

Cyber Incident Response Plan

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| All members of the Crisis Management Team | |
| All heads of Business Units | |

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1. Introduction to the Cyber