal authorisation (e.g. an email confirming that the action can proceed) from at least 2 of the following 3:

- The Chief Digital Officer.
- The Chief Information Security Officer (CISO) for the Ministry of Justice (MoJ).
- The MoJ Digital Information Assurance Lead.

#### Actions:

- 1. Creating a Mac account for a non MoJ member of Staff.
- 2. Access any other users' locally held data (active or suspended).
- **3.** Transfer any user's locally held data (active or suspended) to another user. This also requires a request from the business area Service Manager.

## Things you must do

- **1.** Maintain the active list of all active users.
- 2. Raise an incident with the Security team when leaving Staff have not returned all MoJ assets in their possession.
- 3. If anyone who has a MacBook account leaves the organisation for any reason.
- **4.** Retrieve the Users equipment and suspend the account.
- **5.** If requested by a Head of Profession, transfer user's data to a user decided on by their line manager. This also requires a request from the business area Service Manager.
- **6.** On a minimum quarterly basis conduct a random percentage audit to check the encryption status of Mac Books and/or Airs.

# **System Users and Application Administrators**

**Note:** This document is Legacy IA Policy. It is under review and likely to be withdrawn or substantially revised soon. Before using this content for a project, contact the Security team.

#### How to use this document

This policy applies to all staff and contractors who work for the Ministry of Justice (MoJ).

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- When visitors are present, ensure that they are only able to access information for which they have a need-to-know.
- Users must be aware of anyone 'shoulder surfing' and viewing information for which they do not have a need-to-know.
- Users must not hold conversations over any telephone or send communications via fax or email if the information being discussed is protectively marked RESTRICTED.

#### Identification and authentication

- Users must not attempt to log on as another user, or share their system access credentials with others.
- Users must not allow unauthorised users to observe their screen.
- Users must not allow any person to observe them entering their system access credentials (e.g. password).
- Passwords used on the system must be created in line with the [ORGANISATION] Password Standard.
- Users must invoke the screensaver before leaving their workstation unattended (by pressing 'windows' key + L).
- A User account must only be created with permissions commensurate to that User's business role, and are only to be enabled once a signed copy of these SyOPs have been received from the user.
- A User account must be disabled when that staff member leave the [ORGANISATION] or where their business role does not require them to have access.

#### Resetting user passwords

- To change a password, Users must hold down Ctrl + Alt + Delete on their keyboard and select 'Change Password'.
- If the password requires resetting, contact the IT Service Desk.

#### Removable media

- No System media or document is to be removed from the building without prior authorisation from the Information Asset Owner.
- All media and documents exported from the system must be registered in the media/document register and clearly marked with their protective marking in accordance with the Information Classification and Handling Policy.
- When a media/document is sent outside the [ORGANISATION] to an external body the following procedures must be adhered to:
  - The export must be covered by an Information Sharing Agreement between the Authority and the external body which has been approved by the Information Asset Owner.
  - Each export must be authorised by the Local/System Manager.
  - Each export must have a data export receipt filled out and returned by the receiver to account for the transactions successful delivery

## Secure Disposal of Protectively Marked material

- Protectively Marked material must be disposed separately from general waste. Such waste should not be accessible to those without the proper authority.
- PROTECT and RESTRICTED classified information can be disposed via standard office provided shred bins allocated to hold material up to and including RESTRICTED.
- For CONFIDENTIAL, SECRET OR TOP SECRET information, Corporate Security Team must be contacted when securely disposing of paper documents, and [ORGANISATION] Security Team must be contacted for the secure disposal of IT devices.
- Further instructions can be found on the [ORGANISATION] Intranet, Confidential Waste Disposal page.

# Security Incident and General Reporting Procedures

- All requests for IT support and all reports of IT failures must be logged with the IT Service Desk.
- Any incident involving a suspected or known security breach involving personnel, hardware, software, communications, document or physical security must be reported immediately to the IT System Manager and the [ORGANISATION] Security Team.
- Any loss of IT equipment, [ORGANISATION] or personal data should be reported. Report also to the Users' line manager, the Security team and to the Data Access & Compliance Unit (DACU).

To ensure a quick response all emails must be marked Urgent and have 'Data Incident' in the title/subject heading.

By signing I acknowledge that I have read the Security Operating Procedures (SyOPs) and agree to be bound by them.

Name:		
Date:		
Signature:		

#### **Incidents**

**Note:** If you work for an agency or ALB, refer to your local incident reporting guidance.

#### **Security Team**

Email: security@justice.gov.uk

• Slack: #security

## General enquiries, including theft and loss

**Technology Service Desk** - including DOM1/Mojo, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- MoJ Service Portal and Live Chat

**Note:** The previous itservicedesk@justice.gov.uk and servicedesk@digital.justice.gov.uk email addresses, and the Digital & Technology Digital Service Desk Slack channel (#digitalservicedesk), are no longer being monitored.

#### **HMPPS Information & security:**

• Email: informationmgmtsecurity@justice.gov.uk

• Tel: 0203 334 0324

## **Using 1Password**

#### What is 1Password?

1Password is an online password management tool that we make available to you to help you create, store and share passwords. Using it means you no longer need to remember dozens of passwords, just a single primary password. It keeps all your website logins protected, helps with creating new 'strong' passwords and password sharing when required.

1Password is available as a browser extension for popular browsers, as well as a full software suite (for use outside of browsers) for Microsoft Windows and Apple macOS.

1Password securely saves your credentials in your own 'Vault' and then offers to autofill those credentials the next time you need them.

The Ministry of Justice (MoJ) has the Business tier of 1Password.

## Who should use it?

Currently, MoJ 1Password accounts can be requested by service or operations teams that have a need for shared passwords.

#### How to get it

Contact the Operations Engineering Team through their Slack Channel, #Ask-Operations-Engineering, or email Operations Engineering to request access.

Make sure you include in your message:

- which team you're in
- · your role in your team
- · why you need access

#### What it can be used for

1Password can be used for sharing passwords within a team, when individual named accounts cannot be created in the service. A good example is running a shared Twitter account.

**Note:** If you have a business need for a shared Twitter account, consider using a more enterprise-orientated tool for social media posting, such as TweetDeck or Hootsuite. You need formal approval to use tools like these.

#### Personal use

You **should not** use your MoJ 1Password account to store personal non-work information as it is a work account belonging to the MoJ. You may lose access if you change role. You will lose access entirely if you leave the MoJ.

Operations Engineering cannot routinely access the contents of vaults but can reset accounts to gain access if there is a good reason to do so.

#### What it shouldn't be used for

1Password **should not** be used for storing personal passwords, or for storing MoJ documents. Use existing approved MoJ services such as Office 365 or Google Workspace for storing MoJ documents.

You **should not** use 1Password for 'secrets' that belong to systems, only credentials to be used by humans. There is separate guidance on how to handle system secrets.

## How to use it Getting started

You will be sent an email to your MoJ work email account inviting you to create your account. 1Password have 'getting started' guides on their website.

#### Creating your primary password

You need to create a primary password - this is the only password you'll need to remember.

It **shall** be at least 14 characters long (the longer the better).

You can choose to make it pronounceable and memorable (passphrase) such as CyberSecurityRules! or Sup3rD00p3rc0Mp3X!, as long as you're comfortable remembering it and won't need to write it down.

There are password guidance standards here.

Your primary password **shall** be unique and you **should not** use it anywhere else (including a similar version, for example, by simply adding numbers to the end)

#### Multi-Factor Authentication

You shall setup multi-factor authentication (MFA, sometimes known as 2FA) for your MoJ account.

1Password has a guide on setting up MFA.

The MoJ has an 'order of preference' for which types of MFA to use:

- Hardware-based (for example, Yubikeys)
- Software-based (for example, Google Prompt on a mobile device)
- TOTP-based (the code is held by a dedicated app such as Google or LastPass Authenticator on a mobile device)
- SMS-based (a one-time code sent via SMS)

If you don't have an MoJ-issued work smartphone you may use a personal device for MFA.

# Sharing passwords

To share a password, create a Vault.

You **should** make sure the credentials you're sharing are only available to the people who need to access them for MoJ work. It is your responsibility to remove items or people from vaults when access to the credential(s) is no longer required.

You shall not share your 1Password main password with anyone, even your line manager or MoJ security.

#### Using it overseas

Taking a device (such as personal smartphone) that has MoJ 1Password installed counts as travelling overseas with MoJ information.

The MoJ has existing policies on travelling abroad on the MoJ intranet, which require various approvals before travel.

It may be simpler to 'log out' of the 1Password applications or enable Travel Mode to remove vaults from your devices. These can be reinstated when you return to the UK.

## **Transport Layer Security (TLS)**

The National Cyber Security Centre (NCSC) have published information on good TLS configurations https://www.ncsc.gov.uk/guidance/tls-external-facing-services.

In general, subject to document exceptions (such as end-user needs and required legacy backwards compatibility).

### **Testing**

Tools such as Qualys SSL Server Test and Check TLS services from checktls.com **must** be used where applicable to help identify most common issues and configuration problems.

While these tools are not a replacement for skilled testing, the outputs of these tools can help you identify inefficient or insecure configurations which should be considered for remediation.

Configurations should be periodically re-validated.

## Internet protocol security (IPsec)

NCSC have published information on good IPsec configurations https://www.ncsc.gov.uk/guidance/using-ipsec-protect-data.

#### At-rest

At-rest encryption techniques can protect data while being stored and even during some processing. At-rest techniques usually protect against physical theft or attack methods.

#### Server-based

Local storage (such as operating system locations) and filestores (such as storage area networks) should be considered for at-rest encryption to help mitigate again physical interception (such as theft) threats.

Given the autonomous nature of server provisioning and management, it may not always be technically practical to implement such encryption (particularly when a physical server restart would require human intervention with a decryption passphrase).

In general, at-rest encryption **must** always be proportionally considered, even if documented as not reasonable to implement.

#### Cloud-based

Vendor managed at-rest encryption **must** be enabled by default unless there is a good reason not to (for example, licensing restrictions or severe performance issues).

Vendor managed at-rest encryption (the vendor will typically managed encryption keys, on-the-fly encryption and decryption) is preferred, shifting management to the vendor under the shared responsibility model.

In some circumstances, it may be reasonable to self-managed encryption keys but should be relatively rare.

#### **End-User Device based**

Native at-rest encryption such as Apple macOS FileVault, Apple APFS or Microsoft Windows BitLocker **must** be used, preferably controlled by central enterprise device management and key management systems.

The NCSC have published end-user device guidance that discusses such technologies.

#### Portable storage

Portable storage such as CDs, DVDs and USB sticks can be safely used to move data. As usual, data must be adequately protected based on the overall governance and information risk requirements.

While the following certifications are preferred, they may not be required based on the data and data methods being stored or transported.

- FIPS 140-2 Level 3
- NCSC CPA
- NATO Restricted Level Certified

The Ministry of Justice (MoJ) prefers the use of network-based transfers compared to the use of portable storage (even if the portable storage is encrypted).

#### Portable end-user devices

Portable end-user devices such as laptops, tablets and smart phones must utilised at-rest encryption to protect onboard data (and subsequent configured accounts) while the device is 'locked' or powered down.

The NCSC End-user Device Security Collection discusses per-platform configuration advice.

Summarily, native at-rest encryption must be enabled with a suitable and proportional decryption code (typically, a password) and hardware-backed cryptography is preferred.

### Hashing

Data that should be kept confidential or is worthwhile to otherwise obfuscate should be hashed. This **must** apply where authentication credentials are stored, such as a password.

The published MoJ Password Standard has a section on hashing as part of password storage.

# **HMG Cryptography Business Continuity Management Standard**

## **Legacy information**

**Note:** This document is Legacy IA Policy material. It is under review and likely to be withdrawn or substantially revised soon. Before using this content for a project, contact security@justice.gov.uk.

**Note:** This document might refer to several organisations, information sources, or terms that have been replaced or updated, as follows:

- CESG (Communications-Electronics Security Group), refer to the National Cyber Security Centre (NCSC), contact security@justice.gov.uk.
- CINRAS (Comsec Incident Notification Reporting and Alerting Scheme), refer to the NCSC, contact security@justice.gov.uk.
- ComSO (Communications Security Officer), contact the Chief Information Security Officer (CISO) (security@justice.gov.uk).
- Confidential, an older information classification marking, refer to Information Classification and Handling Policy.
- CPNI (Centre for the Protection of the National Infrastructure), contact the CISO (security@justice.gov.uk).
- DSO (Departmental Security Officer), contact the Chief Security Officer (security@justice.gov.uk).
- GPG6 (Good Practice Guide 6: Outsourcing and Offshoring: Managing the Security Risks), refer to the NCSC, contact security@justice.gov.uk.
- IS1 (HMG Infosec Standard 1 Technical Risk Assessment), refer to the Government Functional Standard GovS 007: Security.
- IS2 (HMG Infosec Standard 2 Information Risk Management), refer to the Government Functional Standard GovS 007: Security.
- IS4 (HMG Infosec Standard 4 Communications Security and Cryptography), refer to the Government Functional Standard GovS 007: Security.
- IS6 (HMG Infosec Standard 6 Protecting Personal Data and Managing Information Risk), refer to the Government Functional Standard GovS 007: Security.
- ITSO (Information Technology Security Officer), contact the CISO (security@justice.gov.uk).
- Restricted, an older information classification marking, refer to Information Classification and Handling Policy.
- SPF (Security Policy Framework), refer to the Government Functional Standard GovS 007: Security, contact security@justice.gov.uk.

# Introduction Scope

This Business continuity plan is limited to all HMG cryptographic material procured by the Ministry of Justice (MoJ) Crypto Custodian for and on behalf of any part of the MoJ with the exception of BRENT encryption requirements.

- 2. Lock and check all safes are secure.
- **3.** Leave by the nearest exit in accordance with Fire Evacuation procedures.

## Post action to emergency evacuation and invacuation

If there has been any damage to any of the encryption stored at the MoJ:

- Notify CESG immediately on: 01242 221491 extension 31950 notifying them of the event and request an immediate record of holdings list.
- A CINRAS report must be generated and issued to CINRAS (contact via Security Team) and a copy to the Security Team: security@justice.gov.uk
- A muster of all key variables and a check against the record of holding list undertaken and an order to CESG raised of any replacement key variables.
- Upon receipt of a replacement key variable emergency plans to change the key variable of the associated product must begin.

## **Public Key Infrastructure Policy**

## **Legacy information**

**Note:** This document is Legacy IA Policy material. It is under review and likely to be withdrawn or substantially revised soon. Before using this content for a project, contact security@justice.gov.uk.

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- IS2 (HMG Infosec Standard 2 Information Risk Management), refer to the Government Functional Standard GovS 007: Security.
- IS4 (HMG Infosec Standard 4 Communications Security and Cryptography), refer to the Government Functional Standard GovS 007: Security.
- IS6 (HMG Infosec Standard 6 Protecting Personal Data and Managing Information Risk), refer to the Government Functional Standard GovS 007: Security.
- ITSO (Information Technology Security Officer), contact the CISO (security@justice.gov.uk).
- Restricted, an older information classification marking, refer to Information Classification and Handling Policy.
- SPF (Security Policy Framework), refer to the Government Functional Standard GovS 007: Security, contact security@justice.gov.uk.

# Introduction Scope

Within the Ministry of Justice (MoJ), there are a number of requirements for Public Key Infrastructure (PKI) services to support confidentiality, integrity and authentication. This document defines the mandatory policy requirements for PKI use.

The policy contained in this document refers specifically to PKI Services used for the following functions:

- PSN Wide Area Network VPN cryptography
- · Server-side certificates for:
  - Internet applications
  - Intranet applications
  - PSN/GSI applications
- User and Device Certificates for Network Access Control using 802.1x EAP/TLS
- · User certificates for digital signature functions

For PKI Services in respect of other functions, including RAS VPNs, contact the appropriate system Accreditor or MoJ Crypto Custodian.

## **Out of Scope**

Any information or component, which operates at **Secret** or **Top Secret** (e.g. Private Keys with a classification higher than **Official-Sensitive**) fall outside of the scope of this policy

Certificates used for authentication of users or organisations used in token or PKI based authentications systems other than 802.1x are out of scope.

## **Defined Terms**

Term	Definition
Public Key Infrastructure (PKI)	A set of hardware, software, people, policies, and procedures needed to create, manage, distribute, use, store, validate and revoke digital certificates.
Certificate Authority (CA)	An entity that issues digital certificates. Certificate Authorities are hierarchical, with subordinate CAs being authorised to issue certificates by a trusted, top level, "Root" CA.
Registration Authority (RA)	An entity that validates the identities of actors in a PKI, and processes certificate signing requests and certificate revocation requests on behalf of authorised actors sending these to the CA for processing.
Validation authority (VA)	A service that authenticates and validates the certificates of a PKI. The VA provides a public key directory and also enables access to certificate revocation information either by providing CRLs or using the OCSP protocol.
Certificate Policy (CP)	A document that states the different actors of a public key infrastructure (PKI), specifying their roles and their duties. Its content and structure is described in IETF RFC3647 [Ref.16]. This is often a legal document forming part of a contract.
Certificate Practice Statement (CPS)	A document from a Certificate Authority which describes their practice for issuing and managing public key certificates in line with the root CA Certificate Policy Its content and structure is described in IETF RFC3647.

Certificate Revocation List (CRL) A signed list of certificates (or more specifically, a list of serial

numbers for certificates) that have been revoked before they expire, and therefore, entities presenting those (revoked) certificates should

no longer be trusted. CRL is described in IETF RFC5280.

Online Certificate Status Protocol (OCSP) An Internet protocol used for obtaining the revocation status of an

X.509 digital certificate. It is described in IETF RFC 6960

Trust Anchor An authoritative entity for which trust is presumed and not derived.

Root CAs must be Trust Anchors.

Certificate Signing Request (CSR) A message sent from an applicant to a certificate authority in order

to apply for a digital identity certificate. Normally complies with

PKCS #10 as defined in IETF RFC 2986

Certificate Revocation Request (CRR) A message sent from the registered owner of a digital certificate

to a certificate authority in order to revoke a compromised digital certificate. Normally complies with PKCS #10 as defined in IETF

RFC 2986.

Key A piece of information that determines the functional output of a

cryptographic algorithm or cipher.

Public Key Cryptography A class of cryptographic algorithms which requires two separate

keys, one of which is kept private (secret) and one of which is made

public usually embedded in a certificate.

Private Key (PrK) A secret key used to decrypt or digitally sign information.

Public Key (PuK) A non-sensitive key that is used to encrypt information or validate

digital signatures.

PKI Services The services provided in the delivery of Public Key Infrastructure.

PKI Services includes those provided either as a root or subordinate Certificate Authority, Registration Authority, and Validation

Authority.

The usage of digital certificates for cryptography or digital

signatures within applications and other IT systems is not considered a PKI Service, but those systems would consume PKI Services.

PKI Customer An entity (a user or organisation) that is authorised to access the PKI

Services for the purposes of signing or revoking digital certificates. Some PKI customers may also provide delegated PKI Services.

## General PKI Policy Overview

This section describes the common PKI policy that applies regardless of the type of PKI service in question. It covers the following subsections:

- Governance Structure
- Technical Architecture
- Operational Policy
- Process Requirements

## **Governance Structure**

Roles and Responsibilities

• Senior Information Risk Owner (SIRO) – Responsible for all risks to do with the PKI Services. Final point of escalation for incidents.

- Chief Security Officer (CSO) Responsible for the operational governance of the PKI Services and the report line for the ComSO.
- Communication Security Officer (ComSO) Responsible for day to day management of the PKI Services, relationship management with CESG and UKKPA (GCHQ's UK key production authority), mustering and other formal processes. First point of escalation for incidents and managing initial incident response.
- Crypto Custodians Responsible for day to day operation of the PKI services, including the distribution of keys
  from the UKKPA. Where keymat is provided from the UKKPA they shall be formally trained and authorised
  Crypto Custodians. For other services they should be formally trained. Note that the Authority's Crypto Custodian
  may delegate key management responsibilities to Supplier Crypto Custodians.
- IT Security Officer (ITSO) Responsible for operational IT security management.
- Administrators Responsible for configuration, maintenance and support of the PKI services
- Auditors Internal and external auditors including UKKPA and MoJ Information Assurance who ensure that the PKI Services are running within specification and comply with legal and regulatory requirements, HMG Policy and MoJ Policy.

## Incident Response

- 1. There shall be an Incident Response and Escalation process in place.
- **2.** The incident response process shall cover procedures for:
- Impact minimisation
- Escalation
- CRL issue
- Digital Forensics
- BC / DR
- The escalation shall be from the person discovering the incident to the local Crypto Custodian, then the MoJ
  Cypto Custodian, then ComSO, then CSO then SIRO. Escalation to CINRAS and other external bodies shall only
  be performed by the ComSO, CSO or SIRO.

## User Registration

- 1. Any individual who requires access to the IT Systems providing PKI Services shall be subject to stringent background checks shall be vetted to at least Security Check (SC) before any access to the system is permitted.
- 2. Important: Interim access pending security clearance must not be allowed under any circumstances. The impact of allowing such access in the event that the individual is not subsequently cleared would be to revoke and reissue all certificates signed by the PKI Services.
- **3.** When clearance is confirmed and identity is validated by MoJ, the user shall be enrolled in the services required and shall be issued with the relevant credentials for access.
- **4.** Users shall be removed from the systems and their credentials revoked as soon as they leave the role related to the PKI Services. The relevant HR Processes must be reviewed, and updated if necessary, to account for this policy.

## Authentication

- All Users of the PKI Services shall be authenticated beyond reasonable doubt for the purposes of legal admissibility of evidence in accordance with BS 10008. Password strength, complexity and expiry rules must comply with MoJ Password requirements.
- 2. Access to Root CA Services must be subject to multi-factor authentication and subject to two-man rule.
- **3.** Access to specific signing functions shall be subject to specific authentication and access control policies including two man rule.

## Accounting

- Auditing and accounting of all PKI functions must be carried out in accordance with HMG Good Practice Guide 13. The integrity and confidentiality of accounting logs must maintained to British Standard BS 10008 as appropriate for legal admissibility of evidence, in the event that disputes need to be heard in a court of law.
- 2. Internal audit by authorised auditors shall take place at least every quarter
- **3.** Where PKI Services are subordinate to external services, e.g. UKKPA or PSNA, then the audit and accounting regime must comply with the policies of the relevant authority.

**4.** Audit reports shall be provided to the CSO and SIRO quarterly.

## Compliance

- 1. The PKI Services shall at all times comply with Legal and Regulatory requirements including (but not limited to):
- Data Protection Act (1998 and 2003)
- Official Secrets Act (1989)
- Cryptography Export Regulations
- Regulation of Investigatory Powers Act (2002) (RIPA) Part 3
- Export Controls Act (2002)
- Electronic Communications Act 2000
- SI 2002/318 The Electronic Signatures Regulations 2002
- 1. The PKI Services shall at all times comply with HMG Policy including:
- · Security Policy Framework
- HMG IA Standard 4
- HMG IA Standard 5
- 1. The PKI Services shall at all times comply with any Code of Connection, Memorandum of Understanding or other connection criteria that applies to the environment in which the services are deployed. These shall include as a minimum:
- · PSN Code of Connection
- GSI Code of Connection (while GSI connections remain)

## **Technical Architecture**

Technical Design Considerations

The design of PKI systems must ensure:

- Resilience
  - Redundancy
  - · Business Continuity
  - · Disaster Recovery
- Accessibility
  - Availability of Registration; Enrolment; and Validation services
- Security
  - Confidentiality of system assets (hardware, operating systems, and software)
  - Confidentiality of PKI assets (private keys, authentication credentials etc)
  - Integrity of PKI assets
  - · Availability of PKI services
  - Confidentiality, Integrity and Availability of information assets that are protected by PKI assets
- Assurance
  - System and Product Assurance: Products should be assured to a formal evaluation recognised by the Authority and appropriate to the sensitivity of the material being processed. For cryptographic material this is normally CESG Assisted Products Scheme (CAPS) or CESG Product Assurance (CPA). Other assurances, such as FIPS 140-2 (Level 2 or better) may be permitted in some cases and, in exceptional circumstances, other forms of assurance may be considered. Where system assurance is required, at the discretion of the Accreditor, then a formalised process will be necessary, e.g. Bespoke Assurance by a CESG approved company. In some cases, again at the discretion of the Accreditor, an IT Health Check may be scoped to provide the necessary assurance.
  - Service Assurance: The security aspects of the service e.g. forensic readiness, auditing, accounting, processes and procedures will be assured through the formal process of accreditation.

## Validation Authority Operational Policy

- 1. Any VA shall provide authorised access to Certificates and the CRL for the associated CA. This should be automated as far as possible with a Public Key Directory (PKD).
- 2. The VA shall ensure that the Certificates and CRL are properly signed and authentic before they are published.
- **3.** The VA shall operate a certificate repository that is visible to all authorised users.
- **4.** Auditing and accounting of VA functions must be carried out in accordance with HMG Good Practice Guide 13. The integrity and confidentiality of accounting logs must maintained to British Standard BS 10008 as appropriate for legal admissibility of evidence, in the event that disputes need to be heard in a court of law.

## Audit, Accounting and Mustering Policy

- 1. All requests (CSR/CRR) shall be logged: on receipt; on processing, on certificate/CRL issue and on destruction
- 2. All access to the systems and use of credentials including failures shall be logged
- All keymat sub-classified as ACCSEC or CRYPTO shall be mustered quarterly, and in accordance with the individual keymat procedures
- 4. Audit and accounting logs shall be managed in accordance with BS 10008

## Change Control Policy

- 1. All software shall be patched with the latest security patches. Such patches shall be regression tested before implementation on the live system.
- 2. All software version updates and hardware changes, including configuration changes shall be approved by the ComSO and implemented by the Administrator.
- All patches and other minor changes shall be approved by a Crypto Custodian or ComSO and implemented via the change control process.
- **4.** All changes to a trust anchor or standalone/offline root CA shall also be witnessed and signed off by any two of: Crypto Custodians, ComSO, and CSO.

## Physical Security Policy

- 1. The PKI Services shall be located in an HMG Government building or Supplier building with appropriate physical controls for **Official-Sensitive** information, as assessed by the Authority's CSO or delegated representative.
- 2. PKI Services are critical to the security of the information they protect, and therefore should not be housed in open or shared areas. The PKI Services shall be in a room or cage or locked cabinet that has strictly controlled access to named individuals. The strength of the physical controls will depend on the sensitivity of the specific service.
- 3. The Trust Anchors and any standalone/offline Root CAs shall be kept in a safe or security cabinet protected by a CPNI Class 2 lock or equivalent when not in use. Only the ComSO and CSO, and their delegated representatives, shall know the combination. The ComSO and CSO shall not have credentials to operate the CA devices.
- **4.** The combination code must be changed at least annually, and immediately on permanent departure of any personnel who know the code.

#### Personnel Security Policy

- 1. The CSO, ComSO, Crypto Custodians, Administrator(s), and individuals holding other key PKI roles shall have been subjected to BPSS checking and shall maintain a current and valid SC clearance as a minimum. Evidence of clearance will be maintained in an up-to-date register in a format agreed with the MoJ and made available to the MoJ.
- 2. The Crypto Custodians shall have formal training from CESG or MoD on key management and PKI operation.
- 3. No other person shall have access to the PKI infrastructure without prior written permission of the CSO.

## **Process Requirements**

#### Required Processes

- 1. The following formal processes shall be written and implemented:
  - · Registration and de-registration of an organisation
  - Registration and de-registration of an authorised user of the PKI Services
    - Including identification according to GPG45 and GPG46
    - · Audit trail of identification, role allocation and access rights

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## **Authority to Operate Certificate**

The MoJ Crypto Custodian and the Vendor will be advised by CESG of the Authority to operate and this will be forwarded to the applicant by the MoJ Crypto Custodian, with this certificate the applicant can purchase the relevant hardware or licences from the vendor.

It is the responsibility of the applicant to raise any relevant purchase orders though the MoJ purchase order system or progress the financial procurement for the product through other channels.

## **CRYPTO and ACCSEC authorisation**

If there is a requirement to store Key Variables locally, the supplier must appoint a Local Crypto Custodian (LCC) and Local Alternate Crypto Custodian (LACC). Both must attend the CESG training course for Crypto Custodians and be sponsored by the MoJ Crypto Custodian.

Any subject who handles Key Variables for the MoJ must be SC cleared and CRYPTO or ACCSEC authorised initially by the MoJ Crypto Custodian. The subject must provide the details on the Crypto Authorisation form through secure channels and provide the contact details of the vetting office which approved their clearance.

**POL.CRYPTO.006**: Every 12 months the LCC and LACC **must re-authorise** each other and check that their clearances are still valid and this must be evidenced and recorded with the authorisation form for audit purposes.

If the LCC or LACC CRYPTO or ACCSEC authorises anyone else locally, there are responsible for checking the security clearances and maintaining and renewing the authorisation or de-authorisation process and keeping records available for inspection and audit by the MoJ Crypto Custodian or Authority.

## **Delivery of Key Variables**

When Key Variables arrives and has been checked and recorded by the MoJ Crypto Custodian an email will be sent to the applicant to inform them that their Key Variables has arrived.

## **Key Variables distribution**

All Key Variables is stored and managed centrally by the MoJ with some exceptions such as hard disk encryption which suppliers need to store locally.

There are special arrangements for the local storage of Key Variables which must be agreed with the COMSO.

**POL.CRYPTO.007**: Key Variables **must not** be deployed unless the encryption solution is accredited or the timetable has been set out and agreed on its delivery, draft RMADS and final SyOPs must be made available to the MoJ Crypto Custodian.

**POL.CRYPTO.008**: The applicant **must agree** with the MoJ Crypto Custodian how the Key Variables is to be deployed, or provide the details of the person who will manage this if it is not the applicant. Generally speaking the Key Variables is retained at MoJ HQ and issued out for a short period of time in order to encrypt the system and then returned to MoJ HQ for storage.

Key Variables distribution as follows (in order of preference);

- 1. Collected from and returned to MoJ HQ by a CRYPTO or ACCSEC authorised person and transported in a secure lockable container (such as a lockable briefcase or a CPNI approved transportation container).
- Collected and returned by trusted hand for transportation in a secure lockable container to a CRYPTO or ACCSEC authorised person in tamper evident packaging using the usual Government Protective Marking Scheme (GPMS).
- 3. Dispatched from and returned by a reputable courier who guarantees delivery within 24 hours and provides a tracking service (not Royal Mail). The Key Variables must be sealed within tamper evident packaging and appropriately protected. Suppliers must take full responsibility for this process and arrange for courier to collect and return.

## **Key Variables Management**

**POL.CRYPTO.009**: The management of Key Variables **must be** in accordance with HMG IAS4 Supplement 7 [Ref, 3].

It is best to avoid saving any data on a laptop hard drive. However, if you absolutely must, you should always remember to copy or move the data to the MoJ network as soon as you next can connect to it, either via secure remote access or by direct connection.

In order to avoid potential data loss, save data in:

- 1. Your local Electronic Document and Record Management (EDRM) system.
- 2. An MoJ shared drive.
- **3.** Your MoJ-provided 'home' drive.

There is a better chance of recovering lost data if you have saved it to the MoJ network, as data stored on the MoJ network is backed up daily.

## The impact of hard drive failures

Hard drive failures can lead to the irrecoverable loss of data. Any data loss can have security implications for the MoJ, and a significant impact on:

- Our business opportunities.
- · Our reputation.
- Our ability to deliver services to the public.

If you experience any issues with your laptop or IT service, ask for help.

For more information about the main security issues that are likely to affect remote and mobile workers, refer to the remote working guide.

## How to reset your password

To reset your password, you will need to contact the IT Service Desk. They will carry out checks to confirm your identity. This might include asking your line manager or court manager to confirm your identity, by sending an email to the IT Service Desk. Once your identity is confirmed, your password will be reset and you will quickly regain access to your laptop.

## General enquiries, including theft and loss

**Technology Service Desk** - including DOM1/Mojo, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- · MoJ Service Portal and Live Chat

**Note:** The previous itservicedesk@justice.gov.uk and servicedesk@digital.justice.gov.uk email addresses, and the Digital & Technology Digital Service Desk Slack channel (#digitalservicedesk), are no longer being monitored.

## **HMPPS Information & security:**

- Email: informationmgmtsecurity@justice.gov.uk
- Tel: 0203 334 0324

## **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## Locking and shutdown

The Ministry of Justice (MoJ) has made a commitment towards sustainable IT. The intentions are:

- To reduce overall power consumption for the MoJ by switching off machines and saving energy.
- To reduce the MoJ's overall carbon footprint.

- Switch off the machine completely at the end of each usage.
- Do not attach the password to the machine or keep the password with the machine.

If you need further assistance or information about this process, ask for help.

## General enquiries, including theft and loss

**Technology Service Desk** - including DOM1/Mojo, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- MoJ Service Portal and Live Chat

**Note:** The previous itservicedesk@justice.gov.uk and servicedesk@digital.justice.gov.uk email addresses, and the Digital & Technology Digital Service Desk Slack channel (#digitalservicedesk), are no longer being monitored.

#### **HMPPS Information & security:**

- Email: informationmgmtsecurity@justice.gov.uk
- Tel: 0203 334 0324

## **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## **Policies for MacBook Users**

Any User of an Ministry of Justice (MoJ)-supplied MacBook must ensure they comply with this policy, to ensure that security is not compromised when using these devices.

These Policies are supplementary to the GOV.UK and MoJ Enterprise policies, procedures and guidance.

If you are unsure about any of the requirements or content, ask for help.

#### **Policies**

- You must not share your login details or password with anyone under any circumstances.
- You must change your password if you suspect it has been compromised, or if instructed to do so by your line manager or other authorised individual.
- You must not attempt to access any other person's data unless you have been authorised to do so.
- You must only collaborate with authorised personnel.
- Get help if you are subjected to any security incident, or suspect you might be.
- You must logoff or lock your computer when leaving it unattended.
- You must keep your MoJ Digital& Technology equipment close to you and in sight at all times when in public areas.

## Top things to remember

You are responsible and accountable for the security of your MoJ equipment at all times.

If you don't think you should do something, you probably shouldn't. If in doubt, always seek advice.

## General enquiries, including theft and loss

**Technology Service Desk** - including DOM1/Mojo, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- MoJ Service Portal and Live Chat

- General procedures which can be commonly applied to most IT systems.
- External devices.
- Account log-on.
- Services, security and networking applications.
- Server-specific procedures which can be commonly applied to servers.

## **General procedures**

Name	Description
BIOS Lockdown	Access to the BIOS <b>shall</b> be restricted to system administrators only.
Removal of unnecessary applications and services	All applications and system services which are not required <b>shall</b> be uninstalled or disabled.
Auto-run of data on remote media devices	Auto-run <b>shall</b> be disabled.
Screen lockout	Desktops and servers <b>shall</b> be configured to lock after 5 minutes of inactivity. Unlock <b>shall</b> be by password only.
Time and Date	The Time and Date setting <b>shall</b> be configured to central synchronisation servers, which themselves synchronise with the UK Government time server.
System Preferences	Users without system administration privileges <b>shall not</b> have access to change the desktop background or screensaver setting, the date or time, network settings or internet browser settings, and system security settings or group policy settings. Users without system administration privileges <b>shall not</b> have access to the system settings or utilities including the system registry or administrative equivalent, access to operating system directories and files, access to CMD or Command Line Prompt, access to terminal commands or tools, or access to local system utilities such as disk defragmenter and disk cleanup.

## External Devices

Name	Description
Bluetooth	Bluetooth <b>shall</b> be disabled by default. If required due to business need, Bluetooth devices <b>shall not</b> be set as 'discoverable'.
Webcam	The webcam lens <b>shall</b> be obstructed when not in use.
Infrared receiver	The IR receiver <b>shall</b> be disabled, ideally at the hardware level by physically disconnecting the component.
Sound input (microphone)	Sound input from a microphone <b>shall</b> be kept at zero level when not in use.
Media drives and external data ports, such as USB, FireWire, CD/DVD drive, and similar	All media drives and external data ports <b>shall</b> be disabled by default. Where there is a business justification to allow access, that access <b>shall</b> be audited and restricted to an individual user, for example when using an approved tool for an approved business purpose.

Name	Description
Passwords	All passwords <b>shall</b> conform to the password guidance.
Guest and 'null' accounts	Guest and 'null' accounts (accounts with a blank username or password) <b>shall</b> be disabled and removed where possible.
Fast User Switching	Fast User Switching shall be disabled.
Login failure logging	Failed logins shall be logged after the 1st failed attempt.
Automatic log in	Any automatic log in feature <b>shall</b> be disabled. This does not include Single Sign On functionality, where a user has already authenticated themselves to the system.
User list	During logon, the option to display a set of possible usernames, or the previous usernames that logged on successfully, <b>shall</b> be disabled.
Logon Banner	The standard MoJ login banner <b>shall</b> be displayed at login, both locally and remotely. The standard banner is provided in Appendix A.

## Services, security, and networking applications

Name	Description
Firewalls	An application firewall <b>shall</b> be installed. The firewall <b>shall</b> be configured to 'allow only essential services', log firewall activity, and operate in 'stealth mode' (undiscoverable).
Anonymous FTP	Anonymous FTP <b>shall</b> be disabled. Where there is a business requirement for file transfer between systems, FTP(S) or SFTP <b>shall</b> be used.
Simple Network Management Protocol (SNMP)	Where SNMP is required, version 2.0 or a more recent version <b>shall</b> be used.
Cisco Discovery Protocol (CDP)	CDP <b>shall</b> be disabled.
Telnet based administration interface	Telnet access shall be disabled.
SSH based administration interface	SSH access direct into an administrative account or service <b>shall</b> be disabled.
HTTP based administration interface	All web based administration interfaces which are accessible over a network (in other words, not restricted to a localhost) <b>shall</b> be encrypted for the entire session using SSL version 3, or TLS version 1.2, or higher.
Connection Timeouts	Idle connections <b>shall</b> be disconnected after a default period; normally less than 30 minutes.
ICMP Redirects	ICMP redirects shall be disabled.
Clear text authentication protocols	All plain-text authentication protocols <b>shall</b> be disabled and their functionality replaced with encrypted alternatives.

## **Operations security**

## Operational procedures and responsibilities

## **Mail Check**

#### The service

The Mail Check Service from NCSC is part of the Active Cyber Defence suite of services.

The service helps public sector email administrators improve and maintain the security of their email domains by preventing spoof email.

