**Template Instructions**

Information Security Risk Management Standard

Follow the instructions below to complete this standard template for use within your own organization.

1. Click each bracketed field below to input basic standard information:

* **Organization Name *(e.g. ACME Co)*:**

[Organization Name]

* **Organization Address *(e.g. 123 Elm St. City, ST. 12345)*:**

[Organization Address]

* **Standard Authority *(e.g. CEO, CIO, or CISO)*:**

[Policy Authority]

* **Standard Owner *(e.g. IT Department)*:**

[Policy Owner]

* **Owner Contact Info *(e.g.*** [***jon.smith@acme.com***](mailto:jon.smith@acme.com)***)*:**

[Owner Contact Info]

* **Standard Number *(e.g. STRD-INFOSEC-01)*:**

[Policy Number]

1. Thoroughly review all 10 Standard Sections to ensure accuracy and alignment with existing organizational policies, procedures, and standards.
2. Input key term definitions that require clarification into Section 7.
3. Review related documents in Section 10.
4. Save the document and print the necessary pages to a PDF or printer.
5. Visit [docs.policytemplates.online](https://docs.policytemplates.online/) for further policy/standard creation and implementation resources.

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| --- | --- |
| [Organization Name] | **No:**  [Policy Number] |
| **IT Standard**:  **Information Security**  **Risk Management** | **Updated:** 11/1/2024 |
| **Issued By:**  [Policy Authority]  **Owner:**  [Policy Owner] |

# 1.0 Purpose and Benefits

The purpose of this Information Security Risk Management Standard is to establish a comprehensive framework for identifying, analyzing, and managing risks to the organization’s information security. By systematically assessing risks to confidentiality, integrity, and availability, the organization can prioritize its security efforts on the most critical information assets. This proactive approach not only aligns with federal and state regulations but also ensures informed decision-making that safeguards sensitive information and enhances the overall security posture.

Adhering to this standard delivers several key benefits, including improved risk awareness through regular assessments, which foster a culture of security among all users. It allows for resource optimization by identifying vulnerabilities early, enabling the organization to allocate resources effectively and reduce the potential impact of security incidents. Moreover, the standard helps ensure adherence to legal and regulatory requirements, thereby mitigating risks of non-compliance. Additionally, addressing risks proactively is more cost-effective than reacting to incidents after they occur.

# 2.0 Authority

This standard is established under the authority of organizational management and is guided by best practices outlined in the National Institute of Standards and Technology (NIST) Cybersecurity Framework 2.0. While not mandated by law, the organization adopts this framework to enhance its cybersecurity posture and protect its information assets. The authority for enforcement and adherence to this standard is vested in the [Policy Authority], who is responsible for ensuring compliance across all departments.

# 3.0 Scope

This standard applies to all employees, contractors, third-party vendors, and any individuals or entities accessing, using, or managing the organization's information systems, networks, and physical infrastructure, regardless of the medium or format of the information. It covers all electronic, paper-based, and verbal communication, including, but not limited to, data processing systems, cloud services, email platforms, mobile devices, databases, and other digital storage mechanisms that store, transmit, or process sensitive organizational information.

The standard encompasses internal and external users, whether they access the organization's systems on-site or remotely, and includes all physical infrastructure such as data centers, workstations, and hardware that interact with or support the organization's information environment. Additionally, it extends to any devices, both personal and organizational, that connect to the corporate network or handle company data.

All users are responsible for protecting the confidentiality, integrity, and availability of information, complying with this standard and relevant laws, and familiarizing themselves with the organization's security policies and procedures to ensure the protection of organizational assets. Failure to comply with these requirements may result in disciplinary action, including termination of access rights or contractual agreements.

# 4.0 Information Statement

Information security risk management takes into account vulnerabilities, threat sources, and security controls that are planned or in place. These inputs are used to determine the resulting level of risk posed to information, systems, processes, and individuals that support business functions.

While risk management and related assessment activities can take many forms (e.g., formal risk assessment, audits, security reviews, configuration analysis, vulnerability scanning and testing), all are aimed at the same goal - identifying and acting on risk to improve overall security posture.

It should be noted that an entity can never completely eliminate risk, but can take steps to manage risk.

As per the Information Security Policy, any system or process that supports business functions must be appropriately managed for risk and undergo risk assessments as part of its life cycle.

* 1. Risk Management Process

The risk management process is iterative and should be followed throughout a system’s or process’s life cycle.

* 1. Frame Risk

The first step in managing risk is to:

1. Develop a strategy for conducting your risk assessment which considers assumptions, constraints, priorities, dependencies, tradeoffs and resources that will be used; and
2. Determine the risk tolerance, or the level of risk that is acceptable. For information security risk decisions that may affect multiple entities, the lowest level of risk tolerance for those entities must prevail. It is important that entities recognize how fundamental this decision is to the risk management process. Risk tolerance is an executive-level decision and information technology (IT) staff should not be determining the risk tolerance for an entity.
   1. Assess Risk

Assessing risk starts with identifying and classifying assets within scope. Risk is assessed by determining the threats and vulnerabilities to these assets, identifying the potential impact of each vulnerability being exploited, and determining the likelihood of occurrence. A list of potential threats and vulnerabilities needs to be developed, and may come from preexisting resources.