Domains operated by, or on behalf of, the Ministry of Justice (MoJ) **must** be added to Mail Check under at least the central MoJ Mail Check account.

#### When to use the service

Mail Check (and the underlying DMARC and SPF configurations) **must** be implemented regardless of whether the domain is expected to send or receive emails on a routine basis.

This is important to ensure domains that are not expected to send emails are still monitored for being spoofed, as they are still legitimate MoJ domains which attackers may attempt to exploit in order to attack users.

## How to use the service Requirements

The email domain name is required. It must be publicly contactable for SMTP from the general Internet.

DMARC (which requires SPF and DKIM) TXT records must be available for creation or iteration, as per the GOV.UK DMARC configuration guide page.

MoJ is permitted to use the service for free as a central government organisation, but suppliers to MoJ currently are not.

## **Get started**

Contact the MoJ Cyber Security team to be added into MoJ's subscription of the service.

## Offshoring Guide

## **Related information**

Technical Controls Policy on page 32

## Legacy information

**Note:** This document is Legacy IA Policy material. It is under review and likely to be withdrawn or substantially revised soon. Before using this content for a project, contact security@justice.gov.uk.

**Note:** This document might refer to several organisations, information sources, or terms that have been replaced or updated, as follows:

- CESG (Communications-Electronics Security Group), refer to the National Cyber Security Centre (NCSC), contact security@justice.gov.uk.
- CINRAS (Comsec Incident Notification Reporting and Alerting Scheme), refer to the NCSC, contact security@justice.gov.uk.
- ComSO (Communications Security Officer), contact the Chief Information Security Officer (CISO) (security@justice.gov.uk).

- Confidential, an older information classification marking, refer to Information Classification and Handling Policy.
- CPNI (Centre for the Protection of the National Infrastructure), contact the CISO (security@justice.gov.uk).
- DSO (Departmental Security Officer), contact the Chief Security Officer (security@justice.gov.uk).
- GPG6 (Good Practice Guide 6: Outsourcing and Offshoring: Managing the Security Risks), refer to the NCSC, contact security@justice.gov.uk.
- IS1 (HMG Infosec Standard 1 Technical Risk Assessment), refer to the Government Functional Standard GovS 007: Security.
- IS2 (HMG Infosec Standard 2 Information Risk Management), refer to the Government Functional Standard GovS 007: Security.
- IS4 (HMG Infosec Standard 4 Communications Security and Cryptography), refer to the Government Functional Standard GovS 007: Security.
- IS6 (HMG Infosec Standard 6 Protecting Personal Data and Managing Information Risk), refer to the Government Functional Standard GovS 007: Security.
- ITSO (Information Technology Security Officer), contact the CISO (security@justice.gov.uk).
- Restricted, an older information classification marking, refer to Information Classification and Handling Policy.
- SPF (Security Policy Framework), refer to the Government Functional Standard GovS 007: Security, contact security@justice.gov.uk.

# Introduction Document Purpose

This document is the Ministry of Justice (MoJ) IT Information Assurance (IA) Policy and Guidance for offshoring of MoJ Information Systems, development, or other support services. The document states the IA requirements that must be complied with for offshore developments, and presents considerations to be taken into account when deciding whether to offshore an element of MoJ capability.

This document has not been developed in isolation. It draws heavily and intentionally on other guidance, particularly HMG Good Practice Guide (GPG) 6: Outsourcing & Offshoring: Managing the Security Risks. This document collates the high-level points from the CESG and CPNI guidance, and interprets these in the context of the MoJ.

The target audience for this document includes MoJ personnel with a requirement to make offshoring decisions; and MoJ suppliers who are considering, or currently engaged in, delivery of MoJ capabilities with an offshore element.

#### **Background**

#### General

Some suppliers are keen to offshore elements of IT service delivery, due to a perception that this will reap strong financial benefits. Reasons often cited for offshoring decisions include: cost savings in wages and other business expenses relative to the domestic (UK) market; access to specific specialist technical skills; and access to a large labour pool to support peak loading or large-scale projects.

Offshoring is not, however, without its potential issues. Badly managed offshoring of a project can lead to over-runs in project costs and timescales which eclipse any anticipated benefits. In the worst cases, project over-spend, over-run and quality issues can lead to project failure. Also, there are a number of scenarios where offshoring would introduce unmanageable risks; and/or result in a direct breach of UK law; and/or result in unexpected financial exposure for the MoJ. These risks are not necessarily a blocker to offshoring, but must be balanced carefully against the anticipated benefits.

## Quality, Cost and Time

Offshoring presents a range of ubiquitous project risks which must be considered. There can be a tendency to overestimate the savings that can be made, and to underestimate the potential configuration management and integration issues. Much of the cost saving from offshore development comes from the labour-cost-differential between the UK and favoured offshore locations. High levels of inflation as those economies expand, often through development as offshore centres, can shrink or even overwhelm any predicted cost savings. This may make the supplier's position untenable. Cultural differences can also exaggerate normal project stress points that occur during integration and handover of outsourced elements. Customers and suppliers often fail to fully appreciate increased incidental costs, e.g. due to the additional testing overhead incurred. The long delivery chain can also become a difficulty to manage.

In some less stable locations, risks due to war, civil uprising and the availability of Critical National Infrastructure also lead to unique business continuity issues.

## Legal Risk

Offshore projects may also fall foul of more pedestrian but no less severe risks due to local laws at the offshore location. It is important to ask questions such as: to what extent are the contractual conditions legally binding for an offshore company in a proposed location; how difficult and expensive would it be to mount a legal challenge in the case of contract breach, and is this any less likely to be successful; and who would have priority over information and other assets in the event of a dispute. This is not just an issue which the MoJ will face when engaging an offshore supplier directly; it is also an issue that MoJ's suppliers will face, but may not be aware of, when subcontracting elements of delivery.

## Risk to "UK PLC"

Many MoJ information systems handle HMG Protectively Marked and/or personal and sensitive personal data. These add a number of specific risks exceeding the more usual project risks. Local data protection laws may not provide an appropriate level of legal protection, for the data or data subjects involved, against rogue individuals and criminal groups who misappropriate personal data. This may be more of a problem for countries outside of the European Economic Area (EEA), where the legal framework may not be familiar. Commercially sensitive information may be similarly at risk. Political instability may lead to facilities being over-run, which as well as having business continuity implications may also have severe consequences from potential disclosure of Protectively Marked information. Also, organised criminals are able to operate more actively and openly in some overseas jurisdictions. Such activity may be driven by political or economic advantage. It is not only the physical site but also application development that can present a risk to data. A vulnerability or backdoor, engineered into an application either maliciously or inadvertently, could be used to leak information over an extended period or even indefinitely without being identified. The Open Web Application Security Project (OWASP) presents a list of common vulnerabilities that occur due to careless programming and ineffectual testing. Deliberately engineered vulnerabilities and backdoors are considerably more difficult to identify and address.

## Personnel Risks

Most people are reliable and honest. However, for work on systems which will handle sensitive Government information, a small number of unreliable or dishonest individuals can cause a disproportionate amount of harm. It is critical, therefore, to identify such high-risk individuals. Pre-employment screening is a critical element in helping to do this, along with aftercare to balance risks identified during screening, and monitor changes to an individual's status that may affect their reliability. Similarly, legal defences provide a complementary means to deter inappropriate behaviour.

## Scope

This document covers offshoring of MoJ business activities. Offshoring is defined here to include development or provision of services, from outside the UK or otherwise using non-UK resources, for domestic (UK) consumption.

The scope of offshoring is a broad one. This may involve, for example:

- Development of applications, and/or provision of second-line and/or third-line support for these applications, from non-UK locations and/or by non-UK Nationals.
- Follow-the-sun technical support for commercial products, so that suitable technical resources are available at times when domestic support would be unsociable.
- Remote managed services for wholesale provision of MoJ capabilities from non-UK locations and/or by non-UK Nationals.
- Other provision of support to the MoJ from non-UK locations and/or by non-UK Nationals.

The scenarios which are to be treated as offshoring are set out in the following bulleted list. This is not necessarily an exhaustive list; in case of uncertainty please contact MoJ IT IA for advice: security@justice.gov.uk.

Captive centres

Refers to an office that forms part of a Government department but is physically located outside the UK.

**Far-shoring** 

Covers scenarios where development is to be transferred to locations outside of the EEA. Far-shoring may enable

Group. The MoJ Accreditor, MoJ IA function and SIRO must be involved as soon as a potential offshoring proposal is identified, so that a decision on whether the proposal presents an acceptable level of information risk can be made at the earliest opportunity. This limits the likelihood of nugatory work by the project team.

The requirement for early and ongoing engagement with the MoJ Accreditor and MoJ IA function is reinforced by HMG GPG6:

The risk assessment and treatment plan must be reviewed by the Accreditor and presented to the SIRO at each stage of the procurement process.

## **Risk Assessment**

Before any sensible dialogue can be had around whether or not offshoring is acceptable, the value of the assets to be offshored and the threats for the offshore location and/or personnel must be properly understood. Asset valuation and threat assessment must therefore be conducted as an upfront activity for any proposal, and will require early engagement with all interested parties. Risk assessment must be conducted as an initial activity, and regularly revisited as the project progresses. All threat assessment and risk assessment activities will need to be conducted in collaboration between the supplier as risk manager, and the MoJ as the owner of the threat and the risk.

REQUIREMENT 3: All MoJ assets and/or activities to be offshored must be identified, and a Threat Assessment for those assets/activities at the proposed offshore location carried out. This includes not only physical and software assets but also information and service assets. The value and business impact of compromise for each information asset must be determined against the HMG Business Impact Table and MoJ Business Impact guidelines; valuations must be agreed with the Information Asset Owner for each asset. A Privacy Impact Assessment (PIA) is also required, as discussed further in the following REQUIREMENT 5.

The set of assets to be offshored not only includes any specific capabilities to be developed or managed, but will also include any incidental assets which are required to support these activities. For example:

- Development will require test data and schemas which may in themselves attract a Protective Marking or have other particular sensitivities.
- Some development activities may be deemed to require real or anonymised data, rather than fully synthetic test
  data, to ensure the robustness of critical applications or to test revised applications against historical data from
  extant capabilities.
  - Wherever it is considered that there may be a requirement to use real or anonymised data, rather than synthetic data, the MoJ "Policy on the use of live personal data for the testing of IT systems, processes or procedures" must be complied with. For more information, refer to this guidance.
- Effective application development may require knowledge of real configuration information to support preintegration-testing activities, or of broader MoJ network infrastructure designs in order to tailor and optimise development. Some of this information may attract a Protective Marking or have other particular sensitivities. The information shared with offshore developers should be minimised to the fullest extent that is possible.
- Poor coding practices often result in sensitive information such as network configuration information, user and
  administrator credentials, and other sensitive details being hard-coded into applications. Support for development,
  for third-line support and application maintenance, and for upgrades to MoJ IT capabilities may therefore
  necessitate some unavoidable access to sensitive information for which there is no specific need-to-know by the
  development or maintenance team.

REQUIREMENT 4: Sensitive MoJ assets and/or activities should not be offshored to Countries where Special Security Regulations Apply, or to Countries in which there is a Substantial Security Threat to British Interests.

It is the policy of the MoJ that Protectively Marked or otherwise sensitive MoJ assets, and development or support activities relating to these assets, should not be offshored to Countries where Special Security Regulations Apply, or to Countries in which there is a Substantial Security Threat to British Interests. The MoJ ITSO can provide further details of these, on a need-to-know basis, in response to specific requests. It is the policy of the MoJ that activities involving Protectively Marked or otherwise sensitive MoJ information should not be offshored to these locations. In cases where there is an exceptionally compelling business case for offshoring to one of these locations, the MoJ ITSO must be consulted and will advise the business on suitability, weighing up all of the relevant factors and assessing the extent to which the proposed compensating controls mitigate the risk.

REQUIREMENT 9: The robustness of development and integration testing activities must be reconfirmed. Regular development and integration testing activities by the System Integrator are particularly essential for offshoring, where there will potentially be less visibility or direct control over the development environment. Additional code review must also be conducted to a level that is agreed by MoJ IT IA to be commensurate with the value of the information that will be handled by the live application, or otherwise accessible to the live application.

REQUIREMENT 10: Security Enforcing Functionality elements of MoJ applications must not be offshored. For other elements of application code which process, store and transmit sensitive MoJ information assets, an onshore security code review must be conducted. This should be to a level that is agreed by MoJ IT IA to be commensurate with the value of the information handled by the live application, or otherwise accessible to the live application. This is likely to include a combination of manual and automated testing, and should be supplemented by a more comprehensive ITHC scope where appropriate.

The basic principle of ensuring thorough testing during every stage of application development must be reinforced where elements of development and/or maintenance are to be offshored. Requirements for testing against internationally recognised standards (e.g. the OWASP standard for secure code development) must be secured in supplier contracts and flowed down to offshore and other subcontractors. A test data strategy must be agreed prior to contract award. A high-level test strategy must also be agreed prior to contract award, and should be developed and maintained as a living plan as the project evolves. There should be assurance that provision for testing is adequate to mitigate the Information Assurance and other System Integration risks identified.

Testing, including security testing, must be conducted at every stage of the development (unit testing, integration testing, acceptance testing, etc). The MoJ must retain executive control over the testing process, maintaining visibility of all test results and progress on remedial activities. This includes control by MoJ IT IA over security elements of testing. The MoJ must be contractually able to exert control over testing, through clauses to reject as substandard any delivery where test scopes are not agreed by the MoJ, where results are not fully disclosed or where remedial activities are deemed to be insufficient.

Some applications which are deemed to be relatively low value in themselves may be used to handle information with a significantly higher value, or may be able to easily access sensitive information (for example, other information within the same business domain or information that is directly accessible from connections to servers in other business domains). Additional code review must also be conducted as part of the development testing of these applications, with particular emphasis on Security Enforcing elements of the application. In some cases, the MoJ Accreditor and the IA Team may require the use of automated test tools and/or line-by-line code review for elements of the application to be conducted by UK Security Cleared personnel at onshore locations.

In some cases, the additional testing overhead required will outweigh the benefits gained by offshoring. This is most likely for particularly complex and/or sensitive applications. Back-doors and vulnerabilities become increasingly easy to engineer (either deliberately or accidentally) for complex applications, and increasingly difficult to identify. Based on experience, it is likely that suppliers will underestimate the true time and expense that would be necessary to test complex applications. It is important that supplier proposals are realistic about the benefits of any offshoring elements of the proposals, and have accommodated realistic costs for testing to address offshoring risks. Where test costs are not realistic, this does not represent a cost saving for the MoJ. If the supplier is not making an acceptable profit on a contract, then relationships between the supplier and the MoJ will undoubtedly deteriorate. The supplier is likely to try to recoup losses by streamlining test processes (driving operational risk); by reclaiming costs from elsewhere (driving project cost); or by delivering less than expected or not at all (driving project risk). Such unrealistic proposals should be either corrected or rejected during supplier selection and contract award.

## **Use of Landed Resources**

REQUIREMENT 11: Where landed resources are used to support project activities they must be vetted to a level appropriate for the value of the information assets and collateral assets that will potentially be available to them. Where it is not possible to meet some BPSS evidence requirements, suitable alternative evidence must be obtained and compensating controls such as technical lockdown, supervision and monitoring must be applied. If it is not possible to lock down the physical environment to the satisfaction of MoJ IT IA then landed resources must not be used. For higher levels of clearance such as SC, if a landed resource cannot achieve the required level of clearance or if there are prohibitive conditions on the individual's clearance, then that landed resource must not be used.

- Marked information must be no less restrictive than this. Consider whether additional contractual clauses are required to mitigate risk and avoid legal problems arising from local laws and jurisdictional issues.
- Ensure that offshoring elements of all Invitation To Tender (ITT) or other supplier requirements documentation are developed in consultation with MoJ Legal functions, DACU, and the MoJ Accreditor and MoJ IT IA. Ensure that these parties are key reviewers for all tender requirements.
- On the advice of the Accreditor, DACU, MoJ IT IA, and MoJ Central IA, present and obtain approval for a SIRO Submission comprehensively setting out the risks and mitigations of any offshoring proposals.
- Understand and advise the SIRO of any requirement that may exist for a submission to the Cabinet Office IA Delivery Group. Prepare any required submission on behalf of the SIRO, for approval.
- Ensure that the operational assessment and investment appraisal of competing supplier proposals factors in the additional MoJ IT IA effort requirement to address offshore elements of the proposal, as per the following Requirement 11.
- Reject any bids that do not meet IA, DACU or Legal requirements for offshoring.

## MoJ Accreditor/IA:

- Develop the elements of tender requirements which cover offshoring constraints and requirements.
- · Review outsourcing elements of supplier bids and other proposals.
- Advise the MoJ Project Team on the suitability of offshoring proposals.

**Note:** MoJ IA includes both MoJ IT IA and the MoJ Central IA team. Both IA functions should be kept informed and engaged about offshoring proposals.

## Contract Award

## MoJ Project Team:

- Ensure that offshoring requirements and constraints are worked up to a robust level of detail within the final supplier contract, and subject to a further round of review by the MoJ Accreditor and MoJ IT IA prior to acceptance and contract award.
- Update any SIRO Submissions and submissions to the Cabinet Office IA Delivery Group to reflect the changes
  in the information risk between project scoping and contract award. Obtain acceptance for any changes from the
  SIRO prior to acceptance and contract award. Engage MoJ IT IA to advise and liaise with the SIRO.

## MoJ Accreditor/IA:

• Provide review support and remedial input to the MoJ Project Team.

## Development

## MoJ Project Team:

- Use supplier audit as a mechanism to ensure that contractual requirements are being met. Where supplier indiscretions are found enforce remedial action.
- Where remedial action is not implemented, or ineffectually implemented, invoke contractual penalty clauses.
- Add and maintain any submissions to the SIRO and the Cabinet Office IA Delivery Group as necessary. Engage MoJ IT IA to advise and liaise with the SIRO.

## MoJ Accreditor/IA:

• Provide review support, remedial input and recommendations to the MoJ Project Team.

## In-Service & Beyond

## MoJ Service Management:

- Use supplier audit as a mechanism to ensure that contractual requirements are being met. Where supplier indiscretions are found enforce remedial action.
- Where remedial action is not implemented, or ineffectually implemented, invoke contractual penalty clauses.
- Add and maintain any submissions to the SIRO and the Cabinet Office IA Delivery Group as necessary. Engage MoJ IT IA to advise and liaise with the SIRO.

#### MoJ Accreditor/IA:

Provide review support, remedial input and recommendations to the MoJ Project Team.

#### **REQUIREMENT 3**

Project Scoping & Supplier Selection

## Supplier:

- · Identify what hardware, software and information assets need to be offshored.
- Set out asset valuations for the Confidentiality, Integrity and Availability of all assets. Core information assets must be valued according to the SAL and clarification sought for any ambiguities. Collateral information assets (crypto, credentials, etc) must be valued in line with MoJ and HMG guidance.
- Asset valuations for all hardware and software assets must be clearly justified in the proposal documentation, and submitted to the MoJ Accreditor for review.

## MoJ Project Team:

- Ensure that supplier proposals include unambiguous asset valuations. Request clarification on any points of ambiguity. Ensure that the Information Asset Owner(s), the Accreditor and MoJ IT IA are engaged on an on-going basis.
- Reject any proposals that do not meet with Requirement 3.

#### MoJ Accreditor/IA:

- Ensure that a clear and detailed SAL is generated on a per-project basis, setting out the valuations for all
  information assets.
- Review hardware, software and asset valuations on supplier proposals.

#### Contract Award

## MoJ Project Team:

- Ensure that the supplier contract includes an explicit requirement to develop and maintain hardware, software and information asset registers. The requirement should explicitly stipulate that registers be maintained in the MoJ standard format, or in an equivalent format which contains (as a minimum) all of the information in the MoJ standard format. Ensure that the supplier is supplied with a copy of this standard format in advance of contract award, so that they can take any additional overheads into account in their proposal.
- Ensure that the supplier contract includes a right of audit, including no-notice audit, by the MoJ. The scope of audit must encompass hardware and software asset registers, all hardware and software assets, and all other elements related to the provision (physical sites, personnel, etc.)

## MoJ Service Management:

Maintain a MoJ standard format for hardware and software asset registers.

#### Development

## Supplier:

• Develop and maintain hardware, software and information asset registers, covering all hardware, software and information assets. This must be developed in the MoJ standard format, or in an equivalent format which contains (as a minimum) all of the information in the MoJ standard format.

#### MoJ Project Team:

 Maintain visibility of the hardware, software and information asset registers. Ensure that there is a regular joint (supplier/MoJ) activity to audit physical and software assets against these registers. Conduct irregular spot audits of assets against the registers. Ensure that remedial activity is time-lined, tracked and completed according to schedule by the supplier.

#### MoJ Accreditor/IA:

Advise physical and logical audit of assets, and remedial activity.

## In-Service & Beyond

## Supplier:

• Ensure that the hardware, software and information asset registers are maintained as part of an ITIL service wrap for the delivered service. This must be maintained in the MoJ standard format, or in an equivalent format which contains (as a minimum) all of the information in the MoJ standard format.

## MoJ Service Management:

 Maintain visibility of the hardware, software and information asset registers. Ensure that there is a regular joint (supplier/MoJ) activity to audit physical and software assets against these registers. Conduct irregular spot audits of assets against the registers. Ensure that remedial activity is time-lined, tracked and completed according to schedule by the supplier.

## MoJ Accreditor/IA:

Advise physical and logical audit of assets, and remedial activity.

#### **REQUIREMENT 4 and REQUIREMENT 5**

Project Scoping & Supplier Selection

## Supplier:

• Ensure that any potential requirements to offshore any elements of service delivery are explicitly communicated with the MoJ as part of the tender response.

#### MoJ Project Team:

- Ensure that suppliers are explicit about any proposals for offshoring any elements of the delivery when they develop their bids to supply a capability.
- Ensure that the Accreditor, the IA Team, DACU and MoJ Legal advisors are aware of any potential requirements to offshore elements of the delivery.
- Work with the Accreditor and MoJ IT IA to identify and resolve any potential IA issues for work at these offshore locations or involving personnel from these locations.
- Work with DACU to identify and resolve any potential DPA issues for work at these offshore locations or involving personnel from these locations.
- Obtain confirmation from MoJ Legal Advisors that work at these offshore locations or involving personnel from
  these locations will not cause any potential conflict with UK Law or leave the MoJ exposed to any additional legal
  liability.
- Reject any proposals that do not meet with Requirement 4 or Requirement 5.

#### MoJ Accreditor/IA

 Advise the project team on any potential offshoring problems and unacceptable offshoring proposals, and recommend mitigation options where necessary.

## Contract Award

## MoJ Project Team:

- Ensure that the supplier contract explicitly prohibits offshoring except where locations and controls are explicitly set out within the contract.
- Ensure that the contract prohibits offshoring to CSSRA and Substantial Security Threat countries, and any other
  identified problem countries, and that the contract contains flow-down provisions of all offshoring constraints for
  all subcontracts.
- Ensure that the supplier contract includes a requirement to consult the MoJ before offshoring any elements of the delivery except where explicitly set out in the contract.
- Ensure that the Accreditor and MoJ IT IA are critical reviewers for all supplier contracts with an offshoring requirement.

## MoJ Accreditor/IA:

- Advise the MoJ Project team on what countries are currently on the lists, and advise on exceptions on a case-bycase basis.
- Review offshoring elements of supplier contracts.

## Development

## Supplier:

• Ensure that any potential emerging requirement to offshore any elements of delivery are communicated immediately to the MoJ.

## MoJ Project Team:

 Deal with any emerging requirements on a case-by-case basis, through engagement with the Accreditor, the IA Team, DACU and MoJ Legal advisors, and Information Asset Owners.

## In-Service & Beyond

## Supplier:

 Ensure that any potential emerging requirement to offshore any elements of delivery are communicated immediately to the MoJ.

#### MoJ Service Management:

 Deal with any emerging requirements on a case-by-case basis, through engagement with the Accreditor, the IA Team, DACU and MoJ Legal advisors, and Information Asset Owners.

#### **REQUIREMENT 6**

Project Scoping & Supplier Selection

## Supplier:

- Conduct an initial IS1 Risk Assessment, In line with the MoJ-provided threat assessment, which includes
  offshoring risks. This must include an HMG GPG6 compliance assessment, highlighting specific low-level risks
  due to any offshoring proposals, as part of the overall proposal to supply a capability.
- Develop a specific Risk Management Plan to address offshoring threats and risks, detailing how these identified
  will be mitigated. The Risk Management Plan must provide an estimate of the costs required to implement the
  proposed mitigations, and any consequent issues that may arise.
- Conduct a Privacy Impact Assessment (PIA) for the proposed solution, including an assessment of the PIA
  requirements covering the elements of information to be outsourced and documenting how the proposals meet
  these requirements.

#### MoJ Project Team:

- Ensure that suppliers are aware of the requirement to include an IS1 Risk Assessment, HMG GPG6 compliance, and supporting low-level risk assessment.
- Reject any proposals that do not contain a PIA, or which contain a PIA that is deemed by DACU, the MoJ Accreditor, or MoJ IT IA to be inadequate.
- Reject any proposals that do not contain a risk assessment, or which contain a risk assessment that is deemed by the MoJ Accreditor and MoJ IT IA to be inadequate.
- Reject any proposals where the mitigations proposed in the Risk Management Plan are deemed by the MoJ Accreditor and MoJ IT IA to be inadequate, or the costs of implementing those mitigations are deemed by the MoJ Security Architecture Team to be unrealistic.

#### MoJ Accreditor/IA

- Develop bespoke threat assessments and advice for any proposed offshore locations and for use of non-UK
  personnel for development. Engage with the UK Security Authorities as necessary to support this.
- Review Risk Assessment elements of supplier proposals.

## Contract Award

## MoJ Project Team:

• Ensure that the supplier contract includes terms requiring the supplier to update the Risk Assessment and Risk Management Plan, including offshoring considerations, immediately following contract award and maintain this as a through-life activity. As a minimum, the supplier should be required to update the risk assessment (and have

## Contract Award

#### MoJ Project Team:

- Ensure that the supplier contract specifically mandates compliance with all offshoring security requirements.
- Ensure that the supplier contract mandates blanket flow-down of all contractual constraints and obligations to all
  of the suppliers' suppliers, all of the way down the supply chain.
- Ensure that the contract makes provision for routine and no-notice audit of supplier compliance with offshoring requirements, at any-and-all supplier locations and subcontractor locations that are relevant to the work.

#### MoJ Accreditor/IA

Support the MoJ Project Team in the development of contractual requirements around offshoring. Review
contractual clauses relating to offshoring.

## Development

## Supplier:

Inform the MoJ upfront if any emerging requirements develop to offshore elements of the solution. Demonstrate
how these requirements will be compliant with contractual obligations, and highlight and contractual obligations
that would need to be relaxed in order for the proposal to work, balancing this against the potential benefit and
considering a range of practicable options (as determined through engagement with the MoJ Project Team, the
MoJ Accreditor and MoJ IT IA. Work with MoJ to ensure that this can be managed in a secure way.

#### MoJ Project Team:

Retain engagement with the MoJ Accreditor and MoJ IT IA for all aspects of the project development relating to
offshoring.

#### MoJ Accreditor/IA:

 Provide support to the MoJ Project Team on offshoring, including direction for audit, remediation and emerging requirements as necessary.

## In-Service & Beyond

#### Supplier:

Inform the MoJ upfront if any emerging requirements develop to offshore elements of the solution. Demonstrate
how these requirements will be compliant with contractual obligations, and highlight and contractual obligations
that would need to be relaxed in order for the proposal to work, balancing this against the potential benefit and
considering a range of practicable options (as determined through engagement with the MoJ Project Team, the
MoJ Accreditor and MoJ IT IA. Work with MoJ to ensure that this can be managed in a secure way.

## MoJ Service Management:

 Retain engagement with the MoJ Accreditor and MoJ IT IA for all aspects of ongoing development (e.g. third-line support) relating to offshoring.

## MoJ Accreditor/IA:

 Provide support to the MoJ Project Team on offshoring, including direction for audit, remediation and emerging requirements as necessary.

#### **REQUIREMENT 8**

Project Scoping & Supplier Selection

#### Supplier:

Ensure that proposals include an explicit assessment of compliance (including any points of non-compliance) of offshoring elements of proposals with relevant Legislation and Standards. This includes: the DPA and other relevant legislation; the HMG SPF and supporting documentation (specifically, but not exclusively, HMG IS6, HMG GPG6 and the SPF MRs themselves); relevant ISO standards (most notably ISO27001 and ISO25999); Cabinet Office Guidance on IT Offshoring; and local MoJ IA Requirements.

Ensure that named CLAS Consultant resources are used on the supplier proposal to ensure that this proposal
addresses all relevant HMG IA requirements and documentation (including offshoring requirements), and is
compliant with these.

## MoJ Project Team:

• Ensure that MoJ IA Requirements are made available to suppliers, and that they are aware of their obligations to explicitly demonstrate compliance with offshore elements of their proposals against these.

## MoJ Accreditor/IA:

 Engage with the MoJ Project Team and Supplier security resource to review supplier bids for compliance with HMG IA requirements and documentation (including offshoring requirements).

#### Contract Award

## MoJ Project Team:

- Ensure explicit supplier compliance with all relevant identified legislation and standards (as per the list set out
  in the previous column, plus any other relevant standards identified during the tender process) are set out in the
  contract.
- Ensure IA are engaged in the procurement process, and that IA concerns relating to offshoring elements of the contract are addressed to the satisfaction of the Accreditor prior to awarding the contract.

#### MoJ Procurement:

- Support the MoJ Project Team in the development of contractual requirements around offshoring. Review
  contractual clauses relating to offshoring.
- Ensure IA are engaged in the procurement process, and that IA concerns relating to offshoring elements of the contract are addressed to the satisfaction of the Accreditor prior to awarding the contract.

## Development

#### All:

• As per the previous Requirement 7.

#### In-Service & Beyond

All:

• As per the previous Requirement 7.

## **REQUIREMENT 9 and REQUIREMENT 10**

Project Scoping & Supplier Selection

## Supplier:

Ensure that the proposal includes provision for through-development testing, including security testing.
 Demonstrable compliance with the OWASP Testing Guide (downloadable from the OWASP web-site) is encouraged. The level of security testing required must be agreed with the Accreditor, and will need to be directly commensurate with the risk involved.

## MoJ Project Team:

- Ensure that suppliers are aware of the requirement for testing, including not only functional testing but also security testing. Reject any proposals that do not make provision for this.
- Ensure that supplier proposals are realistic about the benefits of any offshoring elements of the proposals, and
  have accommodated realistic project costs and timescales for testing to address offshoring risks. Conduct an
  internal sanity check of supplier estimates for security and other testing. Reject any proposals where cost or time
  estimates are unrealistic.

#### MoJ Accreditor/IA:

Support assessment of functional and security testing proposals.

#### Contract Award

## MoJ Project Team:

- Ensure that the contract requires the supplier to test the solution against internationally recognised standards at all stages of the development (unit testing, integration testing, acceptance testing, etc). Suppliers must be contractually required to agree test scopes, including security test scopes, with the MoJ before the start of testing. The MoJ must be contractually entitled to visibility of all test results and progress on remedial activities to the MoJ. Ensure that the scope of testing in the contract includes security testing of the solution, at a level agreed with the Accreditor and the IA Team.
- Ensure that the contract retains executive control over the test process by the MoJ, with the ability to reject substandard delivery, require remediation and enforce contractual penalty clauses.

## MoJ Accreditor/IA:

Review offshoring elements of supplier contracts, including test arrangements. Provide input to the Project Team
as required to support contractual terms for test, particularly security elements of testing.

## Development

## Supplier:

 Maintain a regular forum with the MoJ Project Team to discuss progress against test requirements and milestones, exceptions and remedial planning.

## MoJ Project Team:

• Ensure that the Accreditor and MoJ IT IA are involved in test forum(s) during development. Proactively track progress of remedial action against test defects.

#### MoJ Accreditor/IA:

· Support test review and remedial activities.

#### In-Service & Beyond

## Supplier:

 Maintain a regular forum with the MoJ Project Team to discuss progress against test requirements and milestones, exceptions and remedial planning.

#### MoJ Service Management:

• Ensure that the Accreditor and MoJ IT IA are involved in test forum(s) during development. Proactively track progress of remedial action against test defects.

## MoJ Accreditor/IA:

Support test review and remedial activities.

#### **REQUIREMENT 11**

Project Scoping & Supplier Selection

## Supplier:

- Ensure that any proposal to use landed resources is clearly stated. Ensure that any associated costs and risks are identified.
- Where landed resources are to be used, ensure that the proposal clearly sets out what information assets and
  collateral assets would be made available to those resources, how many landed resources are proposed, from
  where, what level of clearance would be required, and how clearance information requirements would be satisfied.
- Where clearance is not possible to an equivalent level for a landed resource as for a UK resource, identify what
  the additional residual risks of this will be, how it is proposed to mitigate these risks. The proposal should identify
  any practical difficulties with these arrangements and how they will be overcome, as well as setting out the
  additional costs involved.

## MoJ Project Team:

## **Further Reading**

Title	Version / Issue
CPNI Personnel Security in Offshore Centres	04/2009
CPNI Good Practice Guide: Outsourcing: Security Governance Framework for IT Managed Service Provision	02/08/2006
CESG Good Practice Guide 16: Taking and Using Cryptographic Items Overseas	Issue 1.0, 08/2009
CESG Good Practice Guide 23: Assessing the Threat of Technical Attack Against IT Systems	Issue 1.0, 04/2010

#### **Notes**

## http://www.owasp.org

Wherever it is considered that there may be a requirement to use real or anonymised data, rather than synthetic data, the MoJ "Policy on the use of live personal data for the testing of IT systems, processes or procedures" must be complied with. For more information, refer to this guidance.

A particular consideration for offshoring is DPA Principle 8: "Personal data shall not be transferred to a country or territory outside the European Economic Area unless that country or territory ensures an adequate level of protection for the rights and freedoms of data subjects in relation to the processing of personal data."

For example, an offshore organisation based in Country A, which provides second-line support for an MoJ application from Country A, might rely on teams from its offices in Country B to conduct development and third-line support activities. This would have an impact on the Threat Assessment and hence the risks to the capability.

The Baseline Standard requires at least three years' worth of previous employment history. From experience, it is considered that a commensurate length of time is also required to build up a suitably rich credit history and social footprint to enable reliable checks to be conducted.

http://www.cpni.gov.uk/advice/personnel-security1/overseas-criminal-record-checks/

For example, for personal data transferred outside of the EEA the European Commission approved model clauses as per Directive 95/46/EC of the European Parliament and of the Council, provides a useful template. This can be found at <a href="http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2002:006:0052:0062:EN:PDF">http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2002:006:0052:0062:EN:PDF</a>. The legal framework for managing the export of Protectively Marked information must be no less restrictive than this.

MoJ IA includes both MoJ IT IA and the MoJ Central IA team. Both IA functions should be kept informed and engaged about offshoring proposals.

The additional costs for offshore proposals will include potentially significant additional costs for IA and Accreditor resources to support bid assessment, solution review, initial Accreditation, re-accreditation and through-life support. An increased requirement for IA engagement and design scrutiny will be inevitable, and would need to be determined by IA. Activities such as audit and remediation are likely to involve an increased time overhead and travel expenses (e.g. for physical site visits to remote sites at overseas locations to conduct audits and follow-up remediation). Other additional project and in-service assurance is almost certain to be necessary.

## **Public Sector DNS**

## The service

The UK Public Sector DNS Service from NCSC is part of the Active Cyber Defence suite of services.

The service acts as a typical DNS resolver however includes a Response Policy Zone (RPZ) that is managed by NCSC and blocks resolution attempts to known-bad malicious DNS record (such as those used for phishing, malware distribution or command & control).

#### Where to use the service

The service can be used wherever a typical internet-facing DNS resolver is required. It can be used on end-user compute solutions (supporting laptops etc) through to in Infrastructure-as-a-Service (IaaS) environments such as AWS and Azure.

## How to use the service Requirements

The service requires IP source address information to be provided to NCSC as while the solution is available on public IP space, it is not publicly available on the Internet for any organisation to use.

The Ministry of Justice (MoJ) is permitted to use the service for free as a central government organisation, but suppliers to MoJ currently are not.

#### **Get started**

Contact the MoJ Cyber Security team (security@justice.gov.uk) to be added into MoJ's subscription of the service.

## **Web Check**

#### The service

The Web Check Service from NCSC is part of the Active Cyber Defence suite of services.

The service scans provided URLs for a series of indicators (negative and positive technical security configurations) and reports them through a web interface, email alerts and exportable report file.

Domains operated by, or on behalf of, the Ministry of Justice (MoJ) **must** be added to Web Check under at least the central MoJ Web Check account.

## How to use the service Requirements

The fully-qualified domain name or URL is required. It must be publicly accessible from the general Internet and present as a website on HTTP (TCP/80) and/or HTTPS (TCP/443).

The MoJ is permitted to use the service for free as a central government organisation, but suppliers to MoJ currently are not.

#### **Get started**

Contact the MoJ Cybersecurity team to be added into MoJ's subscription of the service.

## **Cyber Security Advice**

#### **Cyber Consultants and Risk Advisors**

• Email: security@justice.gov.uk

• Slack: #security

## Protection from malware

## **Malware Protection Guide - Overview**

This guide introduces the information which explains your responsibilities in helping the Ministry of Justice (MoJ) to prevent, detect and recover from malware. The MoJ has a three layer defence approach aligning with the National Cyber Security Centre (NCSC) guidance to mitigate the risks posed by malware. If one layer of defence is compromised then malware should be blocked or detected by the next layer.

## **Related information**

Email blocking policy on page 290

## **Detailed information**

For further guidance around implementing the three lines of defence to protect the MoJ from Malware, refer to the following guides.

- Malware Protection Guidance Defensive Layer 1: Preventing malicious code from being delivered to devices
   This section explains the preventative measures which should be taken to prevent malware from entering the MoJ's systems.
- Malware Protection Guidance Defensive Layer 2: Preventing malicious code from being executed on devices This section explains the controls which should be implemented to prevent malicious code from executing on the
  MoJ's systems if it evades Layer 1.
- Malware Protection Guidance Defensive Layer 3: Increasing resilience to infection and enabling rapid response should an infection occur - This section explains how to minimise the impact of a successful malware intrusion through backing up information and limiting malware's ability to spread if the first two layers fail.

## Assessing the malware risk

Malware can affect different systems in very different ways depending on how they store, process and execute files and potentially attacker-supplied content. Each system needs to be assessed to understand the potential threat from malware to it, and to design appropriate controls for that situation. The MoJ Assurance Framework provides information on how this may be achieved. Contact the Cyber Assistance Team for help regarding the Assurance Framework.

#### Who is this for?

The Malware Protection information is aimed at two audiences:

- 1. The in-house MoJ Digital and Technology staff who are responsible for implementing controls throughout technical design, development, system integration and operation. This includes DevOps, Software Developers, Technical Architects, and Service Owners. It also includes Incident Managers from the Event, Problem, Incident, CSI and Knowledge (EPICK) Team.
- **2.** Any other MoJ body, agency, contractors, IT suppliers and partners who in any way design, develop or supply services (including processing, transmitting and storing data) for, or on behalf of the MoJ.

## **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## Malware Protection Guide: Defensive Layer 1 Introduction

This guide explains the types of controls that need to be implemented to form the first of three layers of defence. Layer 1 reduces the likelihood that malicious content will reach the Ministry of Justice (MoJ) network through implementing the controls outlined in this guide. This guide is a sub-page to the Malware Protection Guide.

## Who is this for?

This Malware Protection information is mainly intended for in-house MoJ Digital and Technology staff who are responsible for implementing controls throughout technical design, development, system integration and operation. This includes DevOps, Software Developers, Technical Architects, and Service Owners. It also includes Incident Managers from the Event, Problem, Incident, CSI and Knowledge (EPICK) Team.

Other MoJ bodies, agencies, contractors, or IT suppliers and partners who in any way design, develop or supply services (including processing, transmitting and storing data) for, or on behalf of the MoJ, will also find this information helpful.

## Defensive Layer 1: Preventing malicious code from being delivered to devices

#### Do

- # Ensure that all public facing URLs that are assigned to services owned or managed on behalf of the MoJ are protected by enrolling them in the NCSC Web Check service. Contact security@justice.gov.uk to add URLs to this service.
- # Use of the Protective Domain Naming Service subscription service should be configured for end users. As a Central Government department, systems owned or managed on behalf of the MoJ are permitted to use the service for free. Contact security@justice.gov.uk to be included in this service.
- # Ensure that if you are developing a system or application where any element is outsourced, such as hosting a service in the cloud, you must understand and record security related responsibilities of the MoJ, of the cloud service provider and any other supplier. For guidance on what responsibilities to consider, refer to the NCSC guidance on Cloud Security or ISO27017. These provide guidelines for information security controls applicable to the provision and use of cloud services.
- # Ensure that if you are managing an email system, all inbound emails to the MoJ are scanned for malware. For Microsoft systems this is provided by Office 365 which quarantines any suspected malware.
- # Avoid the need for removable media by using existing approved online collaboration services where possible, for example Office 365. Where removable media has to be used, it must be scanned by approved Anti-virus before and during use.
- # All web traffic must be routed through a proxy which logs and monitors internet access. This reduces the chance of malicious sites infecting end user devices. The proxy is configured in agreement with the Security Team. Email must also be routed through email scanning services. Direct Internet access should only be configured for update services, and by exception only.
- # Allow the installation of applications only from approved stores.
- # Systems must be able to be updated and must be kept up-to-date with OS and application upgrades and patches. Where possible, software updates should be configured to update automatically. Refer to the Vulnerability Scanning and Patch Management Guide for further information.
- # A formal process must be developed and documented to ensure all firewall configuration changes are approved before being implemented.
- # Be aware of the risks of 'watering hole attacks' that use GitHub or other open source code repositories. These attacks place malware into popular sites. Avoid trusting code, components, or other resources from popular sites. Refer to the Access Control Guide for further information.
- # When developing a new system. ensure that it's properly scoped to understand what, if any, appropriate anti-malware software is required. You must also ensure that if the eventual system has anti-malware software, that it is configured to minimise the impact of scans on system or application performance. Contact the Security Team for further information on how to do this.
- # Ensure that if you are responsible for patching or installing security updates of an in-house developed system or application follow the processes and requirements set out in the Vulnerability Scanning and Patch Management Guide. The success of these updates should be validated using automated vulnerability scanning services.
- # Use hardened devices including approved and assured Gold Builds. Further information can be found in the Technical Controls guidance; contact the Security Team for help with this.

## Don't

- # Allow externally obtained (from outside the MoJ) executable software to run. This includes auto-running macros.
- # Try to circumvent any security controls such as safe browsing lists or removable media controls; they are in place to protect the MoJ from malware.

# If you are configuring host-based or network firewalls, ensure inbound connections are configured as deny by default. Outbound connections should also be denied by default on network devices such as firewalls, to prevent viruses avoiding proxies when leaving the MoJ's systems. You should review these rules at least once every three months, to ensure they allow only necessary traffic.

# Ensure that all systems have agreed maintenance windows for patching. These maintenance windows must meet the Service Level Agreement timescales outlined in the Vulnerability Scanning and Patch Management Guide.

# Where possible, you should enable automatic updates for operating systems, applications, and firmware.

# Use versions of operating systems and applications which receive wide general support. This means they can take advantage of up-to-date security features, and so reduce vulnerabilities.

# Use automated code scanning services to help identify malicious and vulnerable code, including for open source applications or services. Refer to the Secure Development Lifecycle guidance for further information.

#### Don't

# Enable macros if you are using productivity suites unless there is an approved business case for doing so. For help on this point, contact the Security Team. Macros should be disabled by default.

# Design systems to use multiple consecutive firewalls for systems processing **Official** information. The exception is where the firewalls act as a contract enforcement point between two entities that are connecting to each other. In this case, the firewalls are structural devices that help define the boundary of responsibility rather than providing security. Refer to the NCSC guidance for further information.

# Delay implementing security patches on infrastructure when possible. Refer to the Vulnerability Scanning and Patch Management Guide for further information.

#### Note 1

**Important:** Those who manage anti-malware software must ensure that:

- it is in a working state
- it is set to receive updates at the highest possible frequency
- it is updated automatically with the latest virus definitions and updates
- scans are scheduled regularly or as external devices are added
- · any findings are reviewed, and
- any anti-malware alerts are reported to the IT Service Desk and the Security Team.

#### Note 2

**Important:** Anti-malware tools must:

- scan at least daily
- provide regular software updates
- · have a Self-Protect Mode enabled
- have Clean/Quarantine capabilities
- provide regular reports and alerting to administrators
- prevent anti-malware services from being shut down without authorisation
- have defined responsibilities for maintaining, updating and reviewing the solution
- have defined test response and recovery plans to outbreaks

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## Don't

# Delay implementing security patches on infrastructure. Refer to the Vulnerability Scanning and Patch Management Guide for further information.

# Delay if you suspect a malware incident has occurred. Make sure you contact the IT Service Desk immediately.

#### Note 1

**Important:** Ensure that backups:

- Can be recovered. Some cloud providers allow data restoration from a point in time. This can be helpful if malware affects the cloud backup.
- Have an offline copy held in a separate location to the primary data storage. These are called cold backups and should be unaffected if an incident affects the primary environment.
- Are updated and tested regularly. The regularity of backups should be outlined in the system's Information Risk Assessment Report (IRAR).

An IRAR is normally completed by Security Architects and Risk Assessors, in conversation with the system architects, designers and developers. The IRAR document must also be agreed with the Business Continuity Team. For more information regarding IRARs, and how to create and maintain them, contact the Security team.

## **Preventing and Detecting Lateral Movement**

One of the most important ways of limiting the spread of malware on the network is to reduce lateral movement. This is where a malware problem 'jumps across' from system to system. The main ways to prevent lateral movement are covered in the following tables.

#### Do

- # Make sure user credentials are protected. Do this using strong passwords which are stored securely. Refer to the Password Manager Guide for further information.
- # Ensure that effective access controls are designed and implemented in MoJ systems. Use Multi-Factor Authentication (MFA) wherever possible. Refer to the Access Control Guide for further information.
- # Make sure you protect highly privileged accounts, by applying the principle of least privilege. Refer to the Access Control Guide for further information.
- # Ensure that any system or application running on the MoJ's networks can collect and share system logs with the MoJ Security team central monitoring function. This allows the MoJ to detect lateral movement by malware.
- # Use tools for monitoring account activity, and look for indicators of account compromise. Examples include using Conditional Access to manage access to the network, and detecting impossible geographical travel scenarios. Configure the tools to respond promptly by raising security alerts and so helping prevent a breach.
- # In the exceptional circumstances where Bring your Own Device (BYOD) is permitted to access MoJ information, make sure your device runs anti-malware software and follows the requirements in BYOD guidance. Also ensure that users can only access MoJ emails through approved applications.
- # If you are designing or modifying networks, ensure there is network segregation for systems and data that do not need to interact. This segregation can be achieved using physical or logical separation. Access between network domains is allowed, but must be controlled at the perimeter using a gateway such as a firewall.

## Don't

- # Access emails through third party applications which have not been approved by the MoJ.
- # Allow access to information on devices, by default. Restrict access on devices to need to know.
- # Use your administrator account for any non-administrative functions. Access should only be elevated for the specific tasks required, and only while the task is performed. Refer to the Privileged User guidance for further details.

The NCSC provides helpful guidance on preventing lateral movement across networks.

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

#### Ransomware

Ransomware is a type of malicious software created or used by cyber criminals. It prevents people or businesses from accessing their own data. The software takes hold of the data, holding it "hostage", until a ransom payment is made to release it.

## Preventing Ransomware from taking hold of information

- Store all your information in official Ministry of Justice (MoJ) systems. This is general best practice, and also minimises the risk of the data being accessed by the hackers.
- Use a secure antivirus and firewall software. All official MoJ systems have these installed as standard.
- Use a trustworthy VPN when accessing public networks through wifi, for example when working remotely in a coffee shop. All official MoJ systems have a suitable VPN installed as standard.
- Ensure your laptop computer is updated regularly. All official MoJ systems do this for you automatically, as standard.
- Use multi-factor authentication (MFA) methods. Most MoJ systems support MFA, but you might have to enable it yourself.
- Do not provide any personal information to unknown contacts.
- Avoid insecure apps or websites.

## Things to look out for if you suspect you have become victim to a ransomware attack

- Unable to open documents.
- Suspicious file names. Files encrypted by ransomware tend to end with .crypted or .cryptor, rather than the more typical names such as .docx, .pdf, or .jpeg.
- An unrecognised pop-up screen prevents access to your computer.

## What to do if you think a ransomware attack is affecting your system

In the event of a ransomware attack, or if you have suspicions one may be taking place, the first thing to do is to contact your local IT Service Desk.

With your help, the IT team attempt to determine which systems have been impacted, and can isolate them immediately. You might be asked to disconnect all your devices from the network or wifi connection, to prevent a further spread of attacks throughout the business.

#### Incidents and contact details

**Note:** If you work for an agency or ALB, refer to your local incident reporting guidance.

For help with incidents, including theft and loss, contact one of the following:

**Technology Service Desk** - including DOM1/Mojo, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- MoJ Service Portal and Live Chat

**Note:** The previous itservicedesk@justice.gov.uk and servicedesk@digital.justice.gov.uk email addresses, and the Digital & Technology Digital Service Desk Slack channel (#digitalservicedesk), are no longer being monitored.

## **HMPPS Information & security:**

- Email: informationmgmtsecurity@justice.gov.uk
- Tel: 0203 334 0324

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For example, if some data only changes once a month, backing up the data every day is probably excessive. Similarly, if the data changes every hour, then a daily backup is not enough.

A backup should be taken sufficiently often so that the time required to restore a system to full working state is less than the time for which the MoJ can tolerate the system being unavailable.

## Where does a backup go?

Backups are stored in many different places, and on many different media types. Valuable data has many backups, stored in several different places.

Traditionally, backups are stored on one or more of the following backup media:

- an external drive or USB memory stick
- · a CD or a DVD
- magnetic tape

More recently, backups are stored on services specifically intended for backups. These services have different performance and availability characteristics to ordinary data processing services. For example, the data might be stored in a different data centre.

Another reason for using backup services is that some systems have so much data that trying to backup to physical media is impractical.

Archival backup media is stored off-line for a defined amount of time. This is for reasons of contract, statutory obligation, or other formal records retention.

Backup media such as tapes should be stored off-site, and only returned on-site when required for data restoration purposes. Storage must be in a secure location that matches the sensitivity of the data. The precise requirements for storing media are outlined in the system Business Continuity Plan (BCP).

## What is in a backup?

A backup contains one of:

- All data, in other words a complete copy of the information on the server. This is called a full backup. It contains all the data needed to restore the system completely, for example after a total system failure.
- Only data that has been added or changed since the last backup. This is called an incremental backup. But it requires an earlier full backup and previous incremental backups to restore a system completely.

Some backups contain data that is sensitive. Evaluate the data that is to be backed up to decide if it should have extra protection, for example by encrypting the backup.

## How long is a backup kept?

Keeping all backups forever on physical media is not practical or desirable. It is usually necessary to delete data and any backups after a defined period of time.

## **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## **System Backup Policy**

Backing up is an essential part of protecting Ministry of Justice (MoJ) Information and Communication Technology (ICT or IT) resources. Backing up provides a means of recovering a system or data to a known state, or point in time. In other words, backups enable you to restore a system or data to be effectively indistinguishable from how it was on a particular date and time.

To help identify formal policy statements, each is prefixed with an identifier of the form: **POL.SBP.xxx**, where **xxx** is a unique ID number.

**Note:** Use of the word **shall** in this document complies with the usage defined in Government Functional Standard - GovS 007: Security.

- 7. For each of the types of backup testing required, include process details.
- 8. Identify storage requirements for backups and archives, and processes for storing and retrieving them.
- 9. Identify the process for logging details of each and every backup.

In summary, the backup schedule for the system provides the following details:

- · the extent and frequency of backup
- · testing processes, including their frequency and record keeping
- storage details, including logging, specifications and processes

#### **Retention schedules**

Backups must be stored and kept available to restore the data when required. The length of time that backups are kept for recovery purposes is called the 'retention period'. The retention schedule defines the retention period for backups.

Normally, when backup data is no longer required for recovery purposes, it is deleted, to comply with data protection requirements. Sometimes, the data must be retained for a longer time.

For example, a 'Legal Hold' might be placed on all or some of the backup media. A hold supersedes the existing schedule for destroying, deleting, or overwriting the media. The revised schedule remains in place until the hold is removed.

Backup data that is held for longer than the retention period is considered archive data, and is managed using the archive schedules. It is not normally used for recovery purposes.

## Creating a retention schedule

All MoJ system backups must have a defined retention schedule.

The retention period is determined by several factors, such as a financial or regulatory requirement to keep data for a specific period of time, but no longer.

The retention schedule ensures that all necessary system backups are kept. For example, if a system is fully backed up twice a day, and the retention period is one year, then backup data equivalent to the  $365 \times 2 = 720$  distinct backups must be retained.

When a data backup eventually falls outside the retention period specified in the retention schedule, it must be archived or destroyed.

If an information asset held in a backup has a defined retention period, that should be used as the basis of the retention schedule for that asset.

For other information assets that do not have an existing defined retention period, the following table provides a generic period.

Kind of data in backup	Default retention schedule	Disposal of backup media
High impact (RTO is one day or less)	8 weeks	Within 4 weeks after the end of the retention period.
Low impact (RTO is more than one day)	4 weeks	Within 4 weeks after the end of the retention period.
Email	2 weeks	Within 4 weeks after the end of the retention period.

The actual data retention schedule for an MoJ system is agreed between the business and the Departmental Library and Records Management Service: Records\_Retention\_@justice.gov.uk.

The Departmental Records Officer has responsibility for the records, and signs off the schedules which the business follows.

The backup retention period should never be shorter than the schedule requires. If the available technology cannot support the prescribed backup retention period, then an exception must be sought and documented in the relevant system Risk Management and Accreditation Document Set (RMADS).

## Identification and tracking

Backups, and the media each one is stored on, must be identifiable for tracking and reporting purposes. This means that each media item that holds backup data must have a unique media and job ID, and a formal indication of the information held; the Protective Marking, for example **Secret**.

If a single backup medium, such as a solid-state storage device, is used to hold several backups, each unique media and job ID must be recorded and associated with the hardware device in the relevant configuration management database (CMDB).

All of the following details must be recorded in the system backup register, for each unique media and job ID:

- System name and any server names
- · Protective Marking for the media
- Creation date, or date last written, using the format DD-MM-YYYY
- End date for retaining or archiving the data, using the format DD-MM-YYYY
- Name of the system manager
- Name of the Information Asset Owner (IAO)
- Backup status, summarising the schedule details and kind of backup, for example Daily Incremental, Weekly Full, or Archive Full
- Outcome status, set to Yes indicating that the backup was successful, or No if the backup failed

#### Disposal of backup media

When a backup is no longer required for retention or archival purposes, it is normally deleted. If all the backups stored on a physical medium have been deleted, the medium itself is checked to determine if it is suitable to use again.

If the medium is reusable, it must be securely erased in accordance with NCSC guidance on secure sanitisation of storage media, then placed back into stock for re-use.

If the medium is not reusable, it must be taken out of stock and marked with a To Be Decommissioned status in the system backup register until secure disposal takes place. The status is also updated in the CMDB.

Disposing of any medium must be in accordance with the relevant disposal plan.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## Logging and monitoring

## Accounting

#### The base principle

Any access, and subsequent activity, to any system or data **must** employ adequate accounting techniques to ensure events can be attributed to the authenticated entity.

Accounting information must be stored in a way that it cannot be readily manipulated, particularly by the authenticated entity.

## Log data security & governance

Log data can include Personal Data or inadvertent sensitive data (when an application or system is unexpectedly verbose) and must be adequately protected and governed in a comparable way to the original system's data.

#### Security-related log data retention

Log data created and processed for information security purposes should be retained for no longer than 2 (two) years by default (this is subject to any legislative or regulative compliance requirements) but for a minimum of 6 months.

These times are general as a guide, and require contextual analysis particularly where Personal Data is involved.

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# Protective monitoring schema template Minimum control objective

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- 7. Group membership addition / deletion (in particular, any group that gives admin access)
- **8.** Group creation
- 9. Privilege modification for users (for example, role delegation through AWS IAM)
- 10. Multi-factor authentication state, such as:
  - a. Enabled
  - b. Disabled
  - c. Reset/rotation
  - d. Recovery method used

## 2. Authenticated user activity events

Log Collection Principle(s): 6

Applications should create viable user activity audit information for authenticated users so it is reasonably possible to understand retrospectively which actions the user took or attempted.

- 1. User/group identifier(s)
- 2. Action/query
- 3. Response size
- 4. Response time

## 3. Unauthenticated user activity events

Log Collection Principle(s): 6

Where unauthenticated users interact with applications (for example, a digital service published and available on the general Internet), associated audit information must be created.

- 1. End-client identifier(s)
- 2. Query metadata:
  - a. Destination identifier (such as target hostname, TCP/UDP port and/or full URI)
  - **b.** Query type (for example, HTTP GET or HTTP POST)
  - c. Query size
- 3. Response size
- 4. Response time

#### **Enhanced Maturity Tier**

## 1. Pipeline events

Log Collection Principle(s): 1, 2, 3, 6

Continuous integration and continuous deployment pipelines obey instructions to manage applications and are a privileged position to oversee all associated resources, they must be highly auditable to clarify activity and attribute the same.

- 1. Source identifier(s)
  - a. User(s)
  - **b.** Repository
- 2. Activity events
  - a. Resource creation
  - b. Resource destruction
  - c. Target environment

#### 2. Data store events

Log Collection Principle(s): 6

Temporary data stores (such as intermediate queues) and permanent data store (such as databases) are key data locations and all interactions should be highly auditable.

- 1. Data store identifier(s)
- **2.** Credential identifier(s)
- 3. Query
- **4.** Query response size
- **5.** Query response time

## Logging and monitoring

The Ministry of Justice (MoJ) monitors the use of services, by recording (logging) event information.

This is permitted under data protection legislation, to help defend MoJ services against cyber security attacks, and misuse (such as fraud). General Data Protection Regulation (GDPR) Recital 49 notes that the processing of personal data (to the extent that is strictly necessary and proportionate) to ensure the security of a system which forms the underlying lawful basis for why the MoJ processes this type of data for this purpose.

This is why the MoJ can log and monitor external interactions with its services, looking for evidence of cyber security attacks. It also allows the MoJ to act to protect those services. For example, the MoJ can block an IP address associated with known malware, or which is trying to perform a denial of service attack.

At the same time, the MoJ is careful not to "over-retain" log information, or to share it with those who do not need to access it, without lawful justification. The MoJ must always act in a proportionate way with this data.

The MoJ Chief Information Security Officer (CISO) is ultimately responsible for all logging and monitoring systems which have been implemented for cyber security purposes. This means that the CISO is also the Information Asset Owner for all logging and monitoring data.

#### Related information

Online identifiers in security logging and monitoring on page 211
Privileged User Logging and Protective Monitoring Guide on page 115
Security Log Collection on page 227

## Log retention

A distinction is drawn between web-facing services (available to anyone on the public Internet) and internal-facing services (available only to people who are authenticated by an MoJ or Government means of identification, for example an MoJ email address or login ID).

Application logs **should** be kept for the same period as those for other services. The reason is that they might contain relevant information if evidence of an intrusion is found.

## Logs for external services

Logs for all services that can be accessed from the public Web should be kept for a minimum of 90 days.

## Logs for internal services

Logs for all services that are accessed using an MoJ or Government identity or login **should** be kept for a minimum of 13 months.

## **Maximum retention period**

Logs **should not** be retained for longer than 2 years without specific approval from the MoJ CISO. However, aggregate data from logging systems, such as the number of particular types of events or the total numbers of visits to sites, **can** be retained indefinitely, so long as care is taken to remove potentially unique or personally identifying information from the retained information set.

## Variations and exceptions

These requirements are defined and required by legislation, regulation such as the Law Enforcement Directive, or certification compliance such as PCI-DSS. Variations or exceptions **should not** be created without the specific documented permission of the MoJ CISO

- All failed log-on attempts;
- All successful log-ins;
- All log-offs;
- All updates to a record;
- Each time a record is viewed.

## **Auditing**

The types of auditable event mainly fall into two categories.

Firstly, there are events which need to be checked on a regular basis because they could indicate that someone is actively trying to breach the security of the system. An example of this is unauthorised log-on attempts or copying of the password file.

Secondly, when a breach of security is detected (or reported), the work which was being conducted on the system at that time in order to identify:

- How the breach of security occurred;
- · Who was responsible for the breach;
- The amount of damage caused by the breach.

To support an investigation into a security incident, it is important to have a range of flexible reporting tools which allow the investigator to sort through the accounting information collected in a variety of different ways, and allows interconnections to be made between data derived from different sources.

**Note:** When considering what types of information which should be captured and what auditing should be implemented, it is important to ensure that the relevant IT Security Incident Management Plan is factored into the decision making process. This is to ensure that any protective monitoring solution supports the identification, alerting and investigation of security incidents. Further information can be found in the IT Security Incident Response Plan and Process Guide.

## Developing a protective monitoring schema

For the purposes of this guide, a protective monitoring schema sets out all the controls points which will be implemented in an ICT system.

## **Development stages**

The business process for protective monitoring is captured in Figure 1 of CESG GPG No.13. This section covers the stages which should be followed when developing a protective monitoring schema:

- The key questions which must be applied which selecting protective monitoring control items;
- The minimum protective monitoring requirement;
- Selecting minimum control objectives;
- Setting the minimum audit requirement;
- Reporting and service validation.

#### **Key questions**

The following key questions cover items which should be thought about when selecting protective monitoring controls:

- What is being audited and monitored? In terms of:
  - Usage scenarios what users are allowed to do and which actions need to be accounted for;
  - Exceptions and how they will be detected what users are not allowed to do or what would constitute suspicious activity;
  - The complexity in terms of the different types of connectivity to support these interactions (e.g. air-gapped systems, electronic exchanges, remote access, wireless, Internet services, etc.).
- What information will be collected to support the accounting, audit and monitoring of these activities?
- How the information gathered will be used (including both a list of permitted purposes and a list of prohibited purposes)?

## **Formats**

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## **Security Log Collection Maturity Tiers**

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## Bespoke Customised

logging

Dynamic event responses

## Enhanced

Notifications of events Active analysis Automation of manual processes

## Baseline

System logs Authorisation logs Failure logs Security functions

- · Log analysers;
- Filtering, query and pattern matching tools;
- · Reporting tools;
- Computer forensic tools;
- Network management system;
- Intrusion Detection and Prevention System (IDS/IPS);
- Network Intrusion Detection System (NIDS);
- Host Intrusion Detection System (HIDS);
- Wireless Intrusion Detection System (WIDS).

A template is provided here to capture all the accounting items to be collected and where those items are collected.

# **Reporting Structure**

Protective monitoring is only effective if there is a clear and effective reporting structure is in place to ensure that any alerts generated by the protective monitoring solution are escalated to the relevant people.

**Note:** The protective monitoring solution must fit into the overall IT Security Incident Management plan; refer to the IT Security Incident Response Plan and Process Guide for further details.

#### **Service Validation**

Once the protective monitoring schema has been generated and approved by the system Accreditor, the next step in delivering an effective protective monitoring solution is ensuring that the service provided is working as planned and that it is effectively gathering the data. This part of the protective monitoring solution must be document and should contain the following:

- Details on the initial operational capability and the start date;
- A defined series of service review points, specifically identifying the review of the control sets and the validation of data gathered;
- A defined criteria for spurious or unnecessary data that should be identified during the validation period and removed from the log reporting/alerting mechanism;
- Details on the full operational capability and the start date. At the point the protective monitoring service is fully
  operational, no changes may be made to the service without the approval of the system Accreditor.

# Protective monitoring schema template Minimum control objective

This section of the template captures the implementation details and compliance evidence for each protective monitoring control (PMC) specified in CESG GPG No.13. A minimum control object for each PMC is entered and is intended to provide an initial starting position.

Minimum control objective for PMC 1

For PMC 1 the following is to be implemented:

Detail	Notes/Statement of Compliance
Control	
Accurate time in logs.	[Insert additional notes/test as required.]
Control Description	

Ensure only authorised [Insert additional notes/test as required.] traffic is passed into and

out of the PM environment.

Risk Level

VERY LOW/LOW/

**MEDIUM** 

of analysis.]

Insert Risk level

Service Description Proposed control/ Report Alert

implementation

[Insert controls to be applied and any additional controls identified as part

[Insert R to denote report] [Insert A to denote alert] [Insert additional notes/test

as required.]

Minimum control objective for PMC 3

For PMC 3 the following is to be implemented:

Detail Notes/Statement of Compliance

Control

Recording relating to suspicious activity at the

boundary.

[Insert additional notes/test as required.]

Control Description

Provide reports, [Insert additional notes/test as required.]

monitoring, recording and analysis of network activity at the boundary with a view to detecting suspect activity that would be indicative of the actions of an attacker attempting to breach the system boundary or other deviation from normal business behaviour.

Objective

Identify potential or actual [Insert additional notes/test as required.] attempts to access the ICT

System environment by an unauthorised individual who is external to the

environment Risk Level

VERY LOW/LOW/

[Insert Risk level]

**MEDIUM** 

Service Description Proposed control/ Report Alert implementation

Monitor critical internal boundaries and resources within internal networks to detect suspicious activity that may indicate attacks either by internal users or by external attackers who have penetrated to the internal network.

[Insert additional notes/test as required.]

Objective

Identify internal and external attacks on the environment network.

[Insert additional notes/test as required.]

Risk Level

VERY LOW/LOW/ MEDIUM

Service Description

Insert Risk level

Report Alert Proposed control/

implementation

[Insert controls to be applied and any additional controls identified as part of analysis.]

[Insert R to denote report] [Insert A to denote alert]

[Insert additional notes/test

as required.]

Minimum control objective for PMC 6

For PMC 6 the following is to be implemented:

Detail Notes/Statement of Compliance

Control

Recording relating to network connections.

[Insert additional notes/test as required.]

Control Description

Monitor temporary connections to the network either made by remote access, virtual private networking, wireless or any other transient means of network connection. [Insert additional notes/test as required.]

Objective

Identify, monitor and auditemporary connections to the environment.

Identify, monitor and audit [Insert additional notes/test as required.]

Risk Level

VERY LOW/LOW/ MEDIUM Insert Risk level

Service Description

Report Alert Proposed control/

implementation

[Insert controls to be applied and any additional controls identified as part of analysis.]	[Insert R to denote report]	[Insert A to denote alert]	[Insert additional notes/test as required.]
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Minimum control objective for PMC 7

For PMC 7 the following is to be implemented:

Detail	Notes/Statement of Complia	nce	
Control			
Recording on session activity by user and workstation.	[Insert additional notes/test a	as required.]	
Control Description			
Monitor user activity and access to ensure they can be made accountable for their actions.	[Insert additional notes/test a	as required.]	
Objective			
Detect unauthorised activity and access that is either suspicious or is in violation of security policy.	[Insert additional notes/test as required.]		
Risk Level			
VERY LOW/LOW/ MEDIUM	Insert Risk level		
Service Description	Report	Alert	Proposed control/ implementation
[Insert controls to be applied and any additional controls identified as part of analysis.]	[Insert R to denote report]	[Insert A to denote alert]	[Insert additional notes/test as required.]

Minimum control objective for PMC 8

For PMC 8 the following is to be implemented:

Detail	Notes/Statement of Compliance
Control	
Recording on data backup status.	[Insert additional notes/test as required.]
Control Description	
Provide for a previously known working state of information assets to be identified and recovered.	[Insert additional notes/test as required.]
Objective	

Providing a legal [Insert additional notes/test as required.] framework for Protective Monitoring activities. Control Description Ensure that all monitoring [Insert additional notes/test as required.] and interception of communications is conducted lawfully and that accounting data collected by the system is treated as a sensitive information asset in its own right. Objective Maintain legal and [Insert additional notes/test as required.] statutory obligations. Risk Level VERY LOW/LOW/ Insert Risk level **MEDIUM** Service Description Report Alert Proposed control/ implementation [Insert controls to be [Insert R to denote report] [Insert A to denote alert] [Insert additional notes/test applied and any additional as required.] controls identified as part of analysis.]

# **Exceptions**

The exceptions to the minimum baseline requirements must be recorded, based on the following template table.

Serial	Protective Monitoring Control	Control Detail	Reason for non-compliance
controls for each of the	e controls that will not be implemented defined levels to show which contains an agement decision. Delete this results to the second decision of the second decision.	ontrols either cannot be in	nplemented for technical reasons, or

#### **Audit regime**

The audit regime which forms part of the protective marking solution must be recorded based on the following template table:

Risk Level	Log Retention Period	Log Checks	Console Manning	Compliance Review Period	Report Production

# **Accounting items**

The following table provides a template to capture all the accounting items to be collected in an ICT system, its source and alerting details.

PMC #	Cat	Ref	Recordinale Alert events in on report event	MethodNotes Accoundingcek.oggin@Fags in items and application Environdefintedotes requirement PM in policy GPG13)	Predicaspecifispecific EventsEventsEvents: Audit Errors Protoco & errors Warnings
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#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Security Log Collection**

# **Security Log Collection**

Ministry of Justice (MoJ) systems and services must adequately create and retain event data as part of the DETECT portion of the Cabinet Office's Minimum Cyber Security Standard (MCSS).

#### Related information

Logging and monitoring on page 210

# **MoJ Cyber Security Logging Platform**

The MoJ Cyber Security team operate a centralised, scalable, multi-tenant, cloud-based log collection and forwarding system for infrastructure (non-application level) log data.

The platform can receive, store, index, filter, search, alert and re-forward log data from any MoJ source (including supplier systems).

# Additive technology supply chain

The security log collection principles are designed to be met through technology supply chain as opposed to each system individually.

For example, where the principles require the logging of DNS traffic, this could be achieved within a corporate device ecosystem by logging at the end user device itself, or by configuring the end user device to use a corporate DNS server that logs instead. You may decide to do both, because some DNS queries can go out without the DNS server (for example in the case of a corporate VPN that is not always on).

Where a platform exists, it should provide some assurance to all its consumers that makes clear what logging it collects and what needs to be logged by its tenants.

For example, if a cloud platform allows you to spin up arbitrary virtual machines, but guarantees that all network traffic must pass via a web proxy to go out, which logs, then the cloud platform can tell you that Principle 5: Network Events and Principle 3: Infrastructure Events are logged, but that you need to provide Principle 1. Authentication Events. The platform may even provide you with a base virtual machine which have logging for authentication events built in, meaning that you don't need to provide any logging at that level.

# **Principles**

We have created a series of security log collection principle requirements for the MoJ. If you have any questions or comments, get in touch: security@justice.gov.uk.

To enable ease of referencing, but not to imply priority order, each item is assigned a reference.

# 1. Authentication events

- a: login successes and failures
- b: multi-factor authentication success and failures

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# System acquisition, development and maintenance