It is important to note that the risk assessment process is comprehensive by intention, to assure due diligence, compliance, and proper documentation of security related controls and considerations.

Designing security into systems requires an investment of time and resources. The extent of the risk assessment should be commensurate with the classification (information sensitivity and system criticality) of the system/process and the risks this system/process introduces into the overall environment.

Types of information security risk assessments include, but are not limited to:

1. Enterprise Risk Assessments – Assesses risks to core agency assets, operational processes, and functions;
2. Physical Infrastructure Assets and Systems Risk Assessments – Identifies and assesses vulnerabilities and risks to core physical infrastructure assets and systems;
3. Project Security Risk Assessments (New Risks) – Identifies and assesses new risks to existing components introduced by new technology or service offerings; and
4. Change Request Risk Assessments – Assesses risk of change to ensure security is not compromised by the proposed change.
   1. Respond to Risk

Once risk has been assessed, the entity must determine and implement the appropriate course of action. Options include:

1. Risk Acceptance – This is a documented decision not to act on a given risk at a given time and place. It is not negligence or “inaction” and can be appropriate if the risk falls within the risk tolerance level. For example, entities may choose to accept the risk of an earthquake, based on a low likelihood in the Northeast of extensive damage and the high cost of controls.
2. Risk Avoidance – These are specific actions taken to eliminate the activities or technologies that are the basis for the risk. This is appropriate when the identified risk exceeds the risk tolerance, even after controls have been applied (i.e., residual risk). For example, if a connection between two networks includes unacceptable risks and the countermeasures are not practical, the entity may decide not to make the connection.
3. Risk Mitigation/Reduction – These are specific actions taken to eliminate or reduce risk to an acceptable level. This is the most common approach and is appropriate where controls can reduce the identified risk. For example, to reduce the risk of network intrusion, an entity may choose to deploy a firewall.
4. Risk Transfer/Sharing – These are specific actions taken to shift responsibility for the risk, in whole or in part, to a third party. This may be appropriate when it is more cost effective to transfer the risk, or when a third party is better suited to manage the risk. For example, an entity may transfer risk through legal disclaimers or by outsourcing to a vendor.
   1. Monitor Risk

The entity must monitor the effectiveness of its risk response measures, by verifying that the controls put in place are implemented correctly and operating as intended. This must occur annually, at a minimum. In addition, the entity must have a process to alert it of significant changes in the factors it uses to assess its risk (e.g., assets, threats, controls, regulations, policies, risk tolerance). These changes may indicate a new assessment is needed.

# 5.0 Compliance

This standard shall take effect upon publication. Compliance is expected with all enterprise policies and standards. Policies and standards may be amended at any time; compliance with amended policies and standards is expected.

If compliance with this standard is not feasible or technically possible, or if deviation from this standard is necessary to support a business function, entities shall request an exception through the following process.

# 6.0 Standard Exceptions

Requests for exceptions to this standard must be submitted to the [Policy Authority] by the requesting department. Each request should include the scope and justification for the exception, potential risks, proposed mitigation measures, and a timeframe for achieving compliance. The [Policy Authority] will review and discuss these requests with the department.

# 7.0 Definitions of Key Terms

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| **Term** | **Definition** |
| Information Systems | Any combination of hardware, software, data, and personnel that processes, stores, or transmits information, including but not limited to computers, servers, networks, and applications. |
| Users | Individuals or entities, including employees, contractors, and third-party vendors, who access or interact with the organization’s information systems and data. |
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# 8.0 Contact Information

Submit all inquiries and requests for future enhancements to the standard owner at:

[Policy Owner]

[Owner Contact Info]

[Organization Address]

# 9.0 Review and Revision

This standard should be reviewed at least annually to keep pace with evolving regulations, threat landscapes, and organizational changes. However, more frequent reviews may be necessary following regulatory updates, cybersecurity incidents, significant technology changes, organizational shifts, or compliance audits. This standard should be revised based on these reviews and those revisions noted below.

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| --- | --- | --- |
| **Date** | **Description of Change** | **Reviewer** |
|  |  |  |

# 10.0 Related Documents

[National Institute of Standards and Technology (NIST) Special Publication 800-30, Guide for Conducting Risk Assessments](https://csrc.nist.gov/publications/detail/sp/800-30/rev-1/final" \t "_blank)

[National Institute of Standards and Technology (NIST) Special Publication 800-39, Managing Information Security Risk](https://csrc.nist.gov/publications/detail/sp/800-39/final#:~:text=The%20purpose%20of%20Special%20Publication,the%20Nation%20resulting%20from%20the)