# Security requirements of information systems

# **Technical Security Controls Guide**

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Introduction
```

# Who is this guide for?

# What is an MoJ 'system'?

# **Related guides**

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Technical Security Controls Guide: Defensive Layer 1
Defensive layer 1: Creating a baseline security environment

; & & User directory services (such as Active Directory (AD), Azure Active Directory or OpenLDAP must create and forward Authentication and Authorisation events from the directory service itself. (Normal authentication and authorisation events for the underlying operating system and server should be forwarded as appropriate.)

# For example:

- An administrator logging onto the AD server using the local end-user device's administrator account should result in an authentication event for the machine being sent.
- A directory admin logging on to the AD service from their end-user device without logging into the local machine should generate an authentication event for the directory.

These event types must be logged and forward:

- 1. Account creation
- 2. Account lockout
- **3.** Account reinstatement
- 4. Account authentication failures
- 5. Account authentication successes after 1 or more failures
- **6.** Account password changes
- 7. Group membership addition / deletion (in particular, any group that gives admin access)
- 8. Group creation
- 9. Privilege modification for users (changes to ACL's, granting of new roles in RBAC models)
- **10.** Privilege escalation events (use of sudo, UAC)
- 11. Multi-factor authentication state, such as:
  - a. Enabled
  - b. Disabled
  - c. Reset/rotation
  - d. Recovery method used

# 2. Productivity Suite security logs

Log Collection Principle(s): 1, 2, 3, 6

Productivity suites (such as Google Workspace or Microsoft Office 365) must create and forward all security-related log data (as defined by the vendor), including unsuccessful Authentication and Authorisation events.

For example, within an Office 365 tenancy with Conditional Access enabled and set to require multi-factor authentication when a user device is perceived to be outside of the corporate network and such prompt is made and the outcome of that challenge.

# 3. Domain name service query logs

Log Collection Principle(s): 4

DNS query logs must be created and forwarded.

- 1. Client IP address
- 2. Query
- 3. Query response content including:
  - a. Returned record(s) or NXDOMAIN
  - **b.** Authoritative nameserver
- 4. Query response code
- 5. Zone and/or view identifier (if local zone response and/or multiview)

This remains true for where nodes (for example, servers) may bypass internal DNS services.

#### 4. Web proxy access logs

Log Collection Principle(s): 5

Where web traffic proxies exist, access logs must be created and forward and must, include the following variables:

- 1. Authenticated user name
- 2. Client IP address
- 3. HTTP method (for example, CONNECT GET)
- 4. Full destination/target URL
- **5.** Connection return status code (for example, 200 or 403)
- **6.** Size of response
- 5. File server authentication, authorisation and access logs

Log Collection Principle(s): 6

Where file service exist, sufficient log data must be created and forwarded, including sufficient data to satisfy the following:

- 1. Detect permission changes and the user who changed such
- 2. Detect all file/folder changes and the user who changed such
- 3. Detect all file/folder read/open and the user who did such
- 6. Security-related event logs for all server operating systems

Log Collection Principle(s): 6

Security-related event logs from all servers (whether virtualised or physical) operating in a 'server' role:

• [additional information pending]

# 7. Allocation of IP address leases from DHCP services

Log Collection Principle(s): 3, 5

DHCP services must be configured to create and forward the following:

- 1. Successful client DHCP requests, including:
  - a. Requesting client MAC address
  - b. DHCP scope identifier
  - c. IP address leased
  - d. IP address lease duration
- 2. Unsuccessful client DHCP requests, including:
  - a. Requesting client MAC address
  - b. DHCP scope identifier (if applicable for unsuccessful request)
- 8. VPN concentrator activity data

Log Collection Principle(s): 3, 5

Where a end-user device VPN concentrator is in use, connection-related log data must be created and forwarded:

- 1. Success or unsuccess status
- 2. User/certificate identifier
- 3. Client IP address
- 4. Concentrator identifier

# **Enhanced Maturity Tier**

1. Firewall log data for denied network traffic

Log Collection Principle(s): 5

All firewall DENY log data must be forwarded:

- 1. Client IP address
- 2. Firewall/router identifier
- 3. Request response code
- **4.** Request content, including:

- **c.** 'Power' off (including restart flag)
- 3. Resource deletion
  - Identifier(s)
- 4. Resource modification events:
  - Identifier(s)

#### 7. Allocation of IP address leases from DHCP services

Log Collection Principle(s): 3, 5

DHCP services must be configured to create and forward the following:

- 1. Successful client DHCP requests, including:
  - a. Requesting client MAC address
  - b. DHCP scope identifier
  - c. IP address leased
  - d. IP address lease duration
- 2. Unsuccessful client DHCP requests, including:
  - a. Requesting client MAC address
  - **b.** DHCP scope identifier (if applicable for unsuccessful request)

# **Enhanced Maturity Tier**

1. Firewall log data for denied network traffic

Log Collection Principle(s): 5

All firewall DENY log data must be forwarded.

- 1. Client IP address
- 2. Firewall/router identifier
- 3. Request response code
- 4. Request content, including:
  - a. IP protocol (for example, ICMP)
  - **b.** Destination/target port
  - **c.** Destination/target IP address
  - d. Destination/target hostname address (if reverse lookup performed)

#### 2. Internal DNS namespace zone content

Log Collection Principle(s): 4

Internal domain name spaces must ultimate forward, in an RFC5936 (DNS Zone Transfer Protocol (AXFR) compatible format including all information described in the RFC.

3. DHCP scopes (and the functional segmentation of each)

Log Collection Principle(s): 5

Machine-readable DHCP scope exports (and surrounding metadata/description of the purpose of each scope) must be created and forwarded.

4. Endpoint protection security logs

Log Collection Principle(s): 6

Security log data (as defined by the vendor) must be created and forwarded.

5. Security-related logs for all Windows-based end-user devices

Log Collection Principle(s): 6

Security-related logs, as defined by NCSC's Logging Made Easy template, from all end-user devices operating a Microsoft Windows operating system must be created and forwarded.

# 6. Mobile device enrollment activity

Log Collection Principle(s): 1, 2, 3, 6

Where a mobile device management solution is used and end-user devices register/enrol and de-register/de-enrol with it, enrollment data should be created in and forwarded.

- **1.** Enrolment or un-enrolment event type
- 2. End-user device identifier(s), such as client IP address and/or MAC address and/or assigned DHCP name
- **3.** End-user account name (if applicable)

# 7. VPN concentrator activity data

Log Collection Principle(s): 3, 5

Where VPN services are in use, connection-related log data must be created and forwarded.

- 1. Success or unsuccessful status
- 2. User/certificate identifier
- 3. Client IP address
- 4. Concentrator identifier

# 8. Pipeline events

Log Collection Principle(s): 1, 2, 3, 6

Continuous integration and continuous deployment pipelines obey instructions to manage hosting environments and are a privileged position to oversee all tenant resources, they must be highly auditable to clarify activity and attribute the same.

- 1. Source identifier(s)
  - a. User(s)
  - **b.** Repository
- 2. Activity events
  - a. Resource creation
  - b. Resource destruction

#### Log entry metadata

Any security log data collected must comply with these metadata standards to ensure we are able to consistently interpret log data using other systems.

#### Time/date

- a: all log events must be time stamped in the common log timestamping format as defined by ISO8601 [dd/MM/yyyy:hh:mm:ss +-hhmm] where the fields are defined as follows:
  - 1: dd is the day of the month
  - 2: MMM is the month
  - 3: yyyy is the year
  - 4: :hh is the hour
  - 5: :mm is the minute
  - 6: :ss is the seconds
  - 7: +-hhmm is the time zone
- b: systems must use an automated time syncing protocol (such as NTP) with an external time source to ensure it is not subject to 'time drift' that may impact the accuracy of time stamping.

#### **Formats**

Only the following log file formats should be used:

- a: Apache Common Log Format
- b: NCSA (Common or Access, Combined, and Separate or 3-Log)
- c: Windows Event Log
- d: W3C Extended Log File Format
- e: W3C Extended (used by Microsoft IIS 4.0 and 5.0)
- f: SunTM ONE Web Server (iPlanet)
- g: IBM Tivoli Access Manager WebSEAL
- h: WebSphere Application Server Logs

# **Security Log Collection Maturity Tiers**

Ministry of Justice (MoJ) systems and services must adequately create and retain event data as part of the DETECT portion of the Cabinet Office's Minimum Cyber Security Standard (MCSS).

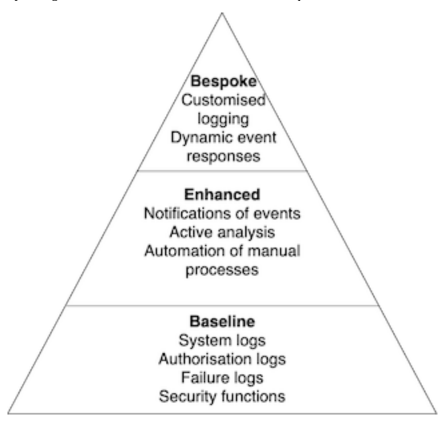
Three tiers have been developed to reflect the breadth and complexity of collecting and forwarding log data.

These three tiers represent different levels of risk profile, and concern about a system. All systems should be capable of meeting the baseline standard.

Some systems are at greater likelihood of compromise. This is due to factors such as age or public threats. Other systems would have a higher impact if compromised. This is due to the systems being sensitive or having distinctive perceived value. Such systems should be monitored to a higher standard.

The extent to which a security log collection process implements the monitoring requirement indicates the logging maturity.

Each level of monitoring - or 'tier' - has characteristics that are 'in addition' to lower level tiers. For example, a system operating at the Enhanced tier should also meet the requirements of the Baseline tier.



#### **Baseline**

The baseline tier is the generally minimum expected for event types. It includes data that should be generated, recorded, and forwarded for onward analysis. It applies to all of the MoJ systems. In most cases, this requirement may be met through the underlying platform(s) on which the systems are built.

This tier covers the broad spectrum of events that can reasonably be used to detect compromise. It allows the defensive cyber team to respond appropriately before significant impact.

#### **Enhanced**

The enhanced tier, in conjunction with the baseline event types, provides earlier notification of attempted compromise. It enables gathering of more information to detect stealthier or more capable attackers.

# **Bespoke**

The bespoke tier concerns systems that are critical to the security, stability and statutory function of the MoJ, or that contain highly sensitive data. In this tier, systems must generate additional bespoke (customised) event types. These event types are typically agreed in context between the MoJ Cyber Security team and the associated product or service team. The objective is produce logging that reliably identifies and captures key nuance and contextual security monitoring data, based on applicable threats and risks.

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# Control of operational software

# **Guidance for using Open Internet Tools**

This information applies to all staff and contractors who work for the Ministry of Justice (MoJ).

This guidance gives you:

- An overview of Open Internet Tools (OIT).
- A quick checklist to help you decide if you can use an OIT.
- Reasons why you might, or might not, want to use an OIT.
- Things you must think about when using an OIT, such as data protection.
- Information on who to contact if you would like help or advice.

Note: To access some of the links in this guide you'll need to be connected to the MoJ Intranet.

#### Overview

Open Internet Tools (OITs) are applications or services from suppliers outside the MoJ. They often have the following characteristics:

- they are general purpose. This means they are not specific to the MoJ. Other organisations can use them
- they are accessed using the Internet, usually through a web browser. This means that if you have Internet access, you are able to connect to the tools
- they have a basic 'free-to-use' version. This means that you are able to use some or all the capabilities, but with some constraints. For example, an online word-processor might limit you to 5 documents in your account
- they have one or more 'paid for' versions. By paying for the tool, you unlock some or all the constraints

# **Quick checklist**

To help you decide if you can use an OIT to work on an MoJ task, consider the following questions:

- is the task information subject to specific rules or requirements in your part of the MoJ?
- is the task information classified as anything other than **Official or Official-Sensitive**?
- does the task information include any data identifiable as being about someone?
- is this the first time anyone has used the tool for MoJ business?

- does the tool need access to your account or other data you can access? For example, does it ask to use your MoJ Google or Microsoft Office account?
- does the tool install a web-browser extension?
- is the tool a plug-in for existing OITs we use, such as Slack, Confluence, or Jira?
- · could there be damaging consequences if the task information you work with using the tool is:
  - lost
  - stolen
  - published in the media
- are you prevented from exporting all the data from the tool?
- are you prevented from deleting all the data from the tool when you finish working on the task?

If the answer to any of these questions is "Yes", you might not be able to use the OIT.

When you have all the answers, request formal approval to use the OIT from your Line Manager. Do this *before* using the OIT.

# Why OITs are an opportunity

OITs offer some significant advantages for you and the MoJ, including:

- enabling you to work the way you want to, more effectively
- · usually cheaper than buying or building and supporting a dedicated tool
- · no need to build or support the tool
- good use of open standards, such as file formats
- · reduced need to have specific hardware or software on computers
- rapid patching to address security issues
- easy updates and deployment of new features
- a large pool of help and support
- · easy access, whenever you have a network connection
- increasing availability of some or all capabilities when disconnected from the network

#### Why OITs are a risk

OITs also pose some threats or risks, including:

- dependency on the tool and supplier
- · security of access to the tool
- · security of information stored within or processed by the tool
- potential difficulty of enhancing or customising the tool for MoJ-specific requirements

But as long you consider the threats or risks, and address them, OITs provide many benefits for you and the MoJ.

# Summary

With careful use, OITs help you to work more effectively and efficiently. Think about them as serious and preferable options for performing tasks.

# **Using OITs**

This guidance helps you:

- understand the conditions or constraints that apply to a tool, or a task performed using a tool
- identify and address threats or risks posed by a new tool

#### Privacy and personal information

Data protection legislation makes you responsible for personal information you work with. You must keep it safe and secure. In particular, you must follow data protection obligations. These include the Data Protection Act 2018 and the General Data Protection Regulation (GDPR).

Don't use OITs for storing personal data until you have addressed the need to get consent first. Check if using the OIT might need an update to existing privacy policies or notices. Don't use OITs if unlawful disclosure of the information they process might cause damage or distress.

Data protection legislation might also limit *where* you can process personal data. An OIT should have a privacy statement that describes where it stores or processes data. Be ready to contact the OIT provider for more information about this aspect of their service.

Be sure you can fulfil your data protection responsibilities when using an OIT. It might be helpful to complete a Privacy Impact Assessment (PIA).

Complying with personal information requirements can be complex. Don't hesitate to ask for advice: DataProtection@justice.gov.uk

# Classification and security

An OIT can only store or process information classified at Official level.

Think about the MoJ information you work with. What would happen if you lost it, or it's stolen, or published in the media? Suppose the information was overheard in a cafe, or read from your screen on a crowded train. Could there be damaging consequences? If the answer is "No", then it's probably OK to use OITs to store or send that information.

Think also about information moving across the Internet. The data might be safe within the MoJ and in an approved OIT. But what about the connection between the two? Sending information might involve insecure networks. Be aware of the security implications. Check that enough suitable security measures are in place to protect the information. For example, check for encryption of network connections using SSL/TLS. A simple way to do this is to look for the secure connection indicator in your web browser:



You have a duty of confidentiality and a responsibility to safeguard any HMG information or data that you access. This is Principle 2 of the Government Security Classifications. The MoJ trusts you to work with **Official** information. In the same way, you're trusted to make a reasoned judgement about whether it's safe to use an OIT.

Useful help for deciding what is OK is in existing social media guidance. While it's more about how to act online, the principles are helpful for OITs.

Remember that it is impossible to delete information after it's released in public.

For more information about MoJ IT Security, look on the MoJ Intranet here.

# Storage and data retention

Laws and regulations make the MoJ and its employees responsible for managing information. Some examples include:

- · the Freedom of Information Act
- the Data Protection Act and General Data Protection Regulation
- the Public Records Acts

When we receive a request for information, we need to know where we hold all the relevant information. Storing business information on appropriate MoJ systems helps us, because:

- we can provide evidence about decisions
- we understand the information held, and where to find it
- · we can transfer records to The National Archives

Always store MoJ information in MoJ systems. If you use an OIT, make sure the key information is also stored in an appropriate MoJ system. Guidance on what you must keep is available. At regular and convenient intervals, transfer the information to an appropriate MoJ system. Do the same when you finish the work. Don't forget to remove any redundant information from the OIT.

Most OITs let you export your data. You can then store it on an appropriate MoJ system. Sometimes it's easier to copy and paste text into a new document. Make sure that only the correct people have access to the information. This is important after staff or organisational changes, for example.

For more guidance, read the MoJ Information Management Policy. There is also help on responding to requests for information.

# Service and support

OITs are often intuitive and reliable. But that doesn't mean they are always available and always work as you expect. The MoJ can't provide technical support or ensure service availability for them. Always have another way of working if the OIT is not available for some reason or for any length of time. In other words, don't let an OIT become business critical.

Check the OIT usage agreement to find out more about the service and support available.

Note: The MoJ cannot provide technical support for OITs.

#### **Common OITs**

There are already many OITs used across the MoJ. Permission to use an OIT might vary, depending on where you work in the MoJ. For example, some teams must not access or use some OITs, for security or operational reasons.

Note: Check with your Line Manager if you want to use an OIT for your work, before you use it.

# Requesting that an app be approved for use

If there is an application or service that is not currently approved, but which you would like to use, you can request a security review.

Begin the request by filling in the Request a Security Review of a third-party service form, as best you can. The more information you provide, the better. But don't worry if you have to leave some bits of the form blank.

When you submit the form, it is passed to the security team. The app is reviewed, to check things like how safe it is to use, and whether there are any Data Privacy implications. The security team will respond to you with an answer as quickly as possible.

**Note:** You should submit the request, and wait for a formal "approval" response, *before* you install or use the app on MoJ equipment or information.

If you have any questions about the process, ask for help.

# **Getting help**

For further help about aspects of using OITs within the MoJ, contact:

Subject	Contact
Classification and Security	MoJ Cyber Security team
Storage and Data Retention	Departmental Library & Records Management Services (DLRMS)
Information Assurance	Compliance and Information Assurance Branch
Personal Data	Disclosure Team

# **Technical vulnerability management**

# Implementing security.txt

Domains where the Ministry of Justice (MoJ) is primarily responsible for cyber security **shall** redirect the /.well-known/security.txt location to the central security.txt file.

```
Maintain IP address lists
     )
     &
     Implement defensive depth
                 В
                               1 ' 2
     External IP addresses
                            !
                                                                 3 2
     &
     &
                                                                                       #
           C @
     &
                                                        !
     Contact details
                                                     (
                                                            E 9
Multi-user accounts and Public-Facing Service Accounts Guide
    Introduction
                                                                    #
                &
     &
     Multi-user accounts
```

\* #

#### Who is this for?

This guide is aimed at two audiences:

- The in-house MoJ Digital and Technology staff who are responsible for implementing controls throughout technical design, development, system integration and operation. This includes DevOps, Software Developers, Technical Architects and Service Owners. It also includes Incident Managers from the Event, Problem, Incident and CSI (EPIC) Team.
- 2. Any other MoJ business group, agency, contractor, IT supplier and partner who in any way designs, develops or supplies services (including processing, transmitting and storing data) for, or on behalf of, the MoJ.

# Related guides

Further guidance on vulnerability scanning and patch management can be found in the following guides:

- The Vulnerability Scanning Guide explains the scanning requirements for the MoJ systems.
- The Patch Management Guide explains the patching requirements for the MoJ.

# The base principles

All systems and applications **must** be scanned using commodity tooling for known vulnerabilities such as, but not limited to, OWASP Top 10 application issues.

Any issues found must be proportionally considered for remediation prior to progression into production.

'In-house' applications **must** be scanned for vulnerabilities during development. Normally this scanning would be automatic rather than requiring manual invocation.

The scanning must include build pipelines.

It **must not** be possible to release to production without a record of a current vulnerability scan, and associated mitigations or documented exemptions.

Tools such as OWASP ZAP may be useful in enabling automated scanning of applications.

#### What is covered?

Vulnerability scanning is the identification of potential vulnerabilities within an organisation's network and devices including its firewalls, routers, switches, servers and applications. It is an automated process and focuses on finding potential or known vulnerabilities which could be exploited by threat actors.

Patching is the application of a vendor-supplied or in-house developed security patch or fix to a known vulnerability. Patching can also refer to other ways of achieving the same goal, for example:

- Virtual patches.
- Removal of vulnerable services or functionality.
- Disabling and preventing access.

Patching may include recompiling applications to incorporate security updates. Patch updates may also be held in third party or other code libraries so you may need to locate these and update them.

All assets must be scanned and patched. The following assets are explicitly covered by this guide:

- Internet facing websites: Any open internet-facing websites operated by the MoJ.
- End user client devices: An end user client device is one that is normally used by a single person the user. The device does not supply services to other users. Example devices include desktop PCs, laptops, tablets and mobile phones. If an end user device provides a service (for example, running a web server on a mobile phone), then it is considered to be an infrastructure device and is therefore subject to the same security requirements as infrastructure devices.
- **Infrastructure devices**: Devices that form part of the infrastructure of MoJ systems and services. Examples include edge firewalls, routers, networking equipment, servers and printers.
- **Digital services**: Any services provided by or operated on behalf of the MoJ digital services. Many services make use of third-party software libraries and imported code.

- Confidential, an older information classification marking, refer to Information Classification and Handling Policy.
- CPNI (Centre for the Protection of the National Infrastructure), contact the CISO (security@justice.gov.uk).
- DSO (Departmental Security Officer), contact the Chief Security Officer (security@justice.gov.uk).
- GPG6 (Good Practice Guide 6: Outsourcing and Offshoring: Managing the Security Risks), refer to the NCSC, contact security@justice.gov.uk.
- IS1 (HMG Infosec Standard 1 Technical Risk Assessment), refer to the Government Functional Standard GovS 007: Security.
- IS2 (HMG Infosec Standard 2 Information Risk Management), refer to the Government Functional Standard GovS 007: Security.
- IS4 (HMG Infosec Standard 4 Communications Security and Cryptography), refer to the Government Functional Standard GovS 007: Security.
- IS6 (HMG Infosec Standard 6 Protecting Personal Data and Managing Information Risk), refer to the Government Functional Standard GovS 007: Security.
- ITSO (Information Technology Security Officer), contact the CISO (security@justice.gov.uk).
- Restricted, an older information classification marking, refer to Information Classification and Handling Policy.
- SPF (Security Policy Framework), refer to the Government Functional Standard GovS 007: Security, contact security@justice.gov.uk.

# Overview Introduction

A Code of Connection (CoCo) is designed to provide a mechanism to record a formal agreement between a 3rd party organisation and the MoJ on the security measures to be applied by that 3rd party prior to and during any electronic connection with a MoJ IT system, for example, to facilitate the exchange of data between two case management systems.

HMG Security Policy Framework (SPF) mandatory requirements state that:

Departments and Agencies must put in place an appropriate range of technical controls for all IT systems, proportionate to the value, importance and sensitivity of the information held and the requirements of any interconnected systems.

In order to meet these requirements, the SPF stipulates that IT systems must:

Comply with the requirements of any codes of connection, multilateral or bilateral international agreements and community or shared services security policies to which they are signatories (e.g. Government Secure Intranet).

Policy statements on connecting 3rd party IT systems and the requirements for a CoCo are covered in IT Security – Technical Controls Policy, while this document sets out the MoJ standard for its implementation.

# Scope

This guide applies to all MoJ IT systems including IT systems hosted by third party suppliers on behalf of the MoJ where there is a valid business requirement to connect to a 3rd party system.

#### **Demonstration of Compliance**

The CESG Information Assurance Maturity Model (IAMM) sets out the minimum maturity level Government departments should attain. Maintaining secure connections is captured as a basic requirement in Level 1 of this model, which the MoJ will need to demonstrate compliance with in their IAMM return to the Cabinet Office.

# Code of Connection Context

A Code of Connection (CoCo) is designed to provide evidence to the MoJ that a connecting 3rd party understands the security controls and procedures required to connect to a MoJ IT system and that those controls and procedures have been implemented. The aim here is to ensure that the risks associated with connecting IT systems together are sufficiently mitigated in the technical solution and managed on an ongoing basis during live operation.

## A.1 Code of Connection – Basic requirement

### A.1.1 Applicable policies

This Code of Connection (CoCo) covers the connection of the "NAME OF MoJ IT SYSTEM" to "NAME of 3rd PARTY IT SYSTEM".

The services to be provided by this connection are defined in section A.1.2.1.

The MoJ IT Security Policy and the IT Security Policy for the "ORGANISATION NAME FOR 3rd PARTY IT SYSTEM" are the primary policies which apply to this CoCo.

Any 3rd party IT system connecting to a MoJ IT system must have a current and relevant IT Security Policy which is accepted by the MoJ ITSO and system Accreditor. If any aspects of the data to be exchanged require special handling measures or are particularly sensitive, the MoJ system Accreditor must be informed an approach to handling that data must be agreed by both connecting parties in advance.

### A.1.2 Connectivity

# A.1.2.1 Data flows, service and protocols

This section must contain details on all the data flows and service facilitated by this connection (including the protocols used); where appropriate this information can be contained within a referenced document with a summary contained in the CoCo. It must also contain details on all onward connections from the 3rd party IT System.

#### A.1.2.2 Connection

The "NAME of 3rd PARTY IT SYSTEM" must provide a gateway at the edge of their system to facilitate the connection to the "NAME OF MoJ IT SYSTEM" which is Accredited to RESTRICTED-IL3 and exhibits the following properties:

- Only permit the data traffic flows and protocols identified in A.1.2.1;
- This gateway must be managed by authorised service personnel with SC security clearance as a minimum;
- The gateway must maintain its own audit logs which are included as part of the "ORGANISATION NAME FOR 3rd PARTY IT SYSTEM" protective monitoring system;
- Have front-end firewall(s) to be a minimum of EAL4 certified or CAPS approved;
- Provide a minimum of EAL4 separation on front-end firewall(s) between the port used for connection to the NAME OF MoJ IT SYSTEM] and ports used for other connections.

#### A.1.3 Conditions

Condition	Description
CoCo-1	The minimum standards applicable to the "NAME of 3rd PARTY IT SYSTEM" shall be the equivalent to application of the IAS 1&2 Baseline Controls Set (BCS) at the DETER level and ISO27001. The supporting compliance statement (refer to A.2) has been derived from IAS 1&2 Baseline Controls Set (BCS) and ISO27001 and provides a check list that "ORGANISATION NAME FOR 3rd PARTY IT SYSTEM" should use to document their compliance to this CoCo. The completed compliance statement will allow the MoJ to determine whether the "NAME of 3rd PARTY IT SYSTEM"'s level of compliance is sufficient to meet the requirements outlined in this CoCo.
CoCo-2	The MoJ system Accreditor must be advised of any proposed changes (including configuration changes) to be made to the "NAME of 3rd PARTY IT SYSTEM" which will have an effect on its connection to the "NAME OF MoJ IT SYSTEM".

Ref.	Control	Compliance (Applicability) Y/N/ P/N/A	Process Owner/ Reference	Solution/Comments
A.7	Asset Classification and Control			
A.7.1	Responsibility for Assets			
A.7.1.3	Acceptable use of Assets - Does the "ORGANISATION NAME FOR 3rd PARTY" have any documented policies on the acceptable use of information and assets associated with information processing, i.e. personal use, use of email, Internet access etc?			*Are there rules for the use of assets within the organisation, e.g. Acceptable use policies or "Do and Don't" lists for Email & Internet, mobile devices, etc. If so, details should be provided.
A.7.2	Information Classification			
A.7.2.1	Classification Guidelines - Does the "ORGANISATION NAME FOR 3rd PARTY" use a data classification scheme (e.g. the Government Protective Marking Scheme) with defined protective controls for each classification or sensitive personal data?			State the classification scheme applied and associated controls to protect personal data (if applicable). Has this been documented and communicated to all staff? Provide a copy of the guidance provided if possible.
A.8	Human Resources Security			
A.8.1	Prior to Employment			

Ref.	Control	Compliance (Applicability) Y/N/ P/N/A	Process Owner/ Reference	Solution/Comments
A.8.3.3	Removal of Access Rights - Does the "ORGANISATION NAME FOR 3rd PARTY" remove access rights of all employees, contractors and 3rd party users to information and information processing facilities upon termination of their employment, contract or agreement? How is this done?			Details should be provided on the process for removing access rights on termination of employment.
<b>A.9</b>	Physical and Environmental Security			
A.9.1	Secure Areas			
A.9.1.1	Physical Security Perimeters - Does the "ORGANISATION NAME FOR 3rd PARTY" have a defined, effective, security perimeter to protect areas that contain information- processing facilities?			Describe the physical security barriers, e.g. walls, alarm systems, doors/gates, fencing, etc, where applicable.
A.9.1.2	Physical Entry Controls - Are there secure areas within the "ORGANISATION NAME FOR 3rd PARTY" premises, protected by appropriate entry controls to ensure that only authorised personnel are allowed access?			Describe any designated secure areas in the building. Where will the servers/workstations/gateway used to support this connection be located? What security controls are in place to limit access to those with a need-to-know?

Ref.	Control	Compliance (Applicability) Y/N/ P/N/A	Process Owner/ Reference	Solution/Comments
A.9.1.6	Public Access Delivery & Loading Areas - Are access points such as delivery and loading areas and other points where unauthorised persons may enter the "ORGANISATION NAME FOR 3rd PARTY" premises controlled and, if possible, isolated from information processing facilities to avoid unauthorised access?			Describe the controls limiting access from public access, delivery and loading areas to the areas housing the IT services used to support this connection.
A.9.2	<b>Equipment Security</b>			
A.10	Communications and Operations Management			
A.10.1	Operational Procedures and Responsibilities			
A.10.1.1	Document Operating Procedures - Does the "ORGANISATION NAME FOR 3rd PARTY" have operating procedures for the system connecting to "NAME OF MoJ IT SYSTEM"?			Are operating procedures documented? A copy of the document or Table of Contents will suffice.
A.10.1.2	Change Management - Does the "ORGANISATION NAME FOR 3rd PARTY" have a Change Management process which covers the system connecting to the "NAME OF MoJ IT SYSTEM"?			*Describe the change management process.

Ref.	Control	Compliance (Applicability) Y/N/ P/N/A	Process Owner/ Reference	Solution/Comments
A.10.2	3rd Party Service Delivery Management			
A.10.2.1	Service Delivery - If the "ORGANISATION NAME FOR 3rd PARTY" use a 3rd party service provider for its IT Service , does the "ORGANISATION NAME FOR 3rd PARTY" ensure that the security controls, service definitions and delivery levels included in the 3rd party service delivery agreement are implemented, operated and maintained by that 3rd party?			Do you use a 3rd party supplier to support IT used in this connection? Are security requirements stated within the agreement? How do you check the effectiveness of the security controls stated in the 3rd party agreement?
A.10.3	System Planning & Acceptance			
A.10.4	Protection against Malicious and Mobile Code			
A.10.4.1	Controls against Malicious Code - Has the "NAME of 3rd PARTY IT SYSTEM" implemented controls to detect and protect against malicious code and that appropriate user awareness procedures is provided? What AV application is installed and how often is the AV library updated?			What measures are in place to control against malicious software/code? Describe the process for detection and removal of malware if detected.
A.10.5	Backup			
A.10.6	Network Management			

Ref.	Control	Compliance (Applicability) Y/N/ P/N/A	Process Owner/ Reference	Solution/Comments
A.10.6.1	Network Controls - Is the system connected to the "NAME of 3rd PARTY IT SYSTEM" segregated from other "ORGANISATION NAME FOR 3rd PARTY" systems? Note: It is understood that this may not be possible in all cases.			How is the connecting system protected against network intrusions? Describe any segregation of other networks and provide a high-level logical network diagram if possible.
A.10.7	Media Handling and Security			
A.10.7.3	Information Handling Procedures - What procedures are in place for the handling and storage of MoJ information in order to protect such information from unauthorised disclosure or misuse?			*Describe your information handling procedures. How does this map to A.7.2.1 (Information Classification).
A.10.7.4	Security of System Documentation - What security procedures are in place to secure the system documentation concerning this connection so it is protected from unauthorised access?			How is the system documentation prevented from unauthorised access?
A.10.8	Exchange of Information			
A.10.8.5	Business Information Systems - Are there any policies and procedures to protect information shared over this connection?			Please provide any policies or an Information Sharing Agreement.
A.10.9	Electronic Commerce Services			

Ref.	Control	Compliance (Applicability) Y/N/ P/N/A	Process Owner/ Reference	Solution/Comments
A.10.10	Monitoring			
A.11	<b>Access Control</b>			
A.11.1	Business requirement for Access Control			
A.11.2	User Access Management			
A.11.2.1	User Registration - Does the "NAME of 3rd PARTY IT SYSTEM" have a formal user registration and de- registration procedure in place for granting and revoking access to all information systems and services?			Describe the registration and deregistration process. Are the user registration procedures documented?
A.11.2.2	Privilege Management - Does the "NAME of 3rd PARTY IT SYSTEM" restrict the allocation and use of privileges?			Who has (or will be given) privileged access to the MoJ IT System – roles will suffice? How will this access be restricted to just those named roles?
A.11.2.3	User Password Management - What process is in place to allocate passwords to users? Is a password policy enforced and what technical controls are in place to support that enforcement?			Describe the process for allocating new passwords, the password policy and any control used to enforce it?
A.11.2.4	Review of User Access Rights - Is there a review process that covers users' access rights on the "NAME of 3rd PARTY IT SYSTEM"?			Describe the process for regularly reviewing access rights
A.11.3	User responsibilities			

Ref.	Control	Compliance (Applicability) Y/N/ P/N/A	Process Owner/ Reference	Solution/Comments
A.11.3.1	Password Use - Do users follow good security practices in the selection and use of passwords?			*State the password policy. What controls are in place to prevent users from selecting weak passwords?
A.11.3.2	Unattended User Equipment - Is there a user timeout set on the "NAME of 3rd PARTY IT SYSTEM"?			What is the timeout process?
A.11.4	Network Access Control			
A.11.4.1	Policy on use of Network Services - How does "NAME of 3rd PARTY IT SYSTEM" ensure that users only have direct access to the services that they have been specifically authorised to use?			Describe how users are limited to those services that they are only authorised to use. Is there a policy covering access to network services?
A.11.4.2	User Authentication for External Connections - Does "NAME of 3rd PARTY IT SYSTEM" ensure any remote access is subject to authentication of the same standard as for normal users? Refer to Control A.11.2.3.			What security safeguards are in place to control access by remote users?
A.11.5	Operating System Access Control			
A.11.5.1	Secure Log-on Procedures - Is access to the "NAME of 3rd PARTY IT SYSTEM" only attainable via a secure log-on process?			Provide an overview of the secure log-on process.

Ref.	Control	Compliance (Applicability) Y/N/ P/N/A	Process Owner/ Reference	Solution/Comments
A.11.5.2	User Identification and Authentication - Do all users of the "NAME of 3rd PARTY IT SYSTEM" have a unique identifier (user ID) for their personal and sole use so that activities can be traced to the responsible individual?			State clearly whether users have a unique User ID associated with their use of the IT system and additionally that this unique identifier can be used uniquely/ unequivocally to identify the activities of that user.
A.11.5.4	Use of System Utilities - A confirmation is required that the use of system utility programs on the "NAME of 3rd PARTY IT SYSTEM" is restricted and tightly controlled?			What procedures do you have in place to restrict access to system utility programs?
A.11.6	Application Access Control			
A.11.7	Mobile computing and Teleworking			
A12	Information Systems Acquisition, Development and Maintenance			
A12.1	Security Requirements of Information Systems			
A.12.2	Correct Processing in Applications			
A.12.3	Cryptographic controls			
A.12.3.1	Policy on the Use of Cryptographic Controls			Check with the MoJ system Accreditor on whether any cryptographic controls are required in this connection.

Ref.	Control	Compliance (Applicability) Y/N/ P/N/A	Process Owner/ Reference	Solution/Comments
A.12.4	Security of System Files			
A.12.4.1	Control of Operational Software - Is there a process to control the implementation of software on the "NAME of 3rd PARTY IT SYSTEM"?			Provide details on the controls put in place on the implementation of operational software.
12.5	Security in development and support processes			
A.12.5.1	Change Control Procedures - All changes to the "NAME of 3rd PARTY IT SYSTEM" should be examined and any major changes reported to MoJ system Accreditor.			Is there a documented Change Control procedure? Details should be provided.
A.12.5.4	Information Leakage - Are there controls in place to reduce the likelihood of information leakage (compromise of MoJ)?			What controls are in place to detect, deter or prevent information leakage?
A.12.6	Technical Vulnerability Management			
A.13	Information Security Incident Management			
A.13.1	Reporting Information Security Events and Weaknesses			

Ref.	Control	Compliance (Applicability) Y/N/ P/N/A	Process Owner/ Reference	Solution/Comments
A.13.1.1	Reporting Information Security Events - Is there a documented process to ensure information security events affecting the "NAME of 3rd PARTY IT SYSTEM" are reported to MoJ ITSO and system Accreditor as soon as possible?			Describe the Incident Management process applicable to the connecting system or supply documentation to support this. It must include reporting of security incidents to the MoJ.
A.13.2	Management of Information Security Incidents & Improvements			
A.13.2.1	Responsibilities & Procedures - Have assigned responsibilities and procedures to ensure a quick, effective, and orderly response to information security incidents been implemented? This needs to include the requirement to report incidents associated with the "NAME of 3rd PARTY IT SYSTEM" to MoJ.			All IT Security incidents should be reported to MoJ Operational Security Team.
A.14	Business Continuity Management			
A.14.1	Aspects of business continuity management			
A.15	Compliance			
A.15.1	Compliance with legal requirements			

Ref.	Control	Compliance (Applicability) Y/N/ P/N/A	Process Owner/ Reference	Solution/Comments
A.15.1.4	Data Protection and Privacy of Personal Information - Does the "ORGANISATION NAME FOR 3rd PARTY" have documented procedures covering data protection and privacy of personal information?			Reference relevant documentation that details the procedures for adhering to privacy and protection of personal information. Provide documentation to support this if available.
A.15.2	Reviews of Security Policy and Technical compliance			
A.15.2.1	Compliance with Security Policies & Standards - Does the "ORGANISATION NAME FOR 3rd PARTY" conduct compliance audits to achieve compliance with security policies and standards, including the CoCo for this connection?			What is the process to conduct a compliance audit against the processes and procedures employed to support this connection? When was the last one conducted? Were any gaps identified, if so is there a remediation plan in place?
A.15.2.2	Technical Compliance Checking			Is the connecting system subject to a technical assessment (penetration test / ITHC? When was the last one done? Were any vulnerabilities identified and if so have these been addressed/fixed?
A.15.3	System Audit Consideration			

# **Defensive domain registrations**

The Ministry of Justice (MoJ) and associated organisations (Executive agencies, non-departmental public bodies and so on) maintain varying levels of 'online presence' using domain registrations. This are a fundamental part of the organisation's identity on the public internet. An example is the justice.gov.uk email domain used for contacting other government organisations, partners and members of the public.

Each MoJ organisation **must** identify a core set of internet domains it considers critical to its internet identity. Each MoJ organisation must then defensively register a small number of obvious variations (for example,

justice.gov.uk may justify justicegov.uk, justice.co.uk and justice.uk where already not used for legitimate purposes).

These registrations will help protect the organisation, as well as its partners and members of the public, from illegitimate parties pretending to be the organisation when they are not. Failing to register these domains can cause problems, such as phishing emails using what seem to be plausible domains.

## Limiting the permutations to register

Domain permutations for defensive registration should be limited to the organisation's core identity, as opposed to tertiary campaigns/identities, in order to keep costs and management overheads down.

Some domain registrars have methods to detect malicious registrations of overtly government-associated domains through the use of misspellings and so on. Unless there are strong justifications as to why misspellings must be covered, organisations should only defensively register .uk and .co.uk top-level domain variants and visual manipulations. For example, the removal of one dot from justice.gov.uk leads to justicegov.uk which could be a registerable domain and one that looks a lot like justice.gov.uk during a casual inspection.

### Mandatory features for defensively registered domains

The following features are required when registering a defensive domain:

#### **Functional nameservers**

The defensively registered domain must have a functional nameserver configuration.

# Sender Policy Framework (SPF)

There must be an SPF record which uses *strict* configurations to indicate whether the domain is expected by the owner to send emails, or not.

Example 'no permitted sender' record:

```
v=spf1 -all
```

Additional SPF implementation guidance is available on GOV.UK.

#### Domain-based Message Authentication, Reporting and Conformance (DMARC)

There must be a DMARC record configured in line with published DMARC guidance on GOV.UK.

Example 'reject' policy record:

v=DMARC1;p=reject;rua=mailto:<example dmarc email address>;

#### Mail Exchanger (MX)

There must be a nullified MX record in order to ensure any attempt to send emails to the defensive domain to instantly failed.

Example nullified record:

MX priority 0 with host name.

#### DomainKeys Identified Mail (DKIM)

There must be a nullified DKIM record in explicitly highlight that any outbound email attempts are likely invalid.

Example nullified record:

v=DKIM1; p=

## **DNS Certification Authority Authorization (CAA)**

There must be a DNS CAA record(s) to indicate restrictions so that certificate authorities that certificates should not be issued for these domains.

Example nullified record:

```
issue ";"
```

**Technical users**These are in-house MoJ Digital and Technology staff

responsible for implementing controls throughout technical design, development, system integration and operation. This includes DevOps, Software Developers, Technical Architects, Service Owners and the EPICK

Team.

**Service providers** Defined as any other MoJ business group, agency,

contractor, IT supplier and partner who in any way designs, develops or supplies services (including

processing, transmitting and storing data) for or on behalf

of the MoJ.

General users All other staff working for the MoJ.

'All MoJ users' refers to General users, Technical users and Service Providers as defined previously.

# **Policy sections**

This policy aligns to industry standards and frameworks and is divided into two categories (and subsections describing the controls) addressing:

- Principles.
- Policy statements.

**Note:** If any of the controls within this policy cannot be applied, they are considered an exception to be assessed for inclusion within a risk register.

### **Principles**

Effective domain name registration encompasses the following five principles, which include:

- **POL.DOM.001:** The MoJ **shall** secure domain name management aligning this to its Cyber security guidance, specifically multi-factor authentication (MFA), least privilege and review of user access rights.
- **POL.DOM.002:** The MoJ **shall** manage domain name portfolio growth, that is, their inherent value, before assessing their expiration.
- POL.DOM.003: The MoJ shall ensure non-core or defensively registered domains point to relevant content.
- **POL.DOM.004:** The MoJ **shall** ensure all MoJ "Technical users" and "Service Providers" are reminded of the processes for requesting new registrations, auto-renewal, and decommissioning domains.
- POL.DOM.005: The MoJ shall apply domain name specific technologies such as (list not exhaustive):
  - Domain Name System Security Extensions (DNSSEC), which protects against cache poisoning.
  - Domain-based Message Authentication, Reporting and Conformance (DMARC), which protects against email spoofing.

#### Domain name registration statements

This policy's statement elements are outlined as follows:

# Standards, guidance and technology

- **POL.DOM.006:** To improve clarity and security hardening, all MoJ domain name registrations and usage **shall** adhere to the MoJ's domain naming standards and system hardening standards.
- **POL.DOM.007:** This policy's related security guidance **shall** clearly describe why defensive domain registration is essential and why not doing it creates cyber risk.
- **POL.DOM.008:** This policy's related guidance on How to get, register or manage a domain name clearly describes defensive domain names solutions.

# **Domain Operations: Operations Engineering team**

• **POL.DOM.009:** The MoJ Operations Engineering team **shall** manage the registration of all domain names, including defensive domain names.

### **HMPPS Information & security:**

• Email: informationmgmtsecurity@justice.gov.uk

• Tel: 0203 334 0324

For non-technology incidents, contact the Security team

Contact the Data Protection Team for information on Data Protection Impact Assessments: DataProtection@justice.gov.uk

If you are not sure who to contact, ask the Security Team:

• Email: security@justice.gov.uk

• Slack: #security

For any further questions relating to security, contact: security@justice.gov.uk.

## Internet -v- PSN

#### The internet is 'ok'

The Ministry of Justice (MoJ) prefers the use of public commodity networks (such as the Internet) over the use of dedicated or private network links.

#### **Networks are bearers**

The MoJ consider networks, whether private or public, to be bearers for information transfer, in and of themselves they should not be considered as the mechanism to identify and confer trust or privilege.

# IP addresses, DNS information & architecture documentation

### **OFFICIAL-SENSITIVE?** Not by default

The Ministry of Justice (MoJ) does **not** consider its IP address, DNS or architectural information to be **Sensitive** (a handling caveat within the **Official** information classification) by default.

In some contexts, this information may be considered sensitive (usually when combined with other information), for example, "Server X on IP address x.x.x.x has not been security patched for 5 years and there are known vulnerabilities which are unmitigated and thus could actively be exploited in this moment."

IP addresses of connecting clients (for example, the IP address of the computer of a general member of the public accessing a public MoJ digital service) *may* be Personal Data.

#### RFC1918 addresses

Private network IP addresses cannot be directly accessed from public networks so require multiple faults or compromises to be useful as part of an exploit.

#### Information via email

IP addresses, DNS information & architecture documentation can generally be sent via email services that enforce adequate in-transit integrity/encryption without any additional security protections such as the use of ZIP files.

# Multiple consecutive (back-to-back) firewalls

At **Official** the Ministry of Justice (MoJ) does **not** require or prefer the use of two or more firewalls in a 'back-to-back' fashion unless they are reasonably required due to segregated role or trust management (for example, interconnecting two networks which are managed independently).

#### Same rules, same management, different vendor

There is a myth that the use of multiple back-to-back firewalls from different vendors (with the exact same rulesets) is better for security as vulnerabilities that exist in one firewall will not exist in the other however any value of this perceived security benefit (which is likely limited in meaningful benefit anyway) is dwarfed by additional cost, complexity, and maintenance overheads.

### In particular:

- Never circulate messages or material that contains obscene, profane, inflammatory, threatening, harassing (racially, sexually or otherwise), and disruptive, or otherwise offensive language.
- Don't use email or other messaging systems for trivial debates or exchanges with an individual or group of people.
- Don't use MoJ email or other messaging systems for anything other than appropriate business purposes.
- Don't make statements that defame, slander or lower the reputation of the MoJ, any person or organisation.
- Don't forward email chain letters to your contacts. Instead, report them to security@justice.gov.uk.
- Be aware of unsuitable attachments, for example video clips, images, or executable files. MoJ email automatically filters many unapproved attachment types, particularly those that can contain executable files. Emails containing those attachments are likely to be quarantined and not delivered.
- Avoid excessive use of email, and sending email to large numbers of recipients. Ask yourself if it really makes sense to "Reply All"?
- Any recipients in the "To" or "Cc" fields can retrieve the addresses of all other recipients in those fields. If you are sending an email to a list of people outside MoJ, where privacy of individuals might be relevant, place your list of recipients in the "Bcc" field and set the "To" field to your own address. This ensures that none of the recipients can retrieve the identities of the other recipients.
- Keep your operating systems up to date to prevent susceptibility to viruses.
- Scan email attachments to detect viruses and other malware.

Be aware that the MoJ monitors the use of electronic communications and web-browsing. Your manager can request reports detailing your activity if they suspect inappropriate use of email or web-browsing facilities.

Ask if you want further information.

### Monitoring

The MoJ monitors all email for security purposes.

Specifically, communications may be monitored without notice and on a continual basis for a number of reasons including compliance with legal obligations, effective maintenance of IT systems, preventing or detecting unauthorised use or criminal activities (including cyber-intrusion), monitoring of service or performance standards, providing evidence of business transactions, and checking adherence to policies, procedures, and contracts.

In general, the MoJ monitors telephone usage, network, email and Internet traffic data (including sender, receiver, subject, attachments to an email, numbers called, duration of calls, domain names of websites visited, duration of visits, and files uploaded or downloaded from the Internet) at a network level.

#### **Email threats**

Although email is a powerful business tool, it has problems. In this guidance, we describe some of the problems, and how you can avoid them.

Email threats often use familiar email addresses to disguise attacks, or to pose as valid emails. Email threats are becoming more frequent and pose one of the biggest problems for MoJ systems and services.

There are many possible threats, including:

- Viruses: These can be spread between computers in emails or their attachments. They can make PCs, software or documents unusable.
- Spam: This is unsolicited mail sent in bulk. Clicking on links in spam email may send users to phishing websites or sites hosting malware. Often email spam mimics the addresses of people you know.
- Phishing: These are emails disguised to look like a legitimate company or bank to illegitimately obtain personal information. They usually ask you to verify your personal information or account details. Often links will direct you to a fake website, made to look like the real thing.
- Social engineering: In the context of security, social engineering refers to manipulating people to do something
  or divulge confidential information. For example, you might get a call from someone pretending to be from a
  software supplier, claiming that a virus has been found on your PC; they demand personal details before they can
  remove the virus.

• Spoofing: A spoofed email is where the sender (in this case, a criminal) purposely alters part of the email to make it look as though it was from someone else. Commonly, the sender's name/address and the body of the message are made to look as though it was from a legitimate source. It is commonly used to trick the recipient into providing confidential information such as passwords, or to market an online service dishonestly, or to sell a bogus product. Check the real sender of any email you receive if you ever have any doubt or uncertainty. If the sending address is one you don't recognise, do not click on any link contained within the email.

The MoJ scans approximately 14 million messages a month for threats (figures from November 2020). Of these, we might expect to find 1.4 million "spam" messages, 150,000 "phishing" messages, and about 1,000 malware messages (including viruses). Unfortunately, not every virus or spam email will be identified and blocked. The good news is that there are some simple steps you can take to reduce the threat:

- If you are not expecting the email, do not reply to it.
- If you are at all suspicious, do not divulge your details or any sensitive information.
- · Avoid opening potential scam emails.
- Don't open unexpected attachments or click on strange links in emails, even if the email appears to be from someone you know. Check the style and content; if it isn't consistent with previous emails, it could be a scam.
- Do not reveal personal or other sensitive information in response to automatic email requests.
- Avoid sharing your business email address on the internet. These might be collected and used by automatic 'harvesting' software programs.
- Never use your MoJ email address to register for non-work related sites.

If you think you've received a scam email, or a virus, report it immediately. Do not click on any link or forward it to anyone. Only delete it from your inbox when you have been told to do so.

### Further reading from the NCSC

Email security and anti-spoofing

### Other email problems Auto-forward

Auto-forwarding is where you get your email system to send emails automatically to another account. This might seem very useful, especially if for some reason you can't access your normal business email account, for example while you are away on holiday.

But auto-forwarding is very risky.

You can't be certain that the forwarded emails are safe to send to the new account. For example, the new account might have weaker technical security, making it easier for a hacker to break in and read your email.

You might also be auto-forwarding emails sent to you from outside the MoJ; perhaps from another government department or commercial organisation.

When an email is sent to you, you are responsible for ensuring that everything in the email is handled correctly. This means looking after it to the standard required for that information. You mustn't send that information to another email address, where the required security standards might not be met.

Never use auto-forwarding to forward emails from your MoJ business email address to another non-MoJ email address. In particular, never forward email from your MoJ business email address to a personal email address.

**Note:** An external email service is any service that is outside the gov.uk domain.

There might be occasions when you have a genuine business need to auto-forward email to another email account, where the new address has the same or higher security standards. An example is forwarding from an MoJ business email address to another MoJ business email address. If you have business need for this, ask for help.

#### Chain letters

These are letters sent to several people who are asked to send copies to several others. They sometimes threaten that bad things will happen if the letter is not forwarded. Chain letters are a hoax.

## **Bogus calls**

There are a range of scams that can target you at home or at work. Callers usually say they are from IT Support, and tell you that they have detected a virus on your machine that needs to be removed. The bogus caller will then either:

- Direct you to a website, in the hope you will download malicious software.
- Try and obtain details from you about your computer, or the MoJ network.

In all genuine situations, the MoJ IT Service Desk will provide you with an incident reference number if there is a real problem with your machine.

If you receive a call from someone claiming to be from the IT Service Desk, always ensure you ask them for the incident reference number. Then disconnect the call, and call the IT Service Desk yourself, directly. If the original call was genuine, when you provide the incident reference number, they will be able to help you.

#### In general:

- Treat all unsolicited calls as suspicious.
- If possible, note the details and incoming telephone number of the caller.
- · Do not go to any external site if directed from an unsolicited call.
- Never give any information about your computer to the caller.
- Check if the call is genuine with your IT Service Desk. Report the call as a security incident if it is not. Use a
  different phone from that used to take the original call.

#### **Hoaxes**

Hoax letters are designed to trick you into believing, or accepting as genuine, something false and often preposterous: the messages they contain are usually untrue.

Hoax messages try to get you to pass them on to everyone you know using several different methods of social engineering. Most of the hoax messages play on your need to help other people. Who wouldn't want to warn there friends about some terrible virus that is destroying people's systems? Or help this poor little girl who is about to die from cancer?.

Chain letters and hoax messages have the same purpose but use a slightly different method of coercing you into passing them on. Chain letters, like their printed ancestors, generally offer luck or money if you send them on (scams). They play on your fear of bad luck and the knowledge that it is easy for you to send them on. Scams play on people's greed and are illegal no matter what they say in the letter.

#### The risk and cost of hoaxes

The cost and risk associated with hoaxes may not seem to be that high. If, however, you consider the cost of everyone within the MoJ receiving one hoax message, spending two minutes reading it and another two minutes forwarding it on or discarding it, the cost can be significant.

Handling these messages may also make our mail servers slow down to a crawl or crash.

Spammers (bulk mailers of unsolicited mail) may harvest email addresses from hoaxes and chain letters. Many of these letters contain hundreds of legitimate addresses, which is what the spammers want. There are also rumours that spammers are deliberately starting hoaxes and chain letters to gather email addresses.

#### How to recognise a hoax

A request to "send this to everyone you know" (or some variant) should raise a red flag. The warning is probably a hoax. It's unlikely a real warning message from a credible source will tell you to send it to everyone you know.

If the warning uses technical language, most people, including technologically savvy individuals, tend to believe the warning is real.

There may be credibility by association. If the janitor at a large technological organisation sends a warning to someone outside of that organisation, people on the outside tend to believe the warning because the company should know about those things. Even though the person sending the warning may not have a clue what he is talking about, the prestige of the company backs the warning, making it appear real.

When an absence occurs, there is no right to be able to access another employee's account to obtain information. This is true, regardless of whether the absence is expected or unexpected, for example annual leave or illness.

Accessing another employee's account, without their permission, might contravene data protection legislation.

Data protection legislation protects personal information which relates to identifiable, living individuals held on computers. It specifies that appropriate security measures must be in place to protect against unauthorised access to, loss or destruction of personal data. If you breach this principle you could render the MoJ liable to enforcement action by the Information Commissioner.

### Avoiding the problem

If you know you're going to be away for any significant amount of time, you can make life easier for everyone, including yourself, by following these simple steps:

- 1. Make provision for someone to have access to your work email account during your absence. If you don't know how to do this, contact your IT Service Desk.
- 2. Create a "handover" package, containing information about the tasks that will, or might, need attention during your absence.
- 3. Make sure the package has contact details for everyone who might need to help progress or update the status of the tasks.
- Create an "Out Of Office" notification in your email system; include clear details of who to contact in your absence.

#### Authorised access to user email accounts

You must not access the email accounts of any other users, unless you are authorised to do so as required by your role. Access is authorised on a case by case basis only, and will typically be aligned to the following circumstances:

- During a criminal investigation by a law enforcement agency.
- During an employee investigation relating to misconduct or a security incident, for example IT misuse.
- Upon the death or unexpected exit of an employee, for example for the retrieval of key information and closing down an account.

Ideally, access will have been organised in advance of an absence. But this is not always the case; sometimes there are unexpected or unusual circumstances. Gaining access in such situations will require substantial escalation to management and Data Privacy and Security teams.

Anyone needing access to someone else's email account should read the Privileged Account Management Guide, then get in touch for further assistance.

# Contacts for getting help

In practice, all sorts of things can go wrong with email from time-to-time. Don't be afraid to report a problem or ask for help; you'll be creating a better and safer work environment.

For general assistance on MoJ security matters, email security@justice.gov.uk.

Suppliers to the MoJ should primarily contact your usual MoJ points of contact.

## General enquiries, including theft and loss

**Technology Service Desk** - including DOM1/Quantum, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- · MoJ Service Portal and Live Chat

**Note:** The previous itservicedesk@justice.gov.uk and servicedesk@digital.justice.gov.uk email addresses, and the Digital & Technology Digital Service Desk Slack channel (#digitalservicedesk), are no longer being monitored.

### **HMPPS Information & security:**

• Email: informationmgmtsecurity@justice.gov.uk

• Tel: 0203 334 0324

### **Email Authentication Guide**

This guide identifies the security controls that **shall** or **should** be implemented at the domain layer to verify sender's domains and mitigate spoofing attacks.

It is Ministry of Justice (MoJ) policy to follow and comply with HMG Email Security policy.

This means that the MoJ implements a number of controls for email systems:

- Sender Policy Framework
- Domain Keys Identified Mail
- Domain-based Message Authentication, Reporting and Conformance
- Mail Transfer Agent Strict Transport Security
- TLS Reporting

#### Related information

Email Security Guide on page 296

### Sender Policy Framework

Sender Policy Framework (SPF) should be implemented for email domains. SPF enables organisations to publish a Domain Name System (DNS) record of all the domains and IP addresses which are trusted for sending and receiving email.

SPF is verified by checking a specific TXT DNS entry in emails. Emails are flagged if they are not sent from the domains and IP addresses published in the DNS record.

The MoJ enforces SPF controls to help users spot spoofed or unknown email addresses. Suspicious emails are sent directly to the "spam" folder, instead of to the user's inbox.

When creating an SPF record in the public DNS, use all the IP addresses or address ranges from which an email might be sent. You can use both IPv4 and IPv6 addresses. An SPF record might look like the following:

• An example of a basic SPF record to be added to an organisation's public DNS, where it uses Google, might be:

```
v=spf1 include:spf.google.com ~all
```

• An SPF record including Google's IP ranges and a sending service with an IP address range, might be:

```
v=spf1 include:spf.google.com ip4:80.88.21.0/20 ~all
```

An example of a more complex record, with additional services and some dedicated IP addresses, might be:

```
v=spf1 include:spf.protection.outlook.com include:mail.zendesk.com
ip6:2001:db8::/32 ip4:203.0.113.6 ~all
```

In the previous examples, v=spf1 is an SPF record, include: means email can only come from these sources, ~all considers any other email as a soft fail, and -all considers any other email as a hard fail.

Note: A hard fail should be used when a domain is being forged by spam.

To correct SPF failures, add the sending systems you use to your SPF record. Do this using either the IP address or by reference to another SPF record. These previous examples are unique, so check the actual domain or IP range of the email sending service. Also check with the supplier on setting up SPF records.

#### **Domain Keys Identified Mail**

Domain Keys Identified Mail (DKIM) **shall** be enabled for all MoJ email domains. DKIM enables automatic filtering or rejection of emails that fail DKIM verification.

- DKIM can verify a sender domain by looking up the sender's public key published in the DNS. You can then determine if an email has been tampered with during transit, for example during a "Man-In-The-Middle" attack.
- A valid digital signature provides assurance that the hashed content has not been modified since the signature was affixed to the email message.

- The MoJ enforces DKIM controls to help users identify communication tampering attacks by sending the messages directly to the spam folder, instead of to the user Inbox.
- DKIM shall be used across the MoJ, including by executive agencies and ALBs.

# **Domain-based Message Authentication, Reporting and Conformance**

Domain-based Message Authentication, Reporting and Conformance (DMARC) is an email authentication standard that **shall** be used with SPF and DKIM to:

- Confirm a sender's email addresses.
- Flag any emails that have been spoofed or otherwise tampered with.

### By using DMARC:

- MoJ emails are more likely to reach the recipients' inboxes (suppliers, partners and public users), rather than
  getting filtered out as spam.
- There is full visibility of all the domains and IP addresses used to send emails.
- There are warnings if a mail sender fails SPF, DKIM, or DMARC authentication.
- It is possible to detect any unauthorised use of the domain.

When developing a new service with email sending or receiving capability, a DMARC policy **shall** be published. The policy **shall** be set to the highest level:

This policy indicates that mailbox providers shall reject all emails that fail DMARC.

If the DMARC policy cannot be set to 'p=reject', publish a record using 'p=none' to override the default DMARC policy. This means that the mailbox provider won't take any actions with emails that fail DMARC.

Publish a DMARC record to the DNS for the domain to tell the email receiver how to handle emails that fail DMARC authentication, and where to send DMARC reports.

DMARC Profiles	Benefits	Risks
p=none	Allows you to review incoming email to determine legitimacy while implementing DMARC for the first time.	Easier for phishers and spammers to take advantage.
P=quarantine	Malicious email is filtered out. Recipients decide what they want to do with quarantined email.	Legitimate emails might be missed if incorrectly quarantined and filtered
P=reject	All malicious email is stopped. The intended recipient of malicious email is not aware of the email, as it won't be sent to a spam or quarantine folder.	Legitimate emails might fail authentication and be rejected without the recipient being aware.

DMARC TXT records **shall** be available for creation or iteration across the MoJ. This is to comply with the GOV.UK DMARC configuration guide page.

### Mail Transfer Agent Strict Transport Security

Mail Transfer Agent Strict Transport Security (MTA-STS) is a protocol which tells services that are sending email to your organisation that your domain supports Transport Layer Security (TLS) 1.2 or higher. This protocol makes email less vulnerable to middle-person attacks, and allows the receiving email service to enforce encryption, without the risk of delivery failing.

The MoJ shall implement and use MTA-STS for MoJ email systems.

To 'enable' MTA-STS, publish a text file containing the MoJ MTA-STS policy. Before sending an email to the MoJ, the sending email service checks the Domain Name System (DNS) record of the MoJ email service for an MTA-STS policy.

It is MoJ policy to follow HMG Email Security policy for MTA-STS. The MoJ shall deploy an MTA-STS policy with enforce mode specified.

For more information on UK Government configuration and use of MTA-STS, refer to the published guidance.

# TLS Reporting

TLS Reporting (TLS-RPT) is a protocol that allows a domain to advertise a destination for sending email services to report the success or failure of encryption in transit.

The MoJ shall implement and use TLS-RPT for MoJ email systems.

To 'enable' TLS-RPT, publish a DNS record telling mail sender tools where to send TLS-RPT reports. A sending email service checks for the record, and if one exists it is used to send a report to the address provided.

For more information on UK Government configuration and use of TLS-RPT, refer to the published guidance.

### Making changes to the domain name system

Changes **shall** be made to DNS records when implementing SPF, DKIM, DMARC, MTA-STS, and TLS-RPT controls. When requesting changes, specific information **shall** be included for each record. If given the option, set a short time to live (TTL) in DNS records to monitor changes quickly, and fix any issues.

# **DKIM** example

Record type: TXT

Host or record name: selector.domainkey

Put your selector, or the selector provided by your service provider, in place of selector in the host or record name.

Record value: v=DKIM1; k=rsa; p=<your DKIM key>

Paste your DKIM key from your key generator in place of <your DKIM key>.

Some providers might use a CNAME record instead of a TXT record. Follow the guidance from your provider.

GSI is no longer used, but the following addresses still route through to @justice.gov.uk. The following table shows the authorised users you can contact to request DNS changes:

Record Type	Contact
*.gsi.gov.uk, *.gsx.gov.uk, *.gse.gov.uk, *.gcsx.gov.uk, *.x.gsi.gov.uk	Vodafone Contact GDS
*.gov.uk or any other domains	Your registrar, DNS provider or Internal System Admin
*.cjsm.net	Egress via Security team

### **DMARC** example

Record type: TXT

Host or record name: dmarc

Record value: v=DMARC1;p=none;fo=1;rua=mailto:<example dmarc email
address>,mailto:dmarc@<yourdomain.gov.uk>

Create the email address and put your domain in place of <yourdomain.gov.uk>.

#### SPF example

Record type: TXT or CNAME (check guidance for your service on which to use).

Host or record name: @ (if required)

Record value: v=spf1 include:<your email server domain> ip4:<your email service IP> ~all

Put your email server domains or email sending IP ranges in place of the < > sections. You do not need to include both. In many cases you might only need include:

#### **DNS** contact details

For DNS changes and associated advice, contact the Platforms and Architecture team: domains@digital.justice.gov.uk

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Email blocking policy**

This document outlines the policy for blocking emails, and deleting emails through administrative processes across email services across the Ministry of Justice (MoJ) estate. It specifically highlights the reasons for active inclusion on an email blocklist and removal from MoJ mailboxes.

To help identify formal policy statements, each is prefixed with an identifier of the form: **POL.EBL.xxx**, where **xxx** is a unique ID number.

### Related information

Acceptable use of Information Technology at work on page 53

Data Security and Privacy on page 374

Email blocking process on page 292

Malware Protection Guide - Overview on page 189

Data Handling and Information Sharing Guide on page 63

Email Security Guide on page 296

### Scope

This policy applies to all email domains and gateways managed by the MoJ, across all the applicable email services. Specifically, this policy applies to both email traffic inbound (before it reaches the MoJ), and outbound (before it leaves the MoJ).

# **Blocklist definition**

A blocklist is a real-time list, consisting of elements such as IP addresses, network ranges, domain names, email addresses, URLs, and other email characteristics. The common characteristic of the elements is that the sender is suspected of delivering spam.

The blocklist primary purpose is to prevent emails from entering or leaving the MoJ email services. Blocking emails is part of the overall cyber security strategy, providing defence-in-depth on MoJ managed email platforms.

Email types considered for blocking or removal include:

- Malicious emails.
- Phishing emails, including derivatives such as vishing, spearfishing, and whaling attacks.
- Spoofed or impersonation emails.
- Emails that cause disruption to the availability of an MoJ email service.
- Other harmful or threatening emails.

# **Blocking policy**

**POL.EBL.001:** All email services used by the MoJ **shall** have the ability to add items to the blocklist. The MoJ Security team **shall** have the appropriate permissions to update and review each MoJ email service blocklist.

**POL.EBL.002:** Any item added to an email service blocklist **should** be replicated across the different services in use across the MoJ estate.

The Cyber Security Team encourages the integration with 3rd party threat intelligence feeds from trusted providers as part of the in-depth defence strategy.

### Blocking or deleting received emails

**POL.EBL.019:** Any MoJ user who receives an email suspected to be one of the types described previously can request that the email be blocked, preventing future similar emails from being received. On receipt of this, the MoJ reviews the evidence and determines if addition to a blocklist is appropriate. Further actions taken follow the policy statements in this guidance.

**POL.EBL.020:** Addition of emails to the blocklist is completed by either the local email service management team, or by the Security team. If the former, then approval **shall** be obtained from the Security team.

**POL.EBL.021:** In the event that an email is causing widespread disruptions or impacting business, then the individual email administration team responsible for the email platforms **can** delete emails or place blocks on emails without prior approval. This **should** be done under change and incident management, with notifications sent to the Security team.

**POL.EBL.022:** The MoJ **shall** provide a way for users to request emails for review by the relevant teams.

### Preemptive blocking

**POL.EBL.023:** If MoJ security receives intelligence about a credible threat to the confidentiality, integrity, or availability of an MoJ managed email service, then those emails **should** be added to the blocklist. Before blocking according to this policy statement, the intelligence **should** go through an impact analysis.

**POL.EBL.024:** All blocks **should** remain in place until the threat is no longer a credible threat to the MoJ.

**POL.EBL.025:** Email from previously known or blocked items **may** be re-added to the list if there is credible information or grounds to do so.

# Automatic blocking of emails based on attachments

**POL.EBL.026:** The MoJ **should** be able to restrict the delivery or sending of emails with certain malicious file attachment types.

**POL.EBL.027:** A complete list of email attachments blocked **should** be kept and managed by the individual email administrators, and **should** be consistent across different email services in use across the MoJ estate.

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Email blocking process**

The Ministry of Justice (MoJ) manages a number of different mail platforms, including infrastructure in Google Workspace, as well as Microsoft Exchange (on-premise) and Microsoft Cloud platforms.

There are numerous reasons that email might be blocked. An email matching the criteria on a blocklist is only one reason.

If you have any concerns about email delivery, contact your email service provider or Infrastructure exchange team.

### Related information

Email blocking policy on page 290 Email Security Guide on page 296

#### **Definitions**

Within this guidance, 'email' might refer to individual user mailboxes, shared or group mailboxes, or distribution lists and mailing lists.

More specifically, a recipient or mailbox is any functional MoJ email account, for example security@justice.gov.uk.

Throughout this guidance, references to malicious emails include the following specific threats:

# Impact assessment

Any blocklist object **should** be defined so as to not result in widespread email failures. For example, it would not be helpful to block the whole of @gmail.com. Each blocklist object **should** be examined, taking into account the characteristics of the specific blocklist, and relevant intelligence sources.

Senders that have an established history of clean or legitimate emails, but have recently been sending emails of concern, **should not** be added automatically or instantly to the blocklist. Instead, the sender **should** be 'quarantined' by the affected email system.

### Avoiding the use of blocklists

Requests are sometimes made to block individual senders based on repeat, vexatious, or otherwise undesirable content. Take care when determining whether the sender truly has malicious intent, or whether they are a simply a member of the public with a genuine grievance but lacking the skills to air their concerns more constructively. Consider the risk of 'denying access to the criminal justice system' to an individual. If in doubt, refer to the Data Protection Team.

#### **Documentation for internal blocklists**

Use the MoJ incident management and change management process to add emails to internal blocklists. This includes documenting expected impact, and other relevant information.

As part of the documentation steps, the assessment and justifications for blocking specific objects **should** be included. Ensure the information is brief but contains sufficient relevant information. The relevant information **should** include:

- The specific items to be added to the internal blocklist.
- The classification of the email, and justification for blocking.
- Summary outcomes from the impact assessment.
- Summary actions taken to triage and resolve the incident, before resorting to blocking.

One ticket might contain multiple different blocking objects.

If an item is blocked without a corresponding ticket and justification as described in this guidance, then that object **shall** be removed from the internal blocklist with immediate effect.

### Review of existing blocks

The MoJ **shall** review items manually added to the internal blocklist, on a regular basis, to determine if they are relevant or not. Regular means at least every quarter. Any item included in the list and which is considered irrelevant **should** be removed. An irrelevant item is one that blocks legitimate emails from entering the MoJ email system.

A review of internal blocklist **should** also be done frequently, in line with the time for which blocked email messages are kept. This ensures the MoJ is able to recover incorrectly-blocked emails, and avoid them being deleted automatically.

### Spam emails

The ICO website provides general information about spam, and gives advice about the steps to reduce spam.

A spam email does not necessarily require automatic and instant inclusion on the internal blocklist, although it might be included as part of the external blocklists, as highlighted in this policy.

### **Blocklist listing policies**

The MoJ email platforms **should** have the ability to deploy automatic blocking of traffic. This includes blocking the following email classifications:

- · Spam traffic.
- Malware traffic.
- Open proxy or open relays.
- Shared cyber threat intelligence.
- Spoofed domains.

# Reporting incidents to external companies

The MoJ reserves the right to forward any email suspected of being added to the blocklist to external organisations for verification.

Organisation that are trusted by the MoJ for this purpose include:

- Google.
- ICO
- · Microsoft.
- Netcraft.
- NCSC.

In such cases, after forwarding, the MoJ can delete email messages from affected mailboxes.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Email Security Guide**

This guide sets out the requirements for implementing and maintaining email security across the Ministry of Justice (MoJ).

#### Related information

Email Authentication Guide on page 287
Email blocking policy on page 290
Email blocking process on page 292
Secure Email Transfer Guide on page 312
Spam and Phishing Guide on page 318

#### Who is this for?

This guide is aimed at two audiences:

- The in-house MoJ Digital and Technology staff who are responsible for implementing controls throughout technical design, development, system integration, and operation. This includes DevOps, Software Developers, Technical Architects, and Service Owners. It also includes Incident Managers from the Event, Problem, Incident, CSI, and Knowledge (EPICK) Team.
- Any other MoJ business group, agency, contractor, IT supplier, or partner who in any way designs, develops, or supplies services (including processing, transmitting, and storing data) for, or on behalf of, the MoJ.

These audiences are referred to as "technical users".

# Roles and responsibilities

All technical users are responsible for maintaining and using the MoJ's email communications securely, in line with the requirements set out in this guide. In particular:

- Where possible, automate checks of the sender's authenticity by implementing the controls in the Email Authentication Guide.
- Ensure all email communications are protected according to the classification of the information held within them. There is more information in the the Information Classification Handling and Security Guide.
- Discourage people from downloading data to mobile devices. Instead, encourage and enable the use of cloud services such as Office 365.
- Make it easy for people to send suspected or actual phishing emails to the IT Service Desk, so that the emails can be handled safely.
- Keep operating systems up-to-date, to prevent susceptibility to viruses.
- Scan email attachments to detect viruses and other malware.

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Common types of phish
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Email phishing
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*
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SMS phishing (smishing)
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Voice phishing (vishing)
&
&
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```

\*

# Phishing or spoofing of MoJ users

MoJ staff, contractors, suppliers or other partner organisations **shall not** deliberately send phishing or spoof emails, or similar malware communications, to any MoJ users for any purpose.

If there is a valid business need to send a fake message, for example to test the resilience of an end-to-end MoJ business process against an attack, then prior approval for the fake message **shall** be obtained from the MoJ Chief Information Security Officer (CISO). Do this by contacting security@justice.gov.uk.

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# General app guidance

When working, you need to communicate with Ministry of Justice (MoJ) colleagues and use business tools ('apps'). You'll also need to work with people outside the MoJ. There are various tools you might use, besides the standard email and telephone tools. This document tells you about the tools you can, and cannot, use for business purposes. This guidance applies to all staff and contractors who work for the MoJ.

Some ALBs, Agencies, or other large groups within the MoJ might have their own, specific guidance regarding how to use certain apps for different purposes.

#### Access to tools

You can access tools that are provided through your MoJ provided devices by downloading from:

- The Software Centre application on your device (for Dom1 equipment).
- The Self Service application on your Mac (for IT Service Desk managed MacBook laptops).

Currently, access to the tools mentioned in this document is not available from MoJo devices.

For other MoJ provided devices, seek help from your Line Manager in the first instance.

### Corporate, work and personal accounts

- A corporate account is for making official MoJ statements and providing official views. Only a small number of authorised people can use it.
- A work account is your normal MoJ account, that you use every day for business as usual. Only you have access
  to your work account.
- A personal account is your own personal account on gmail, hotmail, yahoo, and so on. You should never use a
  personal account for business purposes. To be clear: never send your work material to your personal device or
  your personal email account.

Some of the applications listed make a distinction between general use with a work account, and use with a corporate account. Using a tool with a corporate account means you are providing views or statements on behalf of the MoJ. Never use a personal account for business purposes with any tool.

Remember that if you are authorised to use a corporate account, you are speaking and acting for the whole of the MoJ. When working with a personal account, you are speaking and acting as an MoJ employee and a civil servant.

Always follow all MoJ policies and guidelines regarding public information, including social media. To access this information you'll need to be connected to the MoJ Intranet.

In particular, follow the Civil Service Code of Conduct.

### Video conference hardware

There are specific security concerns when using video conferencing hardware. The hardware might need extra permissions, involving access to the MoJ network, or involving personally identifiable information.

Video conferencing hardware might also be in a 'constant listening state'. This means that anything said within hearing distance, at any time, is 'heard' by the device. Similarly, anything in the line of sight might be 'seen' by the device. Some video conferencing hardware might record and even store the audio or video data outside the MoJ.

Never send work material to your personal devices or email accounts.

Remember that it is impossible to delete information after it's released in public.

For more information about MoJ IT Security, look on the MoJ Intranet here.

### Storage and data retention

Laws and regulations make the MoJ and its employees responsible for managing information. Some examples include:

- · Freedom of Information Act.
- Data Protection Act and General Data Protection Regulation.
- Public Records Acts.

When we receive a request for information, we need to know where we hold all the relevant information. Storing business information on appropriate MoJ systems helps us, because:

- We can provide evidence about decisions.
- We understand the information held, and where to find it.
- We can transfer records to The National Archives.

Always store MoJ information in MoJ systems. If you use a tool for work tasks, make sure the key information is stored in an appropriate MoJ system. Guidance on what you must keep is available on the Intranet here. At regular and convenient intervals, transfer the information to an appropriate MoJ system. Do the same when you finish the work. Don't forget to remove any redundant information from a tool by clearing or deleting data if it has been preserved in an MoJ system.

Many tools lets you export your data. You can then store it on an appropriate MoJ system. Sometimes it's easier to copy and paste text into a new document. Make sure that only the correct people have access to the information. This is important after staff or organisational changes, for example.

For more guidance, read the Information Management section on the Intranet. There is also help on responding to requests for information.

### **Acceptable Use**

You must use communications tools for business purposes in an acceptable way.

Be sensible when using communications tools for MoJ business purposes:

- Be extra careful with sensitive and personal information in tools.
- · Try to avoid using the same tool for business and personal use you can get confused who you're talking with.
- If the message you're about to send might cause problems, upset, offence, or embarrassment, it's not acceptable.
- Context is important a message you might think is funny could be upsetting to someone else.
- If something goes wrong, report it.

The bottom line is:

If there is doubt, there is no doubt - ask for help!

### Approved tools

Tool name	Tool type	Conditions/ constraints on use	Accessing /installing tool	Audience
Apple Facetime	Communication tool: Video	Avoid personal or sensitive data	Smartphone App	Internal/ External
Apple iMessage	Text messaging	Avoid personal or sensitive data	Smartphone App	Internal/ External

Tool name	Tool type	Conditions/ constraints on use	Accessing /installing tool	Audience
Google Meet (was Google Hangouts)	Communication tool: Video and/or voice	MoJ use approved for Official and Official-Sensitive	IT Service Desk controlled Mac - Self service, Web browser.	Internal/ External
Microsoft Teams	Communication and collaboration tool: Video and/or voice	MoJ use approved for Official and Official-Sensitive	Dom1 Software centre, IT Service Desk controlled Mac - Self service, Web browser.	Internal/ External
Miro	Collaboration tool: Whiteboarding	Avoid personal or sensitive data	Web browser.	Internal/ External
Skype for Business	Communication tool: Video and/or voice	MoJ use approved for Official and Official-Sensitive	Dom1 Software centre, IT Service Desk controlled Mac - Self service, Web browser.	Internal/ External
Slack	Text messaging, Voice/ Video calls, etc.	Avoid personal or sensitive data	IT Service Desk controlled Mac - Self service, Web browser.	Internal/ External
Slido	Q&A tool during presentations	Avoid personal or sensitive data	Web browser.	Internal
Trello	Project management tool, 'Kanban' cards	Avoid personal or sensitive data. An enterprise-wide MoJ licence is available. Ensure you create Trello boards in the MoJ workspace. Do not use a personal Trello account.	Web browser based use. Log in using your MoJ single sign-on account, for example a Digital & Technology Google account, or a Microsoft Office 365 account.	Internal
Twitter	Text Messaging, Video transmission	Approved for MoJ Corporate account. Using a personal account to comment on work related issues is encouraged, as long as you follow the Civil Service Code of Conduct.	Web browser, Windows 10 App, Smartphone App.	Internal/ External
WhatsApp	Text messaging, Voice/ Video calls	Avoid personal or sensitive data	Dedicated app on device, also web browser.	Internal/ External
Yammer	Text messaging	Avoid personal or sensitive data	Dedicated app on device	Internal
YouTube	Video sharing tool: Video, streaming and chat	Avoid personal or sensitive data	Web browser based use.	Internal/ External
Zoom	Communication tool: Video, voice and chat	Avoid personal or sensitive data	Web browser based use, or dedicated and installed app by approval	External meetings. For Internal meetings, use Microsoft Teams.

# **Password managers**

MoJ guidance encourages the use of password managers where possible. To establish what options are available for an MoJ-issued device, check the official MoJ software and application installation tool provided with the device, to see whether it includes a facility to install optional software and whether a password manager is among the options.

### Tools for sharing information internally and externally

For secure sharing and transfer of materials within MoJ bodies or external organisations including other government departments, the MoJ installation of Microsoft Teams is approved for use with data up to and including **Official-Sensitive**.

For secure sharing and transfer of materials with external organisations that cannot use Teams, the Criminal Justice Secure Exchange (CJSE) and Criminal Justice Secure Messaging (CJSM) tools are the preferred solution for data up to and including **Official-Sensitive**.

For secure sharing and transfer of materials with external organisations where the use of Teams, CJSE, or CJSM is not practicable, the following tools are approved for data up to and including **Official-Sensitive**:

- Egress (NCSC certified)
- Galaxkey (NCSC certified)

For use within MoJ bodies, these products may only be installed on MoJ-issued devices. For advice on installation and configuration of these products, consult the team responsible for the supply and configuration of your devices.

For secure sharing and transfer of materials with other government bodies, where the use of Teams, CJSE, CJSM, Egress, or Galaxkey is not possible, the use of official MoJ email systems is approved for data up to and including **Official-Sensitive**.

Always follow the guidance in the Data Handling and Information Sharing Guide when making such transfers. This applies particularly with regard to the sharing of data classified higher than **Official**.

If you need clarification or further assistance in selecting the appropriate tool, ask for help.

# **Proctoring software**

You shall not install proctoring software onto MoJ equipment.

Some certification or examination organisations enable people to take assessments remotely. They do this by having 'supervision' software installed on the user's computer. This software is often referred to as 'proctoring software'. The tools make sure that the assessment is as fair as possible, by installing a variety of controls. For example, the software can take control of the camera and microphone of the device it is installed on.

The problem is that the controls give the proctoring software extensive access to the computer. This means that the tools could inspect information or other applications on the computer. In effect, the proctoring software might have uncontrolled access to MoJ information or materials on the computer. This is not acceptable.

If you need to use proctoring software, your options are:

- Install the proctoring software on a personal device.
- Contact the assessment organisation asking for alternative options.

#### **NHS Track and Trace**

The official NHS Covid-19 app was designed by the NHS. Both NCSC and Cabinet Office have been involved in the security of the system. The app provides contact tracing, local area alerts and venue check-in. It enables you to protect yourself and your loved ones. Installation is optional, but recommended.

After installing the app, you'll receive an alert if you have been in close contact with other people who have tested positive for coronavirus. You can then take action to avoid passing the virus on, for example by self-isolating.

From a security perspective, it is safe for you to use the app on your personal or MoJ issued devices. There are no extra risks for colleagues with security clearance, such as SC and DV.

If you wish to install the app, start at the NHS site.

**Note:** The NHS app may not work on some older MoJ devices. Installation might not be possible, for example on MoJo smartphones.

You might have both a personal and an MoJ issued device. Think about which device makes most sense to use with the app. It's best to install on the device that you carry with you and use most of the time. You could install on all your devices if you prefer.

To reduce the likelihood of false alerts on the app, turn off the app's Bluetooth mode. Do this when:

- You are working in environments with protective Covid measures in-place, for example plexiglass separators.
- You need to leave your personal or work device in a locker, for example during a sports activity or to work in a secure MoJ facility.

### Other tools

Some tools, such as Facebook, Instagram and LinkedIn, are approved for specific corporate accounts to use, for corporate communications messages. General use of these tools for work purposes is not permitted.

If you wish to use a tool that is not listed in this guidance, please consult our Guidance for using Open Internet Tools and ask for help.

# Requesting that an app be approved for use

If there is an application or service that is not currently approved, but which you would like to use, you can request a security review.

Begin the request by filling in the Request a Security Review of a third-party service form, as best you can. The more information you provide, the better. But don't worry if you have to leave some bits of the form blank.

When you submit the form, it is passed to the security team. The app is reviewed, to check things like how safe it is to use, and whether there are any Data Privacy implications. The security team will respond to you with an answer as quickly as possible.

**Note:** You should submit the request, and wait for a formal "approval" response, *before* you install or use the app on MoJ equipment or information.

If you have any questions about the process, ask for help.

# Other information Government policy and guidance

GDS Social Media Playbook

### **NCSC**

Video conferencing services: using them securely

Secure communications principles

Using third-party applications

### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Phishing Guide**

This guide provides information about 'phishing' is. It describes what phishing is, and how it happens. It tells you what you can do to protect yourself, and to keep Ministry of Justice (MoJ) systems secure.

There is also information on what to do if you think you have been phished.

# What is a phish?

Phishing attacks are when threat actors pretend to be legitimate parties. They do this to steal money, credentials, or sensitive information. There are a variety of phishing attacks that you might come across. Some are more sophisticated or targeted than others.

Phishes often use two techniques:

- They affect emotional states.
- They create a sense of urgency.

Urgency makes users want to do the actions requested as quickly as possible. The combination of urgency and emotional manipulation leaves users feeling panicked and worried. It might fill them with a sense of euphoria. Threat actors use emotion and deadlines to convince users to act. The user doesn't take the time to think about whether it's a sensible or valid request.

Most phishes are emails, but they can also use other technology, such as SMS texts or telephone calls.

Threat actors might use phishes to request payments. They might ask you to click links and log in to an account or change a password. They might instruct you to buy items for them. They might get you to provide some personal details before you can claim a supposed prize. **Never** use the link in an email asking you to change a password. Use an out-of-band method such as going directly to the website to change a password. Be cautious when following password actions requested in emails or texts.

Threat actors utilise a variety of methods in phishes. They often take advantage of seasonal events to appear more legitimate. They use emotional and urgent triggers such as:

- Telling you that your tax return is overdue.
- Threatening to share access to your personal sensitive photos unless you pay.
- A request to send money urgently to a family member in trouble.
- Telling you 'good news' ,for example that you have won a big prize or are due a tax rebate.
- Providing a final demand about a very overdue invoice that, if unpaid, will see you taken to court.
- A 'last warning' about resetting your password, otherwise you will lose account access.

Beware of messages that create a sense of urgency or a heightened emotional state - good or bad. Treat such messages with suspicion. Check the message before you take any action. Unexpected messages with attachments are also common. Never open the attachment until you have done an out of band check.

### Common types of phish

There are many different types of phish. You might recognise many of them. But the more sophisticated the phishing attack, the harder it is to spot. Out of band checks are the best way to stop a phishing attack. They use a second, different method of communication to check the authenticity of the contact and the requested action.

# **Email phishing**

These are emails that request actions. Examples include clicking on links to change passwords, or requesting money. **Never** use the link in an email asking you to change a password. Use an out-of-band method such as going directly to the website to change a password. Be cautious when following password actions requested in emails or texts.

#### SMS phishing (smishing)

These are text messages that ask you to click links to access services or to pay for things. They often take advantage of seasonal events to appear more legitimate. Examples include Christmas delivery phishing texts, or texts around tax return time. Other recent examples use Covid news items to demand payments or personal information.

### Voice phishing (vishing)

These are phone calls that ask you for sensitive information, or payments, or remote access to your devices. Threat actors might pretend to be from banks and other official organisations. Others might claim to be technology companies such as Microsoft. Another vishing example might claim to be from a jail, requesting bail money.

# Spear phishing

Some phishing attacks focus on specific targets. Threat actors use OSINT to gather data about an individual. They can then create a 'custom phish'. It is interesting for the target. The target is then more likely to respond to the phish. Examples include real names or work-related jargon. These are often very sophisticated phishes. The use of personal data makes the phish more likely to succeed.

## Whale phishing (whaling)

These target at high level individuals such as CEOs and Director level and above staff. Whaling uses a variety of phishing methods to contact high profile targets. The goal is to steal large sums of money, or access high level credentials, intellectual property, and sensitive information.

# **Business email compromise (BEC)**

This type of phishing attack targets high level staff to steal money or reveal sensitive information. Threat actors pretend to be another high-level staff member. They do this by using their name or email address to seem legitimate. They often create a sense of urgency to convince junior staff to do the requested action. These emails often come from a compromised staff member's email account. This means the email system doesn't block the sender.

### Watering hole attack

This is a very sophisticated supply chain attack. It uses research from an organisation's frequently used websites to identify a target. Targeted websites are then compromised and infected with malware. When users visit the websites, the malware downloads onto their systems. These are sophisticated attacks. The user is visiting an official and legitimate website. It is the website itself that has been compromised.

### **QR** codes

Quick response codes (QR Codes) are a form of matrix (two-dimensional) barcode. They are machine-readable links. A QR code reader on a mobile device sends the user to a website or app. You don't need to click or type a link.

Some devices have QR code readers built into their camera app. Other devices need a dedicated app.

When you scan the QR code, the app asks you if you wish to go to the website or app described by the QR code.

**Note:** QR codes are not human readable. This means it is important to verify that the codes are legitimate and have not been tampered with.

You'll see QR codes in many situations. They give easy access to restaurant menus. They link to charity donation pages or surveys. Banks use them to link to services. They can be used to join wifi hotspots. They can be used to add contacts directly to your contacts list.

A QR code in an official context should be as safe to scan as an ordinary web link. For example, a QR code on an official notice in an MoJ building.

If the QR code is not labelled, or is from an unknown person, be suspicious. For example, a QR code stuck on a lamppost, or a QR code on a non-official flyer on a wall in a public location. These are not safe to scan.

It's possible that even a QR code in a safe, official place might be tampered with. Someone might draw over it. They might cover it with a sticker and a fresh QR code. If a QR code looks 'contaminated', don't scan it. Report it to security.

In summary, the risk associated with QR codes is currently considered low. They are simply barcode versions of web links. When deciding whether to scan a QR code or not, follow the same procedure as receiving an unexpected message.

### Multi-factor authentication (MFA)

Multi-factor authentication (MFA) is a great way to reduce the risk of account compromise by a phishing attack. MFA provides an extra layer of defence for the account. If you have MFA set up, threat actors cannot access your account. It's safe, even if you accidentally reveal your credentials.

Never give MFA to codes to anyone. Genuine companies, banks, government departments, and social media sites will never contact you and ask you to tell them an MFA code. They will never offer to input it for you, or request you give the code to them over the phone. MFA codes should only ever be entered by you, directly into the account login.

MFA also provides an early warning system for credential compromise. If you ever receive an MFA code for an account that you are not actively logging into, then someone other than you is trying to access the account. This means your credentials might have been compromised, so as quickly as possible, you should:

- Report the problem to security.
- Change your password. **Never** use the link in an email asking you to change a password. Use an out-of-band method such as going directly to the website to change a password. Be cautious when following password actions requested in emails or texts.

#### Out of band checks

An out of band check is when an individual uses a different method of communication than the one the message came from. This method means that if one communication method is compromised, you quickly find out by using a different communication method to confirm validity. The likelihood of multiple communication methods for the same person or team being compromised is low.

Out of band checks are an easy method to confirm the legitimacy of communications and requests. They can confirm the identity behind a message or request, and they can confirm the validity of the message or request itself. Social engineering techniques and phishing tactics take advantage of people who do not use out of band checks. By doing an out of band check, these sorts of attacks can be stopped very easily.

**Example 1**: You receive an email request for an urgent review of an invoice, and immediate payment. The email comes from someone unexpected. You should find the official contact details of that person, and contact them using a phone call - but not email - to confirm that they did indeed send the original email. If they did send the email, you can proceed with the request. If they did not send the email, you can report the email as a phish, and also alert the owner of the email address that their email address might have been compromised.

**Example 2**: You receive a phone call from someone claiming to be your bank, or HMRC, or HMCTS. You hang up the call, and locate the official website for the company. You should be able to find multiple official contact details there. Use one of these to contact the place the caller claimed to be from. If, for example, the claim was that your bank was calling, you can call the direct number and speak to the switchboard about the reason for the initial call. They will forward you to the correct department. You can then confirm the validity of the original call, and so confirm whether the original caller was actually from your bank or not.

**Example 3**: Someone enters your place of work, and claims to have a meeting with a specific person. Unfortunately, there is no record of this on the expected visitor list. You can call or email the person within your place of work to confirm the visitor is legitimate. This check also works if tradespeople arrive unexpectedly, because you can contact both the relevant person within your place of work and also contact the company they claim to be from, using the company's official website contact details.

**Example 4**: You receive an email requesting that you reset your password immediately. The email contains a link to perform the password reset. You have not attempted to login to that account recently. You should use an internet search for the website or type the URL directly if you know exactly what it should be. When you attempt to login, the website will let you know if you need to reset your password. If not, you know someone else has attempted to gain access to your account. That would mean the password reset request was not legitimate, and most likely a phishing attempt hoping to get your username and password through the reset link in the original email. Similarly, if you get an MFA request unexpectedly, do not confirm it unless you were indeed attempting to access that account immediately before the request came through. If you get an MFA request, but had not been trying to connect using the account, you should change the account password as soon as possible, because it might have been compromised.

When doing an out of band check, be sure to pick a different method of communication to the one used to contact you originally. If someone emails you unexpectedly, perform an out of band check by making a phone call. If someone calls you, perform an out of band check by using the Internet. It is very unlikely that multiple communication channels have been compromised.

Be sure to get official contact details for companies only from their official websites. Never be afraid to hang up on someone and check their identity through another method, especially if they are asking for sensitive or personal

information or credentials. Never be afraid to check the legitimacy of unusual email requests. by contacting the sender through a different communication channel.

Doing an out of band check lets you confirm that the messages come from the person they claim to be, and that the requests are valid. This helps prevent you or your company from losing money to fake invoices, from accidentally giving up sensitive information or credentials, and from having unauthorised individuals in your place of work. Doing an out of band check is fast and easy.

All members of your workplace should be happy to receive such a check. It shows that you take security seriously, and that you are helping to protect them as well as yourself.

# If you think you've been phished

### Don't panic.

You will not be punished if you fall for a phish - it can happen to anyone. You will not be punished for reporting a phish, even if it turns out to be a false alarm.

If you think you have been phished:

- 1. Report it immediately.
- 2. If your credentials were phished, highlight that in the report.
- 3. Change the password for affected accounts as soon as possible. Never use the link in an email asking you to change a password. Use an out-of-band method such as going directly to the website to change a password. Be cautious when following password actions requested in emails or texts.

MoJ firewalls and antivirus systems should catch the majority of malware before they can affect systems. By reporting the incident as quickly as possible, the security team will be alerted and on the lookout for any more sophisticated malware.

If your credentials have been phished, reporting it immediately and resetting your password quickly greatly reduces the risks.

Any phishing emails that get through the filters and into your inbox will be very sophisticated. This makes them much harder for you or anyone to spot. Never feel guilty or ashamed for being phished.

### Reporting phishes

Reporting phishing attempts helps improve the filters that catch them before they get to your inbox. They also help protect other colleagues and the MoJ from being compromised, or having data or money stolen.

If you think you have spotted a phish, or you think you have been phished, report it as quickly as possible. If you think you have spotted a more targeted phish that claims to be from a vendor or another staff member, do an out of band check to determine if it is legitimate. If it is not, then please report the email as a phish.

Reporting a phishing attempt is quick and easy. Contact service desk using one of these two options:

- Tel: 0800 917 5148
- · MoJ Service Portal and Live Chat

You can also forward on all spam and phishing text messages to 7726 for free.

### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

### **Feedback**

If you have any questions or comments about this guidance, such as suggestions for improvements, please contact: itpolicycontent@digital.justice.gov.uk.

# **Protecting WhatsApp accounts**

The Ministry of Justice (MoJ) permits the use of WhatsApp for text messaging, voice and video calls. You should avoid using it for business tasks involving personal or sensitive data.

For help with incidents, including theft and loss, contact one of the following:

**Technology Service Desk** - including DOM1/Mojo, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- · MoJ Service Portal and Live Chat

**Note:** The previous itservicedesk@justice.gov.uk and servicedesk@digital.justice.gov.uk email addresses, and the Digital & Technology Digital Service Desk Slack channel (#digitalservicedesk), are no longer being monitored.

# **HMPPS Information & security:**

- Email: informationmgmtsecurity@justice.gov.uk
- Tel: 0203 334 0324

For non-technology incidents, contact the Security team

Contact the Data Protection Team for information on Data Protection Impact Assessments: DataProtection@justice.gov.uk

If you are not sure who to contact, ask the Security Team:

- Email: security@justice.gov.uk
- Slack: #security

For any further questions relating to security, contact: <a href="mailto:security@justice.gov.uk">security@justice.gov.uk</a>.

### Secure Email Transfer Guide

This guide provides technical users with information about the services and encryption tools for transferring information securely using email. Ensure that email communication is sufficiently secured before transferring sensitive information. Examples of sensitive information include:

- Official-Sensitive classified information such as personal data.
- API and other application keys or credentials, including within containers.
- SSH keys.
- Database and other system-to-system passwords.
- Private certificates for secure communication, transmitting, or receiving data using protocols such as TLS or SSL.
- Private encryption keys.
- RSA and other single-use password information.

### Related information

Email Security Guide on page 296

### **Transport Layer Security**

Ensure that any service capable of sending and receiving email uses enforced TLS to encrypt messages:

- The Ministry of Justice (MoJ) **should** always use the latest version of TLS.
- TLS shall always be used when sending to gov.uk domains.
- Any MoJ domains that do not support TLS **shall** be documented in an exceptions list, and an exception rule authorised by the DNS provider. Refer to the Email Authentication Guide for DNS provider contact details.
- Where mandatory TLS encryption is not suitable:
  - Use certificates from Certificate Authorities, making sure they are always valid and use strong encryption, algorithms, and key lengths.
  - Use Secure Multipurpose Internet Mail Extension (S/MIME), as it signs and encrypts email data before it is transmitted.
- If you operate an internet-facing email service, you **shall** buy and manage appropriate TLS certificates from the Digital Marketplace.

The Information Classification Handling and Security Guide offers further advice on encrypting email communications. This includes protecting data at rest, and data in transit.

For further guidance on TLS, refer to the Cryptography guidance.

# **End-to-end encryption**

End-to-end email encryption ensures that only the sender and intended receiver can read email messages. Data is encrypted on the sender's system. Only the intended recipient is able to decrypt and read it. Many but not all email tools support end-to-end encryption for email communications. You might need to implement transit encryption for your users with a third party app that provides end-to-end encryption. Contact the Security team for advice.

### Secure email transfer options

Select the most suitable system for service users, and configure it appropriately. This section provides guidance on the various options available.

**Note:** Remember that only MoJ email systems may be used for business purposes. Personal email accounts **shall not** be used for business purposes.

Secure Messaging Options	Examples
Cloud Email Solutions (securing to the Government Secure Standard)	Microsoft Office 365 (@justice.gov.uk) or Google Workspace (@digital.justice.gov.uk)
Supplementary Email Solutions	CJSM

### Cloud email solutions

These are tools that are configured to the Government secure standard. When evaluating a tool, ensure that it provides assurance of compliance to the Government standard, and provides confidence for the secure exchange of information.

# Google mail

Google mail is part of the Google Workspace service. It uses Transport Layer Security (TLS) to encrypt incoming and outgoing emails automatically. However, the email providers of both the sender and the recipient must always use TLS, otherwise the email transfer cannot be assured as secure. If required, S/MIME encryption might be suitable. To get help with this, contact the Security team.

#### Office 365

By default, all emails in Office 365 are sent using Opportunistic TLS. If a TLS connection cannot be established, the message is sent in plain text using Simple Mail Transfer Protocol (SMTP). If TLS must be applied, contact the Security team for help. In this configuration, certificate verification is required whenever mail is sent from a third party to the MoJ.

Outlook supports two other encryption options:

- S/MIME encryption: to use S/MIME encryption, the sender and recipient must have a mail application that supports the S/MIME standard. Outlook supports the S/MIME standard.
- Office 365 Message Encryption (Information Rights Management): to use Office 365 Message Encryption, the sender must have Office 365 Message Encryption configured.

Microsoft currently provides additional tools to secure information via email.

If either of these additional encryption methods is required, please contact the Security team.

#### **Criminal Justice Secure Mail**

Criminal Justice Secure Mail (CJSM) provides a closed email service between Criminal Justice Agencies (CJAs), and Criminal Justice Practitioners (CJPs). CJSM **shall not** be used from public or personal computers. CJSM **should** be used only for legitimate business purposes relating to the Criminal Justice System.

#### Overview of threats and vulnerabilities

The public service telephone networks through which fax messages are transmitted are exposed to several significant security vulnerabilities and threats. These include:

- The potential that even UK to UK transmission is routed to overseas networks, increasing risks.
- Transmission within the UK may be intercepted at several places along the route.

In addition, the risks associated with fax machines are as follows:

- Unauthorised access to the built-in message stores to retrieve messages.
- Deliberate or accidental programming of machines to send messages to specific numbers.
- Sending documents and messages to the wrong number, either by misdialling, or by using the wrong stored message.
- Viewing of protectively marked messages by unauthorised persons, for example copies left unattended and
  unsecured on fax machines and traffic logs, and copies of fax messages retained on the machine's memory being
  accessed.

### What to do if you think there has been a security breach

If you suspect that the security of the information you work with has been compromised in any way, you **should** report it immediately. A security breach doesn't have to involve the actual loss of information. The potential loss of information also counts.

For example, if a security cabinet has been left unsecured, there might be no evidence that any information has been lost or interfered with, but there is a clear potential for loss or damage.

### Compliance

The level of risk and potential impact to MoJ assets and most importantly physical harm to our people and the public determines the controls to be applied and the degree of assurance required. The MoJ **shall** ensure that a baseline of physical security measures are in place at each site, and receive annual assurance that such measures are in place to provide appropriate protection to all occupants and assets, and that these measures can be strengthened when required, for example in response to a security incident or a change in the Government Response Level.

The implementation of all security measures **shall** be able to provide evidence that the selection was made in accordance with the appropriate information security standards ISO27001/27002, and with Physical Security advice taken from the Centre for the Protection of National Infrastructure (CPNI) and Government Functional Standard - GovS 007: Security (link is external).

The constantly changing security landscape has necessarily dictated that Physical Security measures be constantly re-evaluated and tested in order to meet new threats and other emerging vulnerabilities. This policy and subsequent supporting standards are subject to annual review or more frequently if warranted.

### Physical security advice

Physical security advice can be obtained by contacting Security team.

# Annex A: Suitable carriers

This guidance does not provide an exhaustive list of suitable carriers but does identify recommended options. The following notes provide further details.

#### Royal Mail

Ordinary letter post is acceptable for **Official** correspondence with members of the public or items that must be sent to private addresses. To prevent inappropriate opening of personal letters with sensitive personal data sent internally or to other business addresses, you **should** mark the envelope 'addressee only'. This might also require double enveloping to protect the contents in transit, and prevent inappropriate opening on delivery.

# Recorded delivery

Recorded delivery **should** be used if the letter contains particularly sensitive information or identity documentation. The sender is given a reference and can confirm delivery and obtain a copy of the signature through the Royal Mail website.

### Special delivery

This is similar to recorded delivery, but requires a named signature for receipt. Earlier delivery can be arranged (9am or 1pm). This service also allows online tracking of the item, suitable for more sensitive documents.

For more information, refer to the "Courier and postal services Royal Mail" document available on MoJ MyHub (log in to MyHub and use the search facility to locate the document).

### DX

Ordinary DX services are acceptable for sending low volumes of files or enveloped papers between sites and other justice agency partners with registered DX addresses. When sending any volume or sensitive papers, managers **should** ensure that the receiving office is expecting the delivery, and check receipt.

#### Tracked DX

This is recommended when a more formal tracking is required, either because of the volumes of files, or because they contain particularly sensitive case information.

There two further DX options which give added security:

- · Courier Tracked.
- Secure DX.

For more information, refer to the "Courier Services Document Exchange and Next Day – DX Network Services" document available on MoJ MyHub (log in to MyHub and use the search facility to locate the document).

You can also use tracked courier services provided by FedEx.

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# Spam and Phishing Guide

This guide outlines the technical implementations that technical users should make to keep Ministry of Justice (MoJ) systems secure.

#### Related information

Email Security Guide on page 296

# Common email threats Spam and phishing

To protect against spam and phishing attacks, the MoJ makes use of Government services such as National Cyber Security Centre's Suspicious Email Reporting Service and any other services that are appropriate.

### Spoofing attacks

To mitigate spoofing attacks, use techniques such as:

- Implementing Sender Policy Framework (SPF), Domain Keys Identified Mail (DKIM), and Domain-based Message Authentication, Reporting and Conformance (DMARC). Any sender information details such as from, reply-to, return-path, or even x-origin can be spoofed. For further guidance refer to the Email Authentication Guide.
- · Using secure email gateways.
- Implementing access controls, such as Multi-Factor Authentication (MFA), to avoid an attacker gaining access to credentials for an email account where they could plausibly spoof the sender's email address.

# Protecting a parked domain

DMARC **shall** also be implemented on non-email sending domains. This is because the domains might be used for email spoofing and phishing.

Once parked domains are protected, configure them to renew automatically by default.

If you are a domain owner, to protect a parked domain follow these steps:

- 1. Create an SPF record with no permitted senders. This means that no IP address is authorised to send email for the parked domain.
- 2. Include an RUA address. Aggregate reports can be sent to this address. The reports provide visibility of potential abuse.
- 3. If you have an A record on your domain, but no MX records, create a "null" MX record that immediately fails any email to the parked domain. Give the MX record the highest priority (0).

A "null" DKIM record is not required. This is because email will be treated the same as if it had no record at all. However, recipients might treat a "null" DKIM record with extra caution, as it explicitly revokes any keys that might be cached.

Some interfaces might not allow you to implement all these steps. Implement as many as possible.

# Compromised email systems

Compromised email systems are often used to send spam messages and conduct phishing campaigns. Protect email systems by using MFA where possible, to mitigate the risk.

Report any account takeovers or email compromise as an incident.

Following a report, incident managers should refer to the IT Security Incident Response Plan and Process Guide for further guidance.

#### **Accidental disclosure**

Not all security threats are intentional. Authorised users might accidentally send proprietary information to unintended recipients using email. Report these as an incident.

Following a report, incident managers should refer to the IT Security Incident Response Plan and Process Guide for further guidance.

### Man-in-the-Middle attacks

Man-in-the-Middle (MITM) attacks might result in unauthorised access to email whilst the message is in transit. These attacks are used to gain access to sensitive information.

Mitigate MITM attacks by:

- Configuring Secure Multipurpose Internet Mail Extension (S/MIME) to encrypt emails and provide unique digital certificates.
- Implementing certificate based authentication for all end user machines and devices, for example printers with email services enabled.
- Using TLS certificates which use the HTTPS protocol to provide a secure connection between the MoJ and third
  parties when using webmail portals.
- Using SMTPS (SMTP encrypted with TLS) rather than unencrypted SMTP.

### **Mail Check**

Mail Check is an NCSC cyber defence service. It enables email administrators to improve and maintain the security of email domains by preventing spoofing attacks. All domains operated by, or on behalf of, the MoJ, shall be added to Mail Check, regardless of whether the domain is expected to send or receive emails. All future contracts and agreements with third party suppliers shall make this a requirement.

Mail Check **should** be used only if the email domain name provided is publicly routable from the Internet using the Simple Mail Transfer Protocol (SMTP).

To add domains to the MoJ's Mail Check service subscription, contact the NCSC Mail Check team via Security team.

### **Email sandboxing**

Sandboxing provides an additional layer of protection. Any email that contains URLs, attachments, or suspicious senders can be securely checked for malicious content before they reach the network or mail server. If the email is found to be harmful, it is not sent further. Sandboxing is beneficial, because it:

- Mirrors the end user's computer, and provides a secure space to interact with and analyse potentially harmful
  communications.
- Allows developers and technical architects to be proactive in minimising the effect of a threat.

For further guidance on implementing sandboxing, including which products you might use, contact the Security team.

### **URL link rewriting**

URL link rewriting is a technique used to detect malicious links in emails. Links in emails are actively scanned. They are then rewritten to point to an Advanced Threat Protection gateway, where two checks occur:

- 1. Determine if the link is deny-listed by the MoJ or has been previously identified as malicious.
- 2. Scan downloadable content available at the link address.

After the checks have completed, the user continues to the URL or is blocked from access, depending on the results of the checks. If access is blocked, URL rewriting is used to provide an explanation and contact details for additional help.

### Protecting against email security threats

To provide protection against email security threats, implement the following controls:

- Implement anti-malware software. Refer to the Malware Protection Guidance for more information.
- Install only the minimal mail server services required. Eliminate known vulnerabilities through patches, configuration, and upgrades. Refer to the Vulnerability Scanning and Patch Management Guide for more information.
- Implement external email warning messages to insert text (usually in the subject line) into an email when it is identified as coming from outside of the MoJ.
- Develop email security management plans to define best practices for employees.
- Use SMTP alert policies to track malware activity and data loss incidents from anti-malware software.
- Ensure there is no unnecessary detail on the MoJ website or webmail, by considering what visitors need to know
  with the aim of reducing the threat of spear phishing.
- Restrict auto-forwarding. Refer to the Secure Email Transfer Guide for more information.
- Restrict delegate access. Refer to the Email Security Guide for more information.

**Note:** An external email service is any service that is outside the gov.uk domain.

The Email Authentication Guide provides further detail on the email authentication controls mentioned in this guide.

# Reporting spam or malicious emails

If you think your email service provision has been susceptible to spam or a virus, report it immediately to the IT Service Desk on 0800 917 5148 as an IT security incident. Please refer to the IT Security Incident Management Policy for further guidance.

#### Incidents

Note: If you work for an agency or ALB, refer to your local incident reporting guidance.

### **Security Team**

• Email: security@justice.gov.uk

• Slack: #security

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

#### **Feedback**

If you have any questions or comments about this guidance, such as suggestions for improvements, please contact: itpolicycontent@digital.justice.gov.uk.

# Web Browsing

The Ministry of Justice (MoJ) provides access to the Intranet and Internet for business use. The access helps you to do your job effectively and efficiently.

MoJ security policies governs your use of these facilities.

Reasonable personal use is allowed, if:

- · Your line manager agrees.
- It does not interfere with the performance of your duties.

You and your manager are responsible for ensuring that you use these systems responsibly.

If you connect to a website that contains unsuitable, illegal or offensive material:

- Disconnect from the site immediately.
- Inform your IT Service Desk.

The Department monitors the use of electronic communications and web-browsing activity. If your email use or web browsing seems unacceptable, your manager can request detailed activity reports.

# What websites you can access

The MoJ's approach to website access is continually reviewed and updated. By default, we try to allow access to as much as possible of the internet for all users. Inevitably, there are some restrictions, for the following reasons:

### **Cyber Security**

• The site is an unacceptable security risk for MoJ systems or users. For example, sites known to host malware are blocked.

#### **Technical**

 The site causes technical issues which interfere with business activities. For example, a video site uses too much network capacity.

### **Business Policy**

 Only a specific individual or group of users can access the site. For example, social media sites are blocked for systems or users in frontline roles.

The list of websites included in each of the categories is as small as possible. But if you cannot access a site that you think should be OK, you can request a review. Similarly, if you can access a site that you think should be blocked, request a review.

The access rules that apply are described in detail here.

#### What to do if you are blocked from a website that you think should be OK

Log an incident with your IT Service Desk.

Provide the following details:

- The address of the website.
- The time you visited the site.
- The details of any block message that you received.

- Keyloggers
- Malicious Embedded iFrame
- Malicious Embedded Link
- Malicious Websites
- · Mobile Malware
- Newly Registered Websites
- Phishing and Other Frauds
- · Potentially Exploited Documents
- · Potentially Unwanted Software
- Security
- Sex
- Spyware
- Suspicious Content
- · Suspicious Embedded Link
- Unauthorised Mobile Marketplaces
- · User-Defined list

#### All other staff

Limited restrictions are in place to block web access. All activity is logged. Reporting is enabled for all activity.

The following categories of content are blocked for this profile:

- Adult Content
- Adult Material
- Advanced Malware Command and Control
- Advanced Malware Payloads
- · Application and Software Download
- Botnets
- Compromised Websites
- Custom-Encrypted Uploads
- Dynamic DNS
- Elevated Exposure
- · Emerging Exploits
- Extended Protection
- Files Containing Passwords
- Keyloggers
- Malicious Embedded iFrame
- Malicious Embedded Link
- Malicious Websites
- Mobile Malware
- Newly Registered Websites
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- Potentially Unwanted Software
- Security
- Sex
- Spyware
- · Suspicious Content
- Suspicious Embedded Link
- Unauthorised Mobile Marketplaces
- User-Defined list

**POL.WIFI.003:** Wifi networks **shall not** be treated as extensions of trusted LANs or WANs.

POL.WIFI.004: Wifi networks shall be treated as untrusted bearers for the purposes of application security.

**POL.WIFI.005:** All products used in an MoJ wifi network **shall** support WPA2-Enterprise.

**POL.WIFI.006:** CCMP **shall** be used to protect the confidentiality and integrity of information transmitted over the wifi network.

**POL.WIFI.007:** Other wifi security modes (such as WEP) **shall not** be enabled.

POL.WIFI.008: All products used in MoJ wifi networks shall support certificate-based authentication.

**POL.WIFI.009:** On MoJ wireless networks, isolation between wifi clients **should** be enabled. Where there is no requirement for devices to communicate directly, isolation **shall** be enabled.

**POL.WIFI.010:** MoJ wireless networks **should** use a DNS resolver that chains to the Protective Domain Name Service (PDNS) service.

**POL.WIFI.011:** All MoJ wireless networking equipment **shall** be kept patched and secure, whether connecting to MoJ wifi services or GovWifi.

**POL.WIFI.012:** All management of MoJ Wireless networking equipment **shall** be undertaken in compliance with the Privileged User Access Guide and any relevant Security Operating Procedures (SyOPS).

## MoJ enterprise wifi networks

**Note:** MoJ enterprise wifi networks are those used solely for MoJ users and devices.

**POL.WIFI.013:** Pre-Shared Keys (PSKs) **may** be used for user or device authentication.

**POL.WIFI.014:** PSKs **shall** be unique per user or device.

POL.WIFI.015: PSKs shall only be implemented with prior agreement from the cyber security team

**POL.WIFI.016:** PSKs **shall** be changed at least once a year.

**POL.WIFI.017:** EAP-PSK **should** be used.

**POL.WIFI.018:** In higher-threat situations such as in a prison location where any unauthorised use of the Wireless network would constitute a security incident, mutually-authenticated authentication based on certificates **shall** be used.

POL.WIFI.019: EAP-TLS or EAP-TTLS should be used.

**POL.WIFI.020:** Where user or device groups have differing functions, PKI trust domains **should** be defined and used to maintain functional separation.

## MoJ special-purpose wifi networks

**POL.WIFI.021:** If MoJ devices, including IoT or legacy devices, cannot meet the general security policy requirements, or if there are non-security reasons for segregating traffic onto different SSIDs, then dedicated MoJ wifi networks **may** be created.

**POL.WIFI.022:** These dedicated networks **may** have reduced authentication controls, for example a shared PSK or a reduced ability to rotate PSKs due to form-factor limitations.

**POL.WIFI.023:** In such circumstances, special care **shall** be taken to ensure that the general network architecture and other security controls constrain network connectivity for clients. The constraints limit network connectivity to the minimum required for them to function properly.

POL.WIFI.024: Other mechanisms such as MAC filtering should be used to reduce the chance of misuse.

## MoJ guest wifi networks

Due to complexities and management effort involved in running wifi solutions, the MoJ preference is to utilise the cross-Government GovWifi service: https://www.wifi.service.gov.uk/.

#### Incidents

Note: If you work for an agency or ALB, refer to your local incident reporting guidance.

## **Security Team**

• Email: security@justice.gov.uk

• Slack: #security

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# System acquisition, development and maintenance

# Security requirements of information systems

# **Technical Security Controls Guide**

## Introduction

This guide explains the technical security controls that should be implemented on information systems developed, procured or operated by the Ministry of Justice (MoJ) or on its behalf. This guide aligns with NIST 800-53 and the NCSC Cyber Assessment Framework (CAF). The guidance provides the MoJ with 3 phases or layers of defence. These controls must be implemented to ensure the MoJ's network infrastructure is secure.

## Who is this guide for?

This guide has two audiences:

- 1. The in-house MoJ Digital and Technology staff who are responsible for implementing controls throughout technical design, development, system integration and operation. This includes DevOps, Software Developers, Technical Architects and Service Owners. It also includes Incident Managers from the Event, Problem, Incident, CSI and Knowledge (EPICK) Team.
- 2. Any other MoJ business group, agency, contractor, IT supplier and partner who in any way designs, develops or supplies services (including processing, transmitting and storing data) for, or on behalf of the MoJ.

## What is an MoJ 'system'?

Within this guide, a system includes:

- Hardware laptops, desktop PCs, servers, mobile devices, network devices, and any other IT equipment.
- Software such as operating system (OS) and applications (both web-based and locally installed).
- Services such as remote databases or cloud-based tools like Slack.

## Related guides

Defensive Layer 1: Creating a baseline security environment Layer 1 sets out the technical controls required to build strong network foundations, including secure configuration and software development.

Defensive Layer 2: Implementing monitoring capabilities Layer 2 builds a monitoring capability for the network and extends existing security controls to mobile devices.

Technical Security Controls Guide: Defensive Layer 1
Defensive layer 1: Creating a baseline security environment

#### DO

The following security controls should be implemented to create a baseline security environment.

# Implement host-based protection such as host firewalls and host based intrusion detection.

# Restrict the use of remote access connections, using the following controls:

- The monitoring and control of remote access methods.
- Ensuring all remote access methods are encrypted.
- Enabling the capability to rapidly disconnect a user from accessing an information system, and/or revoking further remote access.

# Implement the following access control and security measures to protect Ministry of Justice (MoJ) wired and wireless networks:

- Restrict a user's ability to change wired and wireless configurations.
- Use strong encryption and authentication on both wired and wireless networks.
- · Carry out regular audits of routers and wireless access points looking for unauthorised units.
- # Synchronise timestamps with a primary and secondary authoritative time sources.
- # Classify system connections, and apply restrictions to external systems and public networks.
- # Test backup solutions at least every three months, to ensure data reliability and integrity.
- # Use deny-listing/allow-listing tools for current and newly developed software.
- # Enforce session lock controls with pattern-hiding displays.
- # Use encryption to protect information. Encryption mechanisms should include:
- · Secure key management and storage.
- PKI certificates and hardware tokens.

# Ensure that system component inventories:

- · Are updated as part of installation or removal tasks.
- Have automated location tracking where possible.
- Have clear and unambiguous assignment of components to systems.
- Do not have component duplication.

# To protect the network against malicious actors and code, implement the following security controls:

- Vulnerability scanning tools.
- Intrusion detection systems.
- Signature and non-signature based detection of malicious code or behaviour.
- Software patching and updates.
- Detection of unauthorised commands.
- Tools for real-time analysis of logs.
- Detection of indicators of compromise.

# When connecting to external networks and systems, ensure those network and systems provide secure connection, processing, storage, service controls and physical locations.

# Make provision for exceptional (excess) capacity or bandwidth demands, exceeding what is required for 'typical' business as usual operations, and implement monitoring and detection tools for denial of service attempts.

# Where possible, ensure a redundant secondary system or other resilience controls are in place, using alternative security mechanisms and communication protocols.

#### DO NOT

The following list identifies what should not be done, and what activities should be limited, to improve baseline security controls.

# Allow systems to release information from secure environments unless all the following security controls are implemented on the destination system:

- · Boundary security filters.
- Domain authentication.
- Logical separation of information flows.
- · Security attribute binding.
- · Detection of unsanctioned information.
- Restriction of suspicious inbound and outbound traffic.

# Allow general users to make unauthorised configuration changes to the security settings of software, firmware or hardware. Any exceptions, such as software updates, must be risk assessed and approved by IT and the Risk Advisory Team.

# Allow users to install software. Instead, software installations should be approved first, and only users with privileged access should be permitted to conduct the installation.

- # Allow split tunnelling without careful consideration of how traffic will remain protected.
- # Allow inbound traffic from unauthenticated or unauthorised networks.
- # Allow discovery of system components or devices on the network.
- # Enable boundary protection settings that permit different security domains to connect through the same subnet.

# Defensive layer 1: Creating a baseline security software development and system configuration DO

The following list describes what should be in place to create secure software development and configuration environments within the MoJ.

# If you are developing or maintaining systems or applications, use a development lifecycle and associated tooling which enforces security by design. Examples include:

- · Code analysis and testing.
- Mapping integrity for version control.
- Trust distribution.
- Software, firmware, and hardware integrity verification.

# Use baseline configuration templates for critical and non-critical assets. These need to include:

- Automation support for accuracy and currency, such as hardware and software inventory tools and network management tools.
- · Retention of previous configurations.
- · Separate development and test environments.
- Cryptography management.
- · Unauthorised change detection

# Enforce binary or machine executable code are provided under warranty or with source code, and implement time limits for process execution.

- # Verify the boot process, and ensure the protection of boot hardware.
- # Implement low module coupling for software engineering.
- # Enforce application partitioning.
- # Take a 'deny by default' approach to boundary protection for both outbound as well as inbound. Example controls include:
- · Automated enforcement of protocol formats.
- Separate subnets for connecting to different security domains.
- # Enforce protocol formats.

## DO NOT

The following list outlines the actions that should not be undertaken in relation to software development and secure configuration.

- # Allow access privileges for library or production/operation environments for unauthorised users.
- # Configuration changes or applications to go live without testing them in a non-live environment.
- # Use live data, including personal data, in system or application testing. Exceptions must be approved by the relevant SIRO and, if the live data contains personal data, the Data Protection Officer.
- # Install or execute off-the-shelf software without ensuring appropriate support and security arrangements and agreements are in place.

# Technical Security Controls Guide: Defensive Layer 2 Defensive layer 2: Implementing monitoring capabilities

### DO

The following list identifies the security controls that should be implemented to mature existing Layer 1 controls and enable active monitoring of the Ministry of Justice (MoJ) network.

- # Monitor login attempts and block access after 10 unsuccessful attempts.
- # Implement session timeouts and block accounts after a defined period of inactivity, for example, 5 minutes.
- # Implement a mobile device management solution to enable the wiping of mobile devices where access to the device has been lost or unauthorised access identified, for example, in the event of:
- An identified data breach.
- An identified policy breach such as jailbreaking a device.
- A lost device.
- The end of an employment contract, for example, for an employee or contractor.
- # Use tools such as Elastic for easy storage, search and retrieval of information from logs, such as security, system or application logs collected from end points. Where artificial intelligence tools for searching these logs are available implement their use, an example might be AWS' Macie.
- # Terminate network connections associated with communication sessions. For example the de-allocation of:
- Associated TCP/IP address pairs at the operating system level.
- Network assignments at the application level if multiple application sessions are using a single, operating system level network connection.

# Implement maintenance tools. For example:

- Hardware/software diagnostic test equipment.
- Hardware/software packet sniffers.
- Software tools to discover improper or unauthorised tool modification.
- # Use monitoring systems to generate alerts and discuss options with the MoJ Security team.
- # Have the capability to respond to alerts generated by the monitoring system or by users and discuss options with the Security team.
- # Control the development and use of mobile code, whether developed in-house, third party or obtained through acquisitions, by following a formalised development and onboarding process, refer to the Data Security and Privacy Lifecycle guide.
- # Implement concurrent session control which is defined by:
- · Account type, for example privileged and non-privileged users, domains, or applications.
- Account role, for example system admins, or critical domains or applications.
- A combination of both account type and account role.

# Implement spam protection tools, which have the capability to:

- Monitor system entry and exit points such as mail servers, web servers, proxy servers, workstations and mobile
  devices.
- · Incorporate signature-based detection.
- · Implement filters for continuous learning.

# Use error handling techniques, such as pop-up messages, which provide information necessary for corrective actions without revealing data that can be exploited by threat actors.

#### DO NOT

The following list describes what actions should **not** be undertaken when implementing Layer 2 security controls.

- # Allow connections between internal and external systems without carrying out security checks.
- # Allow the use of unauthorised software. Software must be approved by the MoJ. Contact the Security team for advice at security@justice.gov.uk.
- # Allow general users to execute code on their mobile devices. Your devices should be able to:
- · Identify malicious code.
- · Prevent downloading and execution.
- · Prevent automatic execution.
- Allow execution only in secured and segregated environments.
- # Display internal error messages such as stack traces, database dumps, and error codes to users outside of the MoJ-defined personnel and roles.
- # Allow unauthorised removal of maintenance equipment, for example, backup disks and power supplies.
- # Decommission maintenance equipment without appropriate security controls, for example:
- Verifying that there is no organisational information contained on the equipment.
- Sanitising the equipment.
- Retaining the equipment within the facility.

# Security in development and support processes

# **Maintained by Default**

We believe that technology should be Maintained by Default, particularly in relation to security.

h/t https://www.ncsc.gov.uk/articles/secure-default

## Good technical maintenance is security maintenance

Technical maintenance isn't just about patching or upgrades (but they often play a large and important part of maintenance) but more of refreshing designs, methods and approaches to leverage new technologies to increase quality, speed and performance and reducing costs.

Good technical maintenance (including patching and upgrades) includes security benefits whether that is patching a known security issue through to implementing newer cryptography methods that both benefit security but also reduce computational effort or enhance user privacy.

Good technical maintenance (just like other release or change paths) should include an appropriate amount of testing (outside of production) to understand any negative consequences of changes.

## Commodity technical maintenance

The Ministry of Justice (MoJ) expect technology systems to be maintained to ensure the commodity functional elements do not become end of life, or cease function as a result.

Make all new source code open and reusable, and publish it under appropriate licences (or provide a convincing explanation as to why this cannot be done for specific subsets of the source code).

This includes "Making source code open and reusable".

## When you should not publish materials in the open

There are some circumstances when materials should not be public.

Obvious examples include security or encryption keys or credentials, and configuration details. Other examples include:

- Algorithms used to detect fraud.
- Materials that relate to unreleased policy.
- API keys for cloud-hosted applications or environments, for example AWS.

An important exception is for materials developed by third parties. They might have retained ownership of the Intellectual Property (IP).

More guidance to help you decide when to publish materials in the open or not is available here.

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **System Test Standard**

## **Related information**

Technical Controls Policy on page 32

## Legacy information

**Note:** This document is Legacy IA Policy material. It is under review and likely to be withdrawn or substantially revised soon. Before using this content for a project, contact security@justice.gov.uk.

**Note:** This document might refer to several organisations, information sources, or terms that have been replaced or updated, as follows:

- CESG (Communications-Electronics Security Group), refer to the National Cyber Security Centre (NCSC), contact security@justice.gov.uk.
- CINRAS (Comsec Incident Notification Reporting and Alerting Scheme), refer to the NCSC, contact security@justice.gov.uk.
- ComSO (Communications Security Officer), contact the Chief Information Security Officer (CISO) (security@justice.gov.uk).
- Confidential, an older information classification marking, refer to Information Classification and Handling Policy.
- CPNI (Centre for the Protection of the National Infrastructure), contact the CISO (security@justice.gov.uk).
- DSO (Departmental Security Officer), contact the Chief Security Officer (security@justice.gov.uk).
- GPG6 (Good Practice Guide 6: Outsourcing and Offshoring: Managing the Security Risks), refer to the NCSC, contact security@justice.gov.uk.
- IS1 (HMG Infosec Standard 1 Technical Risk Assessment), refer to the Government Functional Standard GovS 007: Security.
- IS2 (HMG Infosec Standard 2 Information Risk Management), refer to the Government Functional Standard GovS 007: Security.
- IS4 (HMG Infosec Standard 4 Communications Security and Cryptography), refer to the Government Functional Standard GovS 007: Security.
- IS6 (HMG Infosec Standard 6 Protecting Personal Data and Managing Information Risk), refer to the Government Functional Standard GovS 007: Security.
- ITSO (Information Technology Security Officer), contact the CISO (security@justice.gov.uk).
- Restricted, an older information classification marking, refer to Information Classification and Handling Policy.

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Security Maintenance
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Development Security
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Threat and Vulnerability Management
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Security Testing
Cryptographic and Secrets Management
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Adherence to Policies
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Secure Use of the Service
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## **More Information**

For assistance, please contact your local cyber consultant in the first instance. For queries on policy and guidance email security@justice.gov.uk

## Test data

# **Using Live Data for Testing purposes**

## **Summary**

This document describes the use of live data during testing of Ministry of Justice (MoJ) systems. In general, using live data for testing purposes is considered bad practice. By default, the MoJ does not permit testing using live data. It is highly likely that simply using live data for testing purposes would not be compliant with GDPR.

Following this guidance will help you avoid problems, but cannot guarantee that you have addressed all the concerns. You must carry out a full Data Protection Impact Assessment.

#### Who is this for?

This guide is aimed at two audiences:

- 1. The in-house MoJ Digital and Technology staff who are responsible for testing systems as part of technical design, development, system integration and operation.
- 2. Any other MoJ business group, agency, contractor, IT supplier and partner who in any way designs, develops or supplies services (including processing, transmitting and storing data) for, or on behalf of the MoJ.

## Do you really need to use live data?

According to Information Commissioners Office, you may use either live or dummy data to test your products so long as they are compliant with data protection law. However, using dummy data may be preferable as it does not carry any risk to data subjects.

If you are processing live data, you will need to complete a Data Protection Impact Assessment beforehand if there is a possibility of risk to the data subject. The ICO has helpful information about using a Sandbox to help utilise personal data safely.

Data used for testing purposes must have characteristics that are as close as possible to operational data. But that is not the same thing as needing to use live data.

Check whether you really need to use live data, by considering the following questions:

- 1. **Speed:** What are your time requirements for test data provisioning?
- **2.** Cost: What is an acceptable cost to create, manage and archive test data?
- **3. Quality:** What are the important factors to consider related to test data quality?
- **4. Security:** What are the privacy implications of these two sources of test data?
- **5. Simplicity:** Is it easy for testers to get the data they need for their tests?
- **6. Versatility:** Can the test data be used by any testing tool or technology?

The best test data simulates live operations data.

**Note:** It is important that test data is protected to the same standard as the live data. This is to ensure that details of the system design and operation are not compromised.

To protect test data, the following principles should be followed:

• The test manager must authorise the use of test data.

- Test data should be erased from a testing environment immediately after the testing is complete or when no longer required.
- The copying and use of test data should be logged to provide an audit trail.

**Note:** In the absence of an allocated test manager for a project, refer to the system owner.

By default:

- Data used for testing must not contain any live data.
- Using live data containing personal information is prohibited.

In exceptional circumstances, the use of live system data may be permitted. Permission to use live data is by exception only. A valid business case must be approved by the MoJ CISO, system assurer and the Information Asset Owner (IAO).

The Information Asset Owner must ensure that live data will be used lawfully, fairly and in a transparent manner in the interest of the data subject.

A thorough risk assessment, and a Data Protection Impact Assessment, should be carried out to ensure where interdependent applications, systems, services, APIs, BACS, XML, or processes, may be required, these are appropriately reviewed and security controls put in place.

## Anonymising data

It might be acceptable to 'anonymise' the live data such that it can be used more safely for testing purposes. Consider:

- Is it possible to do this?
- What processes can you follow to generate acceptable data?
- Is randomisation sufficient?
- What about obfuscation?
- When is production-like data acceptable (or not) for testing purposes?
- How do you ensure that production-like data is sufficient for testing purposes?
- What are the expectations regarding suppliers for code, and for services?

If you are considering the anonymisation option, pay particular attention to specific types of data that are often sensitive. Examples of data that must be anonymised include:

- · personal data revealing racial or ethnic origin
- personal data revealing political opinions
- personal data revealing religious or philosophical beliefs
- personal data revealing trade union membership
- · genetic data
- biometric data (where it can be used for identification purposes)
- data concerning health
- · data concerning a person's sex life
- · data concerning a person's sexual orientation
- data concerning criminal offences
- email addresses
- · bank details
- telephone numbers
- postal or residential addresses

This list is not exhaustive.

In general, recommendations for anonymising data include:

- Replace with synthetic data.
- Suppress (remove) or obfuscate.
- A useful link for anonymising telephone numbers is here.

#### Refer also:

• Azure WAF deployment.

#### Monitor

Azure Monitor is the centralised console where you can create alerts around various resources in your subscription and also manage them. Alerting in Azure Monitor includes creating and managing alert rules, and creating and managing action groups.

#### Refer also:

· Create, view, and manage activity log alerts by using Azure Monitor.

## **Advisor**

Azure Advisor takes the guesswork out of optimising your Azure deployments. Specifically, providing highlypersonalised recommendations and best practices which are both actionable and proactive. Azure Advisor helps you find ways to reduce costs related to Azure service subscriptions, improve the performance, security, and availability of resources that are in use.

#### Refer also:

Azure Advisor.

## Regions

The MoJ does not use non-EU Azure regions, for strategic compliance and performance reasons. For more information on regions, refer to Conditional Access: Block by region.

## **Azure Storage Encryption**

Azure Storage data encryption and decryption is transparently done using 256-bit AES. Azure Storage encryption is for all storage accounts, including both Resource Manager and classic storage accounts. This cannot be disabled, as the data is secured by default. All Azure Storage resources, such as blobs, disks, files, queues, and tables, including all object metadata, are also encrypted at rest.

#### Refer also:

• Azure Storage encryption for data at rest.

#### **Key Vault**

Azure Key Vault protects encryption keys and secrets stored in Azure. The material might be certificates, connection strings, and passwords. However, steps should be taken to maximise the security of your vaults and the data stored within them while storing sensitive data, including enabling Defender for Key Vault to safeguard your data.

#### Refer also:

- Best practices to use Key Vault.
- Defender for Key Vault.

## **Tagging**

Assigning tags to Azure resources is essential in creating a well-organised and transparent classification, and achieving significant cloud cost optimisation. When implemented, this practice can provide a consistent basis for applying policies across the organisation.

## Refer also:

Assign policy definitions for tag compliance.

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

## **Baseline for Amazon Web Services accounts**

The Ministry of Justice (MoJ) has a 'lowest common denominator' for security-related promises, capabilities and configurations of MoJ Amazon Web Services (AWS) accounts.

The baseline is not a holistic 'do' and 'do not' list, but a minimum line in the sand for what 'at least' **shall** be done.

## The base principle

All MoJ AWS accounts **must** use a series of agreed configurations to enable and support good tenancy within AWS and a suitable cyber security posture.

## **Anti-solutionising**

This baseline discusses outcomes not how the baseline will be achieved/implemented.

The MoJ Security team strongly encourage the use of the highest abstraction level of services available from AWS to achieve these goals, and minimising the amount of custom code and configuration which needs to be developed (and thereafter, maintained) to satisfy each baseline.

#### Initial considerations

The type of hosting is the first consideration. MoJ service developers **shall** utilise Cloud Platform for new services. Anyone developing new services **should** refer to the How to host services page which provides initial guidance.

Legacy applications **should** be hosted via the Modernisation Platform.

## Security incidents

The Security team should be added as a security contact for all Information security incidents generated by AWS. The contact details for an AWS Account can be updated using the reference here.

• Full Name: Security Team

• Title: Mx

• Email Address: security@justice.gov.uk

#### **Baseline**

## IAM Access Analyzer

Use IAM Access Analyzer to audit and identify resources that are shared with an external entity.

What must be in place	Monitoring	Resolution/Escalation if baseline is broken/violated
IAM Access Analyzer is enabled on all accounts, in all used regions, all of the time.	Alerts fire for new findings.	Findings are archived (if intended) or resolved (if unintended) within 7 days.

#### GuardDuty

Use AWS' commodity IDS solution to detect/protect from malicious or unauthorised behavior.

What must be in place	Monitoring	Resolution/Escalation if baseline is broken/violated
GuardDuty is enabled on all accounts, in all regions, all of the time.	Alerts fire when GuardDuty is not enabled in a MoJ AWS account. Alerts fire for at least HIGH and higher (or some version of) GuardDuty matches.	GuardDuty is automatically reenabled.

## CloudTrail

Use AWS' native activity audit platform (with adequate non-repudiation) to capture what AWS user (IAM etc) activity and changes are made within our AWS accounts

What must be in place	Monitoring	Resolution/Escalation if baseline is broken/violated
CloudTrail is enabled within all accounts, all of the time. CloudTrail logs are carbon copied to an AWS account controlled by Cyber Security.	Alerts fire when CloudTrail is not enabled in an MoJ AWS account.	CloudTrail is automatically reenabled.

## Config

Use AWS' native AWS configuration activity audit platform to capture what changes are being made to AWS configurations.

What must be in place	Monitoring	Resolution/Escalation if baseline is broken/violated
Config is enabled within all accounts, all of the time. Config logs are carbon copied to an AWS account controlled by Cyber Security via CloudTrail.	Alerts fire when Config is not enabled in an MoJ AWS account.	Config is automatically re-enabled.

## **Tagging**

Tag all of our AWS objects, so we know they have a purpose and are intentional with defined ownership.

We have our own infrastructure ownership/tagging standards.

What must be in place	Monitoring	Resolution/Escalation if baseline is broken/violated
All relevant AWS objects are tagged as per MoJ requirements.	Creating AWS user is notified automatically in increasing urgency when object is untagged. AWS account owner (and increasing escalation) is automatically notified when objects remained untagged.	Untagged objects are forcefully and automatically shutdown/disabled or isolated after 7 consecutive days of not being tagged.

## Regions

Do not use non-EU AWS regions for strategic compliance and performance reasons.

What must be in place	Monitoring	Resolution/Escalation if baseline is broken/violated
No AWS account can create resources outside of AWS EU regions.	Alerts fire when non-EU resources are created to both the infrastructure teams and resource creator.	Non-EU resources are automatically and forcefully shut down after 12 hours.

## **Identity and Access Management**

Enforce Identity and Access Management and Joiners, Movers and Leavers (JML) within AWS. We also need to ensure accounts that legitimately exist are well protected.

What must be in place	Monitoring	Resolution/Escalation if baseline is broken/violated
Compute (for example, EC2 or ECS) instances should not be directly accessible from public networks unless through specific intentional design and should be behind CloudFront and/or applicable load balancing (preferring AWS LB technology). It must be truly exceptional for common service ports (for example, TCP80 or TCP443) to be served directly from compute resources.	Compute instances are programmatically reviewed to ensure they are not internet-accessible unless explicitly designed and documented to be so. If there is a mismatch the resource creator and AWS account owner notified.	After 7 days of non-action, alerts are sent to central hosting infrastructure teams, Head of Hosting and MoJ Security. After 7 days, the relevant security groups are forcefully and automatically changed to remove 'world' access.

## **Security Hub**

Security Hub enabled where possible.

Over time we will be able to use this more, but in the immediate future this will enable us to do CIS-based scans.

What must be in place	Monitoring	Resolution/Escalation if baseline is broken/violated
Security Hub is enabled on all accounts, in all regions, all of the time.	Alerts fire when Security Hub is not enabled in a MoJ AWS account.	Security Hub is automatically re- enabled.

## Implementation

Various AWS account baseline templates have been developed and published for use.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Baseline for Azure Subscriptions**

The Ministry of Justice (MoJ) has a 'lowest common denominator' approach to apply to the largest possible number of people for security-related promises, capabilities and configurations of MoJ Azure Subscriptions.

The baseline is not a holistic 'do' and 'do not' list, but a minimum line in the sand for what 'at least' shall be done.

This guidance is Version 1.4, January 17, 2022.

## The base principle

All MoJ Azure Subscriptions **shall** utilise a series of agreed configurations to enable and support good tenancy within Azure accounts, and a suitable cyber security posture.

## **Anti-solutionising**

This baseline discusses outcomes, not how the baseline is achieved or implemented.

The MoJ Cyber Security team strongly encourages the use of the highest abstraction level of services available from Azure to achieve these goals, and minimising the amount of custom code and configuration which needs to be developed (and thereafter, maintained) to satisfy each baseline.

#### **Initial Considerations**

The type of hosting is the first consideration. MoJ service developers **shall** utilise Cloud Platform for new services. Anyone developing new services **should** refer to the How to host services page which provides initial guidance.

Legacy applications **should** be hosted via the Modernisation Platform.

The requirement to use Azure **should** also include basing new services or subscriptions on existing or predefined settings and policies.

For UK Government Services, there are Blueprints available to ensure compliance with meeting Standards and Policies. If these exist, they **can** be replicated and applied to new services or subscriptions.

## Security incidents

The Cyber Security team **should** be added as a security contact for all Information or Cyber Security incidents. The contact details for raising Incidents need to be managed internally, for example using an Intranet page.

#### **Baseline**

The following are the minimum requirements for usage of Azure.

## Identity and access management (IAM)

Utilise Identity and access management (IAM) to defend against malicious login attempts and safeguard credentials with risk-based access controls, identity protection tools and strong authentication options – without disrupting productivity and use IAM for Joiners, Movers and Leavers (JML) within Azure. Ensure Services or Subscriptions that legitimately exist are well protected.

What shall be in place	Monitoring	Resolution or escalation if baseline is broken or violated
Azure Active Directory is enabled on all accounts, in all used tenants or subscriptions, all of the time.	Alerts fire for new findings.	Findings are archived (if intended) or resolved (if unintended) within 7 days.
Azure user accounts have a defined and peer reviewed method for request or creation. Viable, authoritative and 'single source of truth' documentation exists to describe each Azure account and who should and should not have access based upon Role Based Access Control (RBAC). Idle Azure user accounts are suspended. MFA is always required and always enforced by policy. Root user account usage is considered abnormal. Passphrases or MFA seeds are cycled on every Azure root account.	created. Idle (30 or more consecutive days of non-activity) Azure user	Idle Azure user accounts are automatically suspended past threshold. Non-MFA Azure user accounts are automatically suspended past the threshold. Alerts fire when an Azure root user account is used but the credentials are not updated within 7 days of utilisation.

For more information on MFA, refer to the Multi-Factor Authentication guidance.

## Advanced threat protection

Leverage Azure to identify and resolve vulnerabilities, assess threats efficiently, and ultimately focus on real threats.

What shall be in place	Monitoring	Resolution or escalation if baseline is broken or violated
Azure Security Center is enabled.	Security management system that strengthens the security posture of your data centres, and provides advanced threat protection across your Azure workloads in the cloud.	Protection is automatically reenabled.

What shall be in place	Monitoring	Resolution or escalation if baseline is broken or violated
Azure Defender is part of the Azure Security Center and <b>should</b> also be enabled.	Alerts fire when Defender for Identity is not enabled in an MoJ Azure account.	Protection is automatically re- enabled.
Enable Azure Bastion or Just in Time (JIT) for VM access for new services.	1 00	Protection is automatically reenabled.

## **Firewall**

Leverage Azure for protection of your web applications from common exploits and vulnerabilities.

What shall be in place	Monitoring	Resolution or escalation if baseline is broken or violated
Web Application Firewall (WAF) is enabled.	Web applications are increasingly targeted by malicious attacks that exploit commonly known vulnerabilities. SQL injection and cross-site scripting are among the most common attacks.	Protection is automatically reenabled.
Azure Firewall is a managed, cloud-based network security service that protects your Azure Virtual Network resources.	Centrally create, enforce, and log application and network connectivity policies across subscriptions and virtual networks.	Protection is automatically reenabled.

## **Monitor**

Leverage the Azure solution for collecting, analysing, and acting on telemetry from your cloud and on-premises environments.

What shall be in place	Monitoring	Resolution or escalation if baseline is broken or violated
Monitor is enabled within all subscriptions, all of the time.	Alerts fire when Monitor is not enabled in an MoJ Azure resource.	Monitor is automatically re-enabled.

## Advisor

Leverage Azure's native configuration activity audit platform to capture what changes are being made to Azure configurations.

What shall be in place	Monitoring	Resolution or escalation if baseline is broken or violated
Advisor is enabled within all accounts, all of the time.	Alerts fire when it identifies new and available recommendations.	Advisor is automatically scanning the estate for vulnerabilities and areas of concern. Monitor them and review. Security or high impact alerts should be remediated and escalated to senior management.

## Regions

Do not use Non-UK Azure regions for strategic compliance and performance reasons.

- disregard for the MoJ IT Security Policy leading to a minor breach in security or the potential of data loss
- inappropriate use of MoJ IT assets
- theft or loss of data from an IT system that does not contain any personal information and is not protectively
  marked
- · damage to an MoJ IT asset that impacts its usability
- connecting unauthorised equipment to an MoJ IT system
- · prolonged or permanent failure of an MoJ IT system
- prolonged set of unsuccessful attempts to scan an IT network or instigate a denial of service attack
- a new critical security vulnerability in an IT system
- · localised report of malicious code such as a virus on a terminal

## High impact incident

High impact incidents require immediate escalation to the relevant Senior Information Risk Owner (SIRO), the MoJ Security Team, and the Data Protection Team if personal data is involved.

High impact incidents may require forensic investigation. There is more information on this in the IT Investigations - Planning and Operations Policy.

High impact incidents are typically caused by:

- · malicious activity or espionage
- · an incident that attracts media coverage
- · intrusion into an IT network
- · widespread malicious code attacks
- the theft or loss of personal or protectively marked data from an IT system

#### **Escalations**

If an incident needs to be escalated, it **shall** follow the chain of command through the incident response command structure.

The exact chain of escalation should be outlined in the IT system's Incident Response Plan.

A typical command chain might be from the incident manager to the Major Incident Management team, to the relevant SIRO to Chief Security Officer (CSO) to Ministerial response.

Reasons for escalation might include:

- issues of national security
- if the incident is receiving media coverage
- if the incident has caused harm to a member of staff or public
- the MoJ has suffered reputational damage
- a requirement to report to another Department or central management function
- significant actual or potential loss of personal information where the Information Commissioner's Office and Cabinet Office need to be informed

**POL.IMP.005**: Each IT Security Incident Response Plan **shall** include a pre-arranged escalation path, where each stakeholder is named and is aware of their role. Contact the Major Incident Management team if you need help creating documented escalation paths.

## **Incident Management Stakeholders**

There are likely to be both internal and external stakeholders involved in incident management and response.

These will vary depending on the specific IT system or service.

**POL.IMP.006**: All MoJ staff **shall** report any actual or suspected incidents, including breaches of MoJ Security Policy, to their line manager and to the IT Service Desk.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# Lost devices or other IT security incidents

This guidance applies to all staff and contractors who work for the Ministry of Justice (MoJ).

#### Related information

Laptops on page 161

# What to do if your device is lost, stolen, or compromised

If MoJ data or information is lost or compromised, you should always report it as a data incident.

**Note:** You can help reduce problems by making sure that devices used for MoJ tasks are always shut down before leaving Government premises. Locking a laptop, or 'putting it to sleep' is not completely secure. A lost or stolen laptop can be accessed more easily if it is only locked or sleeping. A shut down makes sure that all security measures are in place, such as full disk encryption.

If you think your device is lost, stolen, 'hacked', or in some way compromised, you must:

1. Contact your IT Service Desk. The analyst will ask the relevant questions and note responses on the ticket.

**Technology Service Desk** - including DOM1/Mojo, and Digital & Technology Digital Service Desk. Use one of the following two methods for contacting service desk:

- Tel: 0800 917 5148
- · MoJ Service Portal and Live Chat

**Note:** The previous itservicedesk@justice.gov.uk and servicedesk@digital.justice.gov.uk email addresses, and the Digital & Technology Digital Service Desk Slack channel (#digitalservicedesk), are no longer being monitored.

- 2. Tell your line manager as soon as possible.
- 3. For a lost or stolen device, contact the Police and make sure you get the incident reference number.

# Summary

Find out more about how to report a security incident.

# Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# Information security aspects of business continuity management

# Information security continuity

# IT Disaster Recovery Plan and Process Guide

# How to use this plan and process guide

This guide for technical users. Technical users include:

- · Technical architects
- DevOps specialists
- IT service managers

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What is an IT disaster event?
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What is IT disaster recovery?
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IT Disaster Recovery Plan
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- a detailed process to recover the system to business as usual (BAU)
- a process to identify and capture lessons learned from the incident
- the requirement for a written report for medium and high impact incidents

All plans **should** be stored securely both online and offline. Roles and stakeholders mentioned in the plan **should** know of its location and be able to access it.

Incident response plans are intended to be flexible guides to help every role listed to respond to an incident.

# Reviewing and testing

Incident Response Plans **shall** be reviewed regularly, and updated if there have been any changes to systems or services, personnel, or communication chains.

Plans **shall** be tested and practiced regularly to help familiarise each of the roles with the response process.

This is not an exhaustive list. If you would like support in creating a plan, please contact the Service Operations Centre (SOC) and the Major Incident Team.

# **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# Compliance

# Compliance with legal and contractual requirements

#### **Data destruction**

#### **Data Destruction**

'Data destruction' is the process of erasing or otherwise destroying data stored on virtual/electronic or physical mediums such as, but not limited to, printed copies, tapes and hard disks in order to completely render data irretrievable and inaccessible and otherwise void.

# The base principle

For legislative, regulative, privacy and security purposes, it **must** be possible to decommission and delete (irreversibly 'erase' or 'destroy') data and confirm to a degree of relative confidence it has been completed.

Data should be erased from all related systems, such as disaster recovery, backup and archival, subject to reasonable data lifecycle caveats.

#### **Destruction standards**

The following standards and guidelines are the *minimum* basis for data decommissioning or destruction. Follow and apply them as appropriate. There might also be extra steps specific to a data set or system.

- National Cyber Security Centre (NCSC) guidance on end-user device reset procedures: https://www.ncsc.gov.uk/guidance/end-user-device-guidance-factory-reset-and-reprovisioning
- NCSC guidance on secure sanitisation of storage media: https://www.ncsc.gov.uk/guidance/secure-sanitisation-storage-media
- NCSC Cloud Security Principle 2: Asset Protection and Resilience (Data Destruction): https://www.ncsc.gov.uk/guidance/cloud-security-principle-2-asset-protection-and-resilience#sanitisation
- Payment Card Industry Data Security Standard (PCI-DSS) (Data Destruction): https://www.pcisecuritystandards.org
- DIN: https://din66399.eu/

Data Destruction for electronic/magnetic storage **must** include, unless otherwise superseded by NCSC, PCI-DSS or specific Ministry of Justice (MoJ) guidance:

- the revocation or otherwise destruction of decryption keys and/or mechanisms to render data inaccessible or otherwise void through the use of modern cryptography; AND/OR
- data overwriting methods consisting of at least 3 (three) complete overwrite passes of random data.

Data Destruction for printed materials must include, unless otherwise superseded by NCSC or specific MoJ guidance:

paper cross-shredding methods to satisfy at least the DIN 66399 Level 4 standard with a maximum cross cut
particle surface area 160 (one hundred and sixty) millimeters squared with a maximum strip width of 6 (six)
millimeters

# Data lifecycle caveats

Automated systems involved in data management and associated lifecycles may not be capable of immediate destroying data on demand.

Examples of such systems are data backup and disaster recovery solutions that have a defined and automated data cycle and retention system.

There is generally no need to attempt to manually delete such data prior to the automated retention lapse as long as it is ensured that if the data is restored prior to data destruction it is not processed.

It is important that the final expected data where all data lifecycles will have completed to be readily identifiable with high confidence.

#### **Definitions**

The current draft of the definitions that are required by the current draft short and long format data destruction clauses.

#### Definitions to be added into definition contract schedule

Data Destruction - Data destruction is the process of erasing or otherwise destroying data or information whether in physical form (such as printed paper) or stored on virtual/electronic or physical mediums such as, but not limited to, tapes and hard disks; the purpose is to render data completely irretrievable and inaccessible, and therefore void.

Supplier - ?

Authority - ?

Buyer - ?

Data Process/Processing - means any operation or set of operations which is performed on data or on sets of data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction

#### Long format clause

The current draft of the Ministry of Justice (MoJ) commodity long format data destruction clause.

Highlighted words indicate potential requirement for contextual change, requirement of definition and so on.

# Clause

#### 1. Data Destruction

- **a.** The Authority requires the Supplier to ensure that Data Destruction has been adequately completed at the natural end and/or termination of contract as per Schedule XX.
- **b.** The Supplier shall take all reasonable commercial measures to ensure Data Destruction is an irrevocable action to prevent the reconstitution of data, in alignment with methods described in Appendix XX.
- c. The Supplier shall notify the Authority when data destruction has taken place, including the final date by which such destruction shall be complete in the case of scheduled data destruction or natural data management lifecycles such as through automated backup or disaster recovery systems.

- **d.** Where data cannot be immediately destroyed, access control methods must be put in place to limit the ability the ability for Data Processing until data destruction can be completed.
- e. The Supplier shall provide evidence of data destruction on request from the Authority, including but not limited to, copies of third-party data destruction certificates, copies of internal policy and process documents in relation to data management and data destruction.
- **f.** The Supplier shall notify the Authority within 24 (twenty-four) hours of identification of unsuccessful or incomplete data destruction.

# Long format appendix

The current draft of the Ministry of Justice (MoJ) commodity long format data destruction appendix. The appendix is a dependency of the long format clause itself.

Highlighted words indicate potential requirement for contextual change, requirement of definition and so on.

# **Appendix**

The following standards and guidelines are the *minimum* basis for data decommissioning or destruction. Follow and apply them as appropriate. There might also be extra steps specific to a data set or system.

- National Cyber Security Centre (NCSC) guidance on end-user device reset procedures: https://www.ncsc.gov.uk/guidance/end-user-device-guidance-factory-reset-and-reprovisioning
- NCSC guidance on secure sanitisation of storage media: https://www.ncsc.gov.uk/guidance/secure-sanitisation-storage-media
- NCSC Cloud Security Principle 2: Asset Protection and Resilience (Data Destruction): https://www.ncsc.gov.uk/guidance/cloud-security-principle-2-asset-protection-and-resilience#sanitisation
- Payment Card Industry Data Security Standard (Data Destruction): https://www.pcisecuritystandards.org
- DIN: http://www.din-66399.com/index.php/en/securitylevels

Data Destruction for electronic/magnetic storage **must** include, unless otherwise superseded by NCSC, PCI-DSS or specific Authority guidance:

- the revocation or otherwise destruction of decryption keys and/or mechanisms to render data inaccessible or otherwise void through the use of modern cryptography; AND/OR
- data overwriting methods consisting of at least 3 (three) complete overwrite passes of random data.

Data Destruction for printed materials **must** include, unless otherwise superseded by NCSC or specific Authority guidance:

• paper cross-shredding methods to satisfy at least the DIN 66399 Level 4 standard with a maximum cross cut particle surface area 160 (one hundred and sixty) millimetres squared with a maximum strip width of 6 (six) millimetres

The required outcome is to ensure that Authority data is inaccessible by any reasonable commercial and resourced means (such as commercially available data recovery services).

# **Short format clause**

The current draft of the Ministry of Justice (MoJ) commodity short format data destruction clause.

Highlighted words indicate potential requirement for contextual change, requirement of definition and so on.

# Clause

The Supplier shall return all Authority Data in a machine-readable non-proprietary format defined by the Authority within 30 (thirty) calendar days of the end of the contract.

The Supplier must also state, ensure and warrant the final calendar date by which any associated data management lifecycle system(s) will be complete, including the manual or automated data destruction at the end of such period. Such data management lifecycle(s) may include, but are not limited to, the Supplier's supply chain and/or Data Processors, backup system(s) and/or disaster recovery and business continuity system(s). The Authority retains all applicable rights to instruct the Supplier to destroy all Authority Data according to the terms of this [G-Cloud] contract.

The Supplier is required to ensure adequate and complete Data Destruction of Authority Data, including any relevant and associated non-proprietary Supplier Data or work product stemming from the Buyer Data that the Supplier has not been otherwise permitted to retain or use.

Data Destruction must follow applicable guidance from the UK National Cyber Security Centre (NCSC) and/or the Payment Card Industry Data Security Standard (PCI-DSS) and/or DIN 66399.

Data Destruction for electronic/magnetic storage **must** include, unless otherwise superseded by NCSC, PCI-DSS or specific Authority guidance: the revocation or otherwise destruction of decryption keys and/or mechanisms to render data inaccessible or otherwise void through the use of modern cryptography; AND/OR data overwriting methods consisting of at least 3 (three) complete overwrite passes of random data.

Data Destruction for printed materials **must** include, unless otherwise superseded by NCSC or specific Authority guidance: paper cross-shredding methods to satisfy at least the DIN 66399 Level 4 standard with a maximum cross cut particle surface area 160 (one hundred and sixty) millimetres squared with a maximum strip width of 6 (six) millimetres.

#### Instruction and Confirmation Letter

The current draft of a templated Ministry of Justice (MoJ) data destruction letter, that may be issued by the MoJ to a supplier. The letter describes required actions and information, followed by a responsive declaration from the supplier.

# Letter issued by MoJ

# **Background**

For legislative, regulative, privacy and security purposes, it must be possible for Suppliers to decommission and delete (irreversibly "erase" or "destroy") data and warrant the same. Similarly, any storage media holding such data must be securely and comprehensively erased before reuse or disposal (such as at end-of-life).

An example of a data destruction obligation is where a Supplier (acting as a "Data Processor", as defined by Data Protection legislation) working on behalf of, or supplying services to, the MoJ (the "Data Controller", as also defined by Data Protection legislation). The Data Processor, including any sub-processor instructed or otherwise involved in Data Processing on the Data Processor's behalf, must comply with instructions from the Data Controller regarding data irrespective of any commercial contract or promise such as a Data Subject exercising the "right to be forgotten".

This document provides an acceptable data destruction baseline from the MoJ, and associated declaration. When followed completely, this baseline for data destruction is considered sufficient to comply with data decommissioning and disposable tasks (and corresponding supplier assurances) for material classified as **Official** under the UK HMG Government Security Classifications Policy (including sensitive personal data or sensitive commercial data within the same).

# **Data Lifecycle**

The MoJ informally acknowledge that automated systems involved in data management and associated lifecycles may not be capable of immediate decommissioning data on demand. Examples of such systems are data backup and disaster recovery solutions that have a defined and automated data cycle and retention system.

The MoJ require positive confirmation of the final date by which these systems will have completed their data lifecycle tasks and data destruction will have been completed by.

Where data cannot be erased immediately, there must be methods in place to limit and constrain access to the data until the data lifecycle is complete or manual intervention can be made and subsequent data destruction assured.

The MoJ reserves all rights regarding instructions relating to data. This includes any need for immediate data destruction.

#### Standards

The following standards and guidelines are the *minimum* basis for data decommissioning or destruction. Follow and apply them as appropriate. There might also be extra steps specific to a data set or system.

• National Cyber Security Centre (NCSC) guidance on end-user device reset procedures: https://www.ncsc.gov.uk/guidance/end-user-device-guidance-factory-reset-and-reprovisioning.

- NCSC guidance on secure sanitisation of storage media: https://www.ncsc.gov.uk/guidance/secure-sanitisation-storage-media.
- NCSC Cloud Security Principle 2: Asset Protection and Resilience (Data Destruction): https://www.ncsc.gov.uk/guidance/cloud-security-principle-2-asset-protection-and-resilience#sanitisation.
- Payment Card Industry Data Security Standard (PCI-DSS) (Data Destruction): https://www.pcisecuritystandards.org.
- DIN: http://www.din-66399.com/index.php/en/securitylevels.

Data Destruction for electronic/magnetic storage **must** include, unless otherwise superseded by NCSC, PCI-DSS or specific MoJ guidance:

- the revocation or otherwise destruction of decryption keys and/or mechanisms to render data inaccessible or otherwise void through the use of modern cryptography; AND/OR
- data overwriting methods consisting of at least 3 (three) complete overwrite passes of random data.

Data Destruction for printed materials must include, unless otherwise superseded by NCSC or specific MoJ guidance:

paper cross-shredding methods to satisfy at least the DIN 66399 Level 4 standard with a maximum cross cut
particle surface area 160 (one hundred and sixty) millimeters squared with a maximum strip width of 6 (six)
millimeters

The required outcome is to ensure that MoJ data is inaccessible by any reasonable commercial and resourced means (such as commercially available data recovery services).

# Supplier declaration

Please sign the following declaration and return this letter to the MoJ, keeping a copy for your own records. Should you have any queries, please contact the MoJ CISO via security@justice.gov.uk.

Return electronically. Electronic signatures or otherwise positive confirmation are accepted.

Chief Information Security Officer Ministry of Justice 102 Petty France Westminster, London SW1H 9AJ security@justice.gov.uk
Date:
We hereby confirm that all Ministry of Justice data, including non-proprietary data generated through the provision of Service, has been suitably, appropriately, and irreversibly destroyed in its entirety and rendered permanently inaccessible and void.
Data backup, including disaster recovery systems, will automatically conduct appropriate data destruction as part of an automated data life cycle on or before the(Strike as applicable)
Anonymised and/or non-Personal Data has been retained for statistical analytical purposes only. We warrant compliance with all applicable data protection and privacy legislation in this regard.(Strike as applicable)
Contract/project reference:
For and on behalf of organisation:
Name:

# Data security and privacy

Position: \_\_\_\_\_\_
Date: \_\_\_\_\_

#### **Data Security and Privacy**

We believe that our technology must keep data safe and protect user privacy.

Our digital projects contain important information. Serious data breaches might result if we fail to:

- protect information
- handle it correctly at all times
- · dispose of it safely when it is no longer required

Breaches might cause:

- · harm to individuals
- financial loss to the Ministry of Justice (MoJ)
- a loss of confidence in us as an organisation

For personal data, the EU General Data Protection Regulation (GDPR) and UK Data Protection Act (2018) apply. These make the consequences of data breaches very clear.

To follow the data regulation/legislation, we **must** ensure that:

- · we protect data to the best of our organisation's capabilities
- we collect data only for described, lawful purposes
- we use data only for the described, lawful purposes

#### Related information

Email blocking policy on page 290

# Why are security and privacy important?

Breaches can have an adverse effect the relationship between citizen and government.

Not only do we have a duty to protect citizens data, but the penalties for violations are also severe. Under the GDPR, serious infringements can result in fines of up to €20M.

We must apply appropriate security and privacy protection to all the information we hold and process, at all times.

We should treat all data as sensitive unless proven otherwise.

All our work must follow this ethos.

#### When this applies

This principle applies to all MoJ technology projects and business activities.

While GDPR applies only to personal information, all MoJ projects and tasks must have excellent data security and privacy characteristics. If they handle personal data, they must do so correctly. Projects must follow MoJ guidelines unless exceptional and approved circumstances apply.

You can design your product to handle personal information correctly. There are a small number of extra steps you will have to take. Remember that personal data includes anything which might identify an individual. Even online identifiers, such as cookies, are personal data.

The Information Commissioner's Office (ICO) - the UK's independent regulatory office for data protection - has published guidance on how to determine what is personal data.

A Data Protection Impact Assessment (DPIA, formerly commonly known as a Privacy Impact Assessment or PIA) is required for all projects. There are some exceptions described by the ICO.

# Data privacy

The MoJ Data Protection Team provides services, guidance, and support for all aspects of data privacy and protection.

For example, they have protocols and procedures to help ensure acceptable use of personal information.

# **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Data Security & Privacy Lifecycle Expectations**

Following are a series of data security and privacy expectations of Ministry of Justice (MoJ) projects at various stages in their lifecycle.

These measures can help simplify and ease the burden of embedding data security and privacy at the heart of projects.

# **Pre-Discovery and Discovery**

Assess the data security and privacy implications of the project requirements thoroughly. Do this as part of the broader work addressing the project's strategic imperatives.

# In particular:

- From the start of the project, and throughout its duration, think about how data security and privacy might affect the functionality and delivery of the project.
- Consult with technical architects to help inform and enhance the ways of delivering the work, whilst continuing to
  ensure compliance.
- Discuss any problems or ramifications that arise with legal or business experts. Identify areas where the required data security and privacy compliance might cause issues for functionality.

# **Alpha**

During this stage of the project lifecycle, internal and external (Cabinet Office / Government Digital Service) teams will perform service assessments. These will specifically check for aspects of GDPR/DPA18 compliance.

# In particular:

- >That the majority of compliance considerations have been addressed at this stage.
- That the development team can say how their work ensures compliance.
- That the technical architecture choices can be tested against data security and privacy requirements. As an
  example, blockchain technologies might not be acceptable as they can prevent automated removal of information
  when it is no longer required.

#### **Beta (Private and Public)**

These are assessments performed as the service transitions from Private to Public availability. The assessments are again performed by internal and GDS teams. Use live systems for the assessments.

#### In particular:

- All manually actionable data security and privacy requirements must be met.
- · Manual testing is expected.
- Automatic deletion is not required yet, because the service is unlikely to have enough data at this stage. However, plans and mechanisms for automatic deletion should should be in place.
- Data should be backed up exactly as expected for a live service.

#### Live

These are the final (Live) service assessments. They are again performed by internal and GDS teams.

#### In particular:

- Data sharing aspects might not yet be fully defined. Other consuming or supplying systems might not have established dependencies on the information shared.
- Some aspects of reporting might still need manual action. The newness of the system makes business MI requirements a work-in-progress.

#### Post-Live (Ongoing)

These are the tasks that enable the final aspects of security and privacy for your project.

# In particular:

• The final automated tasks are ready. The project cannot close until these are done.

- Data security and privacy compliance checks move to an ongoing status. Reporting takes place as required to
  internal stakeholders or the ICO.
- Schedule and run regular data mapping exercises. These ensure full and current understanding of data flows to and from any organisations or systems that depend on the information.

# **Data Security & Privacy Triage Standards**

Following are a series of common area guides from Ministry of Justice (MoJ) Digital & Technology Triage Standards.

# **Purposeful Capture of Data**

Only collect or store data if it is relevant, and needed for a specific purpose or task.

#### Ensure that:

- Everyone on the team understands why specific data is collected and stored. They should be able to justify this, backed with legal reasoning, as required.
- Each product has a clear privacy notice, describing how any personal data is handled. The notice contains a clear description of what we will do with their information, why, and how. Write it in terminology the general public can understand.
- Using an individual's information is only for the specific purposes or processes for which it was captured. There should be no superfluous information stored.
- The privacy notice describes any use of information for management or reporting purposes. Anonymise any personal information used for these purposes. In other words, before use, remove any fields or data that could identify the individual.
- You justify any special categories of needed information. The Information Commissioner's Office (ICO) the UK's independent regulatory office for data protection has outlined a list of special categories.

# Amending/Deleting Data

EU GDPR & the UK Data Protection Act (2018) requires that individuals agree to the handling and processing of their personal information. Many systems will need processes, to change, prevent, or stop handling personal information. The process might be have to be manual. Quite apart from GDPR/DPA18, these capabilities are generally useful for all MoJ systems.

#### Ensure that:

- The system has a defined retention schedule. These are normally drawn up between the SRO and the legal team. They detail how long we can keep information in the system before we must delete it.
- The system can delete records automatically at the end of the retention period. It should also be possible to remove records manually if required.
- Decisions or processes made using an individual's information can be stopped upon request.
- Ensure that information can be amended or re-examined manually, if necessary.
- If deletion is not possible, the system must be able to strip all identifying information from the records. This should make it impossible to identify an individual. Anonymising data should make it fall outside of the GDPR remit. The privacy notice should also mention this.

# **Security / Architecture Considerations**

Much of the MoJ estate architecture is ready for GDPR/DPA18, or transformation is already in progress. Current projects must also incorporate data security and privacy mechanisms for GDPR/DPA18 compliance. Guidance from technical architects is essential to help projects. Ensure that:

- You know where data for the system is stored. Ask which countries and jurisdictions hold the data. Check that the storage complies with GDPR/DPA18 requirements.
- The procedures to follow in response to a data breach are clear. Developed them with the help of the live service and cyber security teams.
- There is 100% confidence that data is backed up and protected against loss or other threat scenarios. Test and challenge this confidence frequently. Always test within the timescales defined in the retention schedule.

 The IA register lists the system. For potentially sensitive or risky data sets, check that the risk register also lists the system.

# **Sharing Information**

Many systems depend on data from more than one source. For example, data might come from cross-estate and cross-government levels. This makes accountability for the data vital: who owns it, and who is responsible for it.

Acceptable information sharing involves two distinct perspectives:

- 1. Sharing with other systems. There must be public transparency and understanding about using the information. Similarly for any dependencies on the information. To provide this detail, create data maps with the help of the system technical architects. Make sure that the maps include correct links between the data controller who originated the information and any other processors of the data.
- 2. Sharing with other organisations. There must always be an auditable record of the agreement between the organisations. This could be part of a contract, a data sharing agreement, or other general memorandum of understanding. Review the record at regular intervals so that it still meets the user or business needs, and continues to be relevant.

#### **Subject Access Requests**

At any time, a person about whom we hold personal data can request a copy of all the information we hold about them. This is not a new requirement, and was part of original data protection legislation.

However, the £10 fee charged before is now waived. This makes it likely that there will be more Subject Access Requests in the future. Design your product to make it as simple as possible to perform Subject Access Requests quickly and easily. Authorised individuals from across all data storage locations should be able to respond.

# Law Enforcement Directive (L.E.D.)

Some systems hold information about criminals or criminal offences. This is sensitive data. An additional regulation applies to them: the Law Enforcement Directive.

Affected systems must record whenever an individual record is viewed or amended. Keep this log for audit purposes.

# **Project Lifecycle Data Security and Privacy Expectations**

When developing a system, there are some measures you can take that will simplify and ensure timely GDPR compliance.

# Pre-Discovery and Discovery

Assess the data security and privacy implications of the project requirements thoroughly. Do this as part of the broader work addressing the project's strategic imperatives.

# In particular:

- From the start of the project, and throughout its duration, think about how data security and privacy might affect
  the functionality and delivery of the project.
- Consult with technical architects to help inform and enhance the ways of delivering the work, whilst continuing to
  ensure compliance.
- Discuss any problems or ramifications that arise with legal or business experts. Identify areas where the required data security and privacy compliance might cause issues for functionality.

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- Schedule and run regular data mapping exercises. These ensure full and current understanding of data flows to and from any organisations or systems that depend on the information.

# Information security reviews

# **Standards Assurance Tables**

The Ministry of Justice (MoJ) Cyber Security team have developed a 'Standards Assurance Table' (SAT) in the form of a Google Sheet template.

The SAT measures technology systems (and surrounding information governance) against the UK Cabinet Office Minimum Cyber Security Standard (MCSS) and UK National Cyber Security Centre (NCSC) Cloud Security Principles (CSPs).

For transparency and open-working purposes, a redacted copy of the Standards Assurance Table has been published. Please note, this is not the functional template used within the MoJ.

#### **SAT Template**

The SAT itself is written to be self-explanatory to a cyber security professional who is already aware of the MCSS/CSP and has a familiarity with information risk management concepts.

- Black labelled sheets describe the SAT and how it should be used
- Blue labelled sheets are the ones to complete
- Yellow labelled sheets are automatically calculated, providing reports based on the blue labelled sheet data

• Green labelled sheets offer help/guidance on SAT components

# **Key SAT concepts**

The SATs have measures including "Objectives", "Evidence", "Confidence", an overall "Delta" (which is the most pertinent SAT output) and "Further Evidence Required", with supporting commentary.

The primary SAT purpose is to help assess a system against the MCSS/CSP. It is used to determine confidence whether or not the evidence demonstrates the system is compliant (or not).

Evidence is analysed to determine confidence that the evidence demonstrates the system meets (or does not meet) the standards. It also indicates the 'gap' (delta) between the system's posture according to said evidence and the standards.

# **Objectives**

The MCSS/CSPs have been distilled into 39 objectives. The Assessor (normally a cyber security professional) completes the SAT by evaluating the target system against the objectives.

The categories used within the MCSS are discussed separately.

Objectives are templated. This means they can be added to but existing objectives must not be deleted or edit in-place.

#### **Evidence**

To avoid assessments that are ultimately anecdotal, the assessor will only rely upon written evidence.

Evidence can come in the form of transcribed conversations, diagrams, documentation or other auditable information about a system.

Evidence might not be directly related to the system itself but form a part, for example, where there is a wider document that is not system orientated but which describes who is relevant role holders currently are.

Evidence is described as being 'Held', 'Partial', 'Not Held' or 'N/A' (where the Objective is not applicable to the system being assessed).

# Confidence

The assessor reviews the evidence and uses their professional opinion to indicate a Confidence Score.

The Confidence Score uses a scale from 0 (no confidence at all) to 14 (high level of confidence), or 'N/A' (where the Objective is not applicable to the system being assessed).

#### Delta

The Delta Rating is the resulting 'distance' between the assessed system posture against an Objective and the confidence of the same.

Mathematically, the final Delta Rating is N/A (where the Objective is not applicable to the system being assessed) or 0 to 14 (inc).

A wide delta (higher numerical value) indicates that the Objective is not met. A narrow delta (lower numerical value) indicates that the Objective is closer to being met.

The Delta Rating is automatically calculated as '14 minus Confidence Score'.

#### **Further Evidence Required**

The assessor indicates what further evidence *types* in their view are required based on the evidence they have thus far.

The Further Evidence Required (Help) sheet has a calculator which the assessor will use.

The data point is currently a unique number to assist with future automated analysis. The format and range of values for the data point is currently under active review and so subject to change without notice.

# Understanding the Objectives, gathering evidence for the assessor

Teams/individuals responsible for the design, creation, implementation, support and maintenance of systems should have viable written evidence (regardless of format) that should be made available to various teams on request, for example, security or to internal audit.

Using the categories used within the MCSS as a basis, some indicative questions and documentation expectations are discussed in this guidance.

#### **IDENTIFY**

#### Possible documentation

- · Team organisation charts
- Data Privacy Impact Assessments (DPIAs)
- Information risk management documentation (for example, RMADS)
- Information flow diagrams

# Thought questions

- Who is responsible and/or accountable for the the system whether from an operational or budgetary perspective?
- Who is responsible and/or accountable for the information held inside the system?
- What security-focused work has been conducted recently (within the last year) on any suppliers and supplier systems to ensure they are safe for use/integration?
- Where is the system technically hosted?
- In what services or geographical locations does the system store data?
- In what services, geographical, or legal locations does the system *process* data?
- What are the consequences if the system is unavailable to users or data has been lost/corrupted?
- How do the consequences of unavailability change over time? (For example, after one hour, one day, one week, one month... permanent.)
- What changes if anything regarding business continuity / disaster recovery processes or plans if the system is unavailable or data has been lost/corrupted?

#### **PROTECT**

#### Possible documentation

- Data Privacy Impact Assessments (DPIAs)
- Information risk management documentation (for example, RMADS)
- · Information flow diagrams
- · Technical/system architecture documentation
- Penetration test / IT Health Check reports and remedial documentation
- Risk registers

# Thought questions

- How does the system ensure only authorised people can use the system?
- How are system users managed for joiners, movers and leavers?
- How is the system's underlying software kept up to date for security software patching?
- How does the system protect itself appropriately and proportionately from attackers?
- What assurance is there that the system can protect itself from attackers over time, so it is secure now but also will remain secure in the future?
- How often has technical security testing been conducted? Where within the system?
- How does the system stay up to date using modern encryption to keep data safe?
- Does the system use multi-factor authentication (MFA, also known as 2FA)?
- For people who have access to the system, do they have all the right clearances in place? How is this assured?

#### **DETECT**

#### Possible documentation

- Information risk management documentation (for example, RMADS)
- Technical/system architecture documentation
- Penetration test / IT Health Check reports and remedial documentation
- Risk registers

# Thought questions

- How does the system, and accompanying operational support teams, know/detect when the system is under attack?
- How is access to the system (both authorised and unauthorised) logged so retrospective investigations can take place to determine 'who did what when'?
- How is the required level of detail in logs determined? How long are log files retained?

#### **RESPOND**

#### Possible documentation

- Information risk management documentation (for example, RMADS)
- · Technical/system architecture documentation
- Operational/support documentation

# Thought questions

- What plans, processes or procedures are in place to respond to a detected cyber attack?
- How are these plans kept up to date and relevant?
- Does everyone who needs to know about these plans know about them?
- Has the plan been tested in the last 12 months?
- How are stakeholder communications handled during a security incident?
- How are external communications handled during a security incident for external parties, such as supervisory bodies, the NCSC or Cabinet Office?

#### **RECOVER**

#### Possible documentation

- · Operational/support documentation
- Retrospective session notes

# Thought questions

- What happens for business continuity / disaster recovery if the system is unavailable or data has been lost/ corrupted?
- Have these measures been tested in the last 12 months?

# **Risk Assessment**

# **Risk Management**

# Infrastructure System Accreditation

# Legacy information

**Note:** This document is Legacy IA Policy material. It is under review and likely to be withdrawn or substantially revised soon. Before using this content for a project, contact security@justice.gov.uk.

**Note:** This document might refer to several organisations, information sources, or terms that have been replaced or updated, as follows:

- CESG (Communications-Electronics Security Group), refer to the National Cyber Security Centre (NCSC), contact security@justice.gov.uk.
- CINRAS (Comsec Incident Notification Reporting and Alerting Scheme), refer to the NCSC, contact security@justice.gov.uk.
- ComSO (Communications Security Officer), contact the Chief Information Security Officer (CISO) (security@justice.gov.uk).

- Confidential, an older information classification marking, refer to Information Classification and Handling Policy.
- CPNI (Centre for the Protection of the National Infrastructure), contact the CISO (security@justice.gov.uk).
- DSO (Departmental Security Officer), contact the Chief Security Officer (security@justice.gov.uk).
- GPG6 (Good Practice Guide 6: Outsourcing and Offshoring: Managing the Security Risks), refer to the NCSC, contact security@justice.gov.uk.
- IS1 (HMG Infosec Standard 1 Technical Risk Assessment), refer to the Government Functional Standard GovS 007: Security.
- IS2 (HMG Infosec Standard 2 Information Risk Management), refer to the Government Functional Standard -GovS 007: Security.
- IS4 (HMG Infosec Standard 4 Communications Security and Cryptography), refer to the Government Functional Standard GovS 007: Security.
- IS6 (HMG Infosec Standard 6 Protecting Personal Data and Managing Information Risk), refer to the Government Functional Standard GovS 007: Security.
- ITSO (Information Technology Security Officer), contact the CISO (security@justice.gov.uk).
- Restricted, an older information classification marking, refer to Information Classification and Handling Policy.
- SPF (Security Policy Framework), refer to the Government Functional Standard GovS 007: Security, contact security@justice.gov.uk.

# Summary

Accreditation is the formal, independent assessment of an IT system or service against its Information Assurance (IA) requirements.

The Ministry of Justice (MoJ) Accreditation Framework explains how accreditation forms part of the wider Information Risk Management strategy, is owned by the business owners of the system, and is implemented in a proportionate, pragmatic, and cost-effective manner. The framework includes information about who is involved in accreditation, their roles and responsibilities, and the stages of accreditation and risk assessment.

Accreditation must be considered for any system that handles information relating to MoJ business or MoJ customers.

# What is an IT Health Check, and why is it important?

An IT Health Check (ITHC), also known as a Penetration (Pen) Test, is an important component in the over-arching Security Assurance activities and one of several possible mechanisms used to provide confidence and assurance of the security baseline design.

An ITHC is a series of controlled ethical hacking tests and actions designed to deliberately identify and expose security vulnerabilities that might be present in IT solutions. The objective of scrutinising an IT solution in this manner allows the project and business teams to understand the risk exposure should it become compromised and formulate a remediation plan to mitigate and protect the systems and data that might reside in it.

#### When should an ITHC be considered?

There are 3 primary scenarios when an ITHC might be undertaken:

#### Introduction of new IT services

An ITHC at this phase of a project life cycle helps to establish the security baseline before the solution is made available for wider use. It provides the ability to act on any risks and issues identified whilst in a safe environment and reduces impact on others (users as well as systems) overall.

# Changes to an existing IT baseline

Any major design change to an existing IT service should include a review for a new ITHC to determine that the baseline change does not introduce security risks. ITHC's are normally performed prior to formal release/rollout of the changes being made and therefore identification and mitigation plans can be established and undertaken in a safe environment.

# Scheduled ITHC for existing IT services

As technology continues to evolve, it is important to understand the impact that this might have on existing solutions. Therefore, is it recommended that Product and Service owners work with the CAT Team (Cyber Assistance Team) to review existing IT solutions and plan to undertake an ITHC on an agreed schedule. This helps to re-assess the security baseline, remediate any risks and issues as agreed, and therefore provide ongoing protection of systems and data.

#### What can be tested?

The ITHC is performed by highly trained pen testing specialists, and (typically) by an external 3rd party ITHC service provider.

There are many types of penetration tests that can be applied, including but not limited to:

- Network and host configuration
- · Web application
- · Wireless network
- Client-server application
- End User devices such as laptops or mobile phones
- Social engineering
- · Build configuration

# **Cloud Platforms**

If the application or service you intend to test is hosted within a cloud platform service offering, such as Azure and AWS (Amazon Web Service), there are Rules of Engagement that you should be aware of. Information can be found for the following:

- Microsoft Azure: https://www.microsoft.com/en-us/msrc/pentest-rules-of-engagement
- AWS: https://aws.amazon.com/security/penetration-testing/

Further to this, the MoJ AWS Cloud Platform Team have produced additional guidance that can be accessed here: https://user-guide.cloud-platform.service.justice.gov.uk/documentation/other-topics/security-testing-and-ithc.html#security-testing-and-ithc

# **Vulnerability Scanning**

A vulnerability scan is not the same as an ITHC however, it can be performed and used to help build on the overarching story of the product being tested.

A vulnerability scan is automated and is entirely software whereas an ITHC is conducted by trained, qualified professionals, and uses human interaction and human ingenuity to discover flaws that automated tools often miss.

Further information and guidance about vulnerability scanning can be found here: https://security-guidance.service.justice.gov.uk/vulnerability-scanning-guide/#roles-and-responsibilities.

#### **Primary Points of Contact**

The Cyber Assistance Team (CAT) Consultants are the primary points of contact for projects and Product/Service owners. The Consultants will work with the team to help ascertain the ITHC requirement and scope, as well as any forward schedule for ongoing ITHC requirements. You can contact the CAT Team directly to request Consultation support if one is not already working with your project already:

CyberConsultancy@digital.justice.gov.uk

#### How can I book an ITHC?

If you have a requirement to conduct an ITHC on your network and/or application, please complete and submit the New ITHC Request form:

# New ITHC Request Form

The Cyber Security, Privacy and Live Service Delivery Team manage the engagement and planning coordination between yourself and the 3rd party ITHC Team. If you have any queries, you can contact the team via:

# security@justice.gov.uk

# Governance, workflow and timeline considerations Timeline Consideration

It is recommended that an approximate timeline of 8 weeks is considered in your project plan to enable the planning and undertaking of the ITHC. Maturity, size, and complexity of the scope will influence this.

# **Scope Changes**

Changes to scope can be reviewed and considered. However, there is a risk that this will affect delivery dates, ITHC Provider availability, and end quote price.

In scenarios where the formally agreed test dates are impacted, charges might be incurred for delays and cancellations.

It is strongly recommended that ITHC scope is understood and confirmed as much as possible, and prior to submission.

The following workflow aims to provide an overview as to the primary roles and action owners involved in the ITHC process:



# How to reach us

Should you have any further queries about the ITHC process then please don't hesitate to contact the Cyber Security, Privacy, and Live Service Delivery Team:

security@justice.gov.uk

# **Risk Assessment Process**

# **Risk Reviews**

Information and the supporting processes, systems and networks are important and valuable Ministry of Justice (MoJ) assets. They are central to enabling the MoJ to perform its functions and provide services to the public, the legal professions, and other government departments and organisations.

Confidentiality, integrity and availability of information is essential to maintain the MoJ's ability to provide efficient and effective services, maintain compliance with legal and regulatory requirements, and maintain its and the Government's reputation.

The MoJ and its information systems and networks are faced with security threats from a wide range of sources, including computer-assisted fraud, sabotage, vandalism, fire and flood. Sources of damage such as computer viruses, computer hacking and denial of service attacks have become more common, more ambitious and increasingly sophisticated.

The MoJ's dependence on its information systems and services means that there is always a possibility of technologyenabled security threats. Connections between the MoJ's computer networks and public and other private networks, and sharing of information resources, further increase the difficulty of achieving and maintaining control.

It is essential that the MoJ identify its information security requirements. There are three main sources of these requirements.

- The legal, statutory, regulatory and contractual requirements that the MoJ, its partners, contractors and service providers have to satisfy.
- The principles, objectives and requirements for information processing that the MoJ and Government have developed to support their operations, for example the protective marking system and government baseline security standards.
- Assessed risks to the MoJ. Through risk assessment, threats to assets are identified, the potential business impacts of these threats are estimated, and the vulnerability to and likelihood of occurrence of the threats are evaluated.

#### Assessing information security risk

Security requirements are identified by a methodical assessment of security risks. Expenditure on security controls needs to be balanced against the business harm likely to result from security failures. Risk assessment is systematic consideration of:

- The business harm (the 'impact') which is likely to result from a security failure, taking into account the potential consequences of a loss of confidentiality, integrity or availability of the information and other assets.
- The realistic likelihood of such a failure occurring in the light of the threats to and vulnerabilities of the system, and the controls currently implemented.

#### Managing information security risks

The results of the risk assessment are identified risks and risk severities. These help guide and determine the appropriate management action, and priorities for managing information security risks. Risks with a high severity level would justify the expenditure of more resources to control them than risks with a low severity level. Risk Management involves identification, selection and implementation of justified security and contingency 'countermeasures' to reduce risks to an acceptable level.

Countermeasures can act in different ways such as:

- Reducing the likelihood of attacks or incidents occurring.
- Reducing the system's vulnerability.
- Reducing the impact of an attack or incident should it occur.
- Detecting the occurrence of attacks or incidents.
- Facilitating recovery from an attack or incident.

Risk management requires a judgement about what is an acceptable level of risk. Although this is a business decision, it does require a thorough understanding of the nature of the risk and the effectiveness of the countermeasures implemented to manage the risk. For some systems or scenarios, specialist advice might be needed.

When taking risk management decisions, consideration must be given to the full implications of the decisions taken. Failure to implement some countermeasures might breach legal or regulatory requirements. This is unlikely to be an acceptable risk management decision. Failure to meet other countermeasures might breach Government information security standards; as a consequence it might not be possible to link the MoJ system with other systems. This might limit the usefulness of the MoJ system.

Consideration must also be given to what are tolerable financial losses, political sensitivities and adverse publicity. The cumulative effect of accepting high levels of risk should also be taken into account.

# Information security in projects

Information security controls are considerably cheaper and more effective if incorporated at the system requirements specification and design stage. Information risk assessments must be part of the project process.

# Ongoing information security risk management

Effective risk management does not end once a risk assessment has been done and the required countermeasures implemented. Checks need to be carried out to ensure that the countermeasures are being applied effectively. It is also important to carry out periodic reviews of security risks and implemented controls to:

- Take account of changes to business requirements and priorities.
- · Consider new threats and vulnerabilities.
- Confirm that controls remain effective and appropriate.

# The role of security in risk assessment and risk management

The MoJ security team can provide help in all areas of security risk management for systems. Examples include:

- Advice on risk assessments.
- Help with carrying out risk assessments.
- Assist with the risk management decision process.
- Help with creating and managing documentation compliant with MoJ standards.
- Assisting with mandatory Government risk assessments.
- · Advice on compliance checking.

#### **Contact details**

For any further questions or advice relating to security, contact: security@justice.gov.uk.

# **Glossary and Acronyms**

# **Glossary**

This information is a reference list of Ministry of Justice (MoJ) terms and abbreviations.

A more extensive list of acronyms is available here.

The NCSC has a comprehensive cybersecurity glossary available on its website.

# **Terms**

2FA

Refer to Multi-factor authentication.

**Authorised User** 

Any user of services covered as authorised by the MoJ.

**Blue Team** 

The internal security defence team in an organisation. Within the MoJ, this work is performed by the Security Team.

**Brute Force Attack** 

The application of lots of computer power, to try and perform a task using a huge number of values. Typically used to try out many passwords, to gain access to systems.

**Business Continuity Plan (BCP)** 

A document that outlines the procedures in place for a business to continue to operate, despite an unexpected disruption to services. These disruptions might be things such as cyber attacks, pandemics, or natural disasters.

Credentials

Information used to prove someone's identity, to confirm that they really are who they say they are. Typically includes passwords, tokens, and certificates.

Critical infrastructure attack

Critical infrastructure refers to the physical and cyber structures, facilities, and systems that are essential for a country to function. Attacks on these resources would harm the physical security, economic security, or public health of the country.

Customer

Someone who buys goods or services. The customer of an IT service provider is the person or group who defines and agrees the service level targets. The term customers is also sometimes informally used to mean users, for example "this is a customer focused organisation".

Dark web

Generic name for encrypted online content that is not indexed by search engines. The information is only accessible with special software or tools.

Data breach

An incident where data is accessed in a non-authorised way.

Decryption

The reverse of an encryption process.

Distributed Denial of Service (DDoS) attack

Legitimate users cannot access computer services, because threat actors are overloading the service with requests. Also referred to as a Denial of Service (DoS) attack.

**Digital footprint** 

A collection of data and information traces left behind by a user, as they do activities online. For example, all the things you've ever searched for on Google.

**Double encryption ransomware** 

Refer to ransomware.

**Encryption** 

The process of converting human-readable text into unreadable 'disguised' information, or 'ciphertext'. You can see it, but you can't understand it. Only someone with a decryption key can convert ('decrypt') the unreadable information back into human-readable form again.

**Exfiltrate** 

The formal name for a technique used by threat actors and malware to surreptitiously copy and transfer data out of a system. This is data theft.

**Exploit** A program or process that takes advantage of a vulnerability in a system to cause system problems, or to access or modify information without authorisation. Incident Any event which is not part of the standard operation of a service, and which causes, or might cause, an interruption to, or a reduction in, the quality of that service. A breach of the security rules for a system or service. **Incident Management** The process responsible for managing the lifecycle of all incidents. The primary objective of incident management is to return the IT service to users as quickly as possible. **Insider threat** Any threat from current or former employees of an organisation who have inside information or authorised credentials that might be used to cause harm to the organisation, accidentally or maliciously. Macro A small program or script that automates tasks in an application, such as Microsoft Office. Might be used by attackers can use to gain access to, or harm, a system. Malware Malicious software. This includes things like viruses, trojans, worms, or any code that can have a negative impact on an a system. Multi-factor authentication (MFA) Use of two or more different components to verify a user's claimed identity. Typically an extra component, in addition to a password. MFA often uses an authenticator app or SMS text to deliver a single use code. Also Twofactor authentication (2FA). **Open Source Intelligence (OSINT)** Information gathered from public information. This includes data from social network accounts, company websites, and other openly available information sources. **Operational Security Team (OST)** Deprecated name for the Security Team within the MoJ. The Security Team help protect against cyber attacks, and help manage incidents. Sometimes referred to as the Blue Team. They can be contacted through email: security@justice.gov.uk. Out of band check An additional check performed using a different

An additional check performed using a different communication channel, to verify identity or intent. The check helps prevent phishing or social engineering attacks. For example, if you receive an email from a senior manager, asking you to perform an unusual task, you should want to check that the request is genuine. If you reply by email to the original request, that's an 'in band' check, and can't be trusted, because it's possible the manager's email has been compromised. But if you called the manager by mobile phone to check the request, that's using a different communication technology, so it's an out of band check. A threat actor would have to compromise both the manager's email and their mobile phone account to succeed in tricking you. For more detail on out of band checks, refer to this additional information.

**Password** A secret string of characters, numbers, and often symbols. When used with a valid user ID, a password enables access to an account. **Patching** Applying updates to software or firmware to improve security and enhance functionality. **Phishing** Untargeted mass emails sent to many individuals. The email typically asks for sensitive information, or encourages you to visit fake websites, or to send money. For more information, refer to the phishing guide. **Problem** A cause of one or more incidents. The cause is not usually known at the time a problem record is created, and the Problem Management process is responsible for further investigation. **Problem Management** The process responsible for managing the lifecycle of all problems. The primary objectives of Problem Management are to prevent incidents from happening, and to minimise the impact of incidents which cannot be prevented. **Process** A structured set of activities designed to accomplish a specific objective. A process takes one or more defined inputs and turns them into defined outputs. A process might include any of the roles, responsibilities, tools, and management controls required to deliver the outputs reliably. A process might define policies, standards, guidelines, activities, and work instructions if they are needed. Ransomware Malicious software that makes data or systems unusable by encrypting it and then demanding a payment from the victim to decrypt it. Double Extortion Ransomware exfiltrates the data before encryption and demands a ransom payment to stop the threat actor releasing the data to the public, as well as for decrypting the system. Red team This is an internal or external team that tests organisational security by simulating cyber attacks as realistically as possible. Together with the Blue Team, the team helps to improve the cyber defences of the organisation. Resolution Action taken to repair the fundamental cause of an incident or problem, or to implement a workaround. May include a wide range of IT teams, including support **Resolver Group** 

Service Desk

Social engineering

May include a wide range of IT teams, including support and development personnel, other Service Management Functions (SMFs), other units within the organisation, outsourcing providers, partners, and other third parties.

The single point of contact between the service provider and the users. A typical Service Desk manages incidents and service requests, and handles communication with the users.

Manipulating people into doing things or divulging information that is of use to a threat actor.

Tabletop An exercise created to try out Business Continuity

Plans (BCPs). These exercises create realistic scenarios, and play through a number of obstacles, to ensure

organisations have robust BCPs.

Tailgating An unauthorised individual forcefully or stealthily

gaining access to a building, typically by entering

immediately behind an authorised user.

**Threat actor** A general term that encompasses all types of individuals

and groups that use cyber methods to cause harm. This includes competitors seeking to steal information, cyber criminals attacking for political or monetary gain, accidental or malicious insider threats, spies, social and

political activists, and assorted hackers.

**Trend Analysis** Analysis of data to identify time related patterns. Trend

analysis is used in Problem Management to identify common failures or fragile configuration items, and in Capacity Management as a modelling tool to predict future behaviour. It is also used as a management tool for identifying deficiencies in IT Service Management

Processes.

Virtual Private Network (VPN)

An encrypted network created to allow secure

connections for remote users.

**Vulnerability** A weakness in software, a system, or process. A threat

actor might seek to exploit a vulnerability to gain

unauthorised access to a system.

**Zero day (0day)** A vulnerability in a system that few people know about.

threat actors can exploit an Oday to attack or affect data

and systems.

**Zero trust**The assumption that all requests and connections

are potential breaches, and so must be verified and

authenticated before being allowed.

# Out of band checks

An out of band check is when an individual uses a different method of communication than the one the message came from. This method means that if one communication method is compromised, you quickly find out by using a different communication method to confirm validity. The likelihood of multiple communication methods for the same person or team being compromised is low.

Out of band checks are an easy method to confirm the legitimacy of communications and requests. They can confirm the identity behind a message or request, and they can confirm the validity of the message or request itself. Social engineering techniques and phishing tactics take advantage of people who do not use out of band checks. By doing an out of band check, these sorts of attacks can be stopped very easily.

**Example 1**: You receive an email request for an urgent review of an invoice, and immediate payment. The email comes from someone unexpected. You should find the official contact details of that person, and contact them using a phone call - but not email - to confirm that they did indeed send the original email. If they did send the email, you can proceed with the request. If they did not send the email, you can report the email as a phish, and also alert the owner of the email address that their email address might have been compromised.

**Example 2**: You receive a phone call from someone claiming to be your bank, or HMRC, or HMCTS. You hang up the call, and locate the official website for the company. You should be able to find multiple official contact details there. Use one of these to contact the place the caller claimed to be from. If, for example, the claim was that your bank was calling, you can call the direct number and speak to the switchboard about the reason for the initial

call. They will forward you to the correct department. You can then confirm the validity of the original call, and so confirm whether the original caller was actually from your bank or not.

**Example 3**: Someone enters your place of work, and claims to have a meeting with a specific person. Unfortunately, there is no record of this on the expected visitor list. You can call or email the person within your place of work to confirm the visitor is legitimate. This check also works if tradespeople arrive unexpectedly, because you can contact both the relevant person within your place of work and also contact the company they claim to be from, using the company's official website contact details.

**Example 4**: You receive an email requesting that you reset your password immediately. The email contains a link to perform the password reset. You have not attempted to login to that account recently. You should use an internet search for the website or type the URL directly if you know exactly what it should be. When you attempt to login, the website will let you know if you need to reset your password. If not, you know someone else has attempted to gain access to your account. That would mean the password reset request was not legitimate, and most likely a phishing attempt hoping to get your username and password through the reset link in the original email. Similarly, if you get an MFA request unexpectedly, do not confirm it unless you were indeed attempting to access that account immediately before the request came through. If you get an MFA request, but had not been trying to connect using the account, you should change the account password as soon as possible, because it might have been compromised.

When doing an out of band check, be sure to pick a different method of communication to the one used to contact you originally. If someone emails you unexpectedly, perform an out of band check by making a phone call. If someone calls you, perform an out of band check by using the Internet. It is very unlikely that multiple communication channels have been compromised.

Be sure to get official contact details for companies only from their official websites. Never be afraid to hang up on someone and check their identity through another method, especially if they are asking for sensitive or personal information or credentials. Never be afraid to check the legitimacy of unusual email requests. by contacting the sender through a different communication channel.

Doing an out of band check lets you confirm that the messages come from the person they claim to be, and that the requests are valid. This helps prevent you or your company from losing money to fake invoices, from accidentally giving up sensitive information or credentials, and from having unauthorised individuals in your place of work. Doing an out of band check is fast and easy.

All members of your workplace should be happy to receive such a check. It shows that you take security seriously, and that you are helping to protect them as well as yourself.

#### Contact details

For any further questions or advice relating to security, contact: security@justice.gov.uk.



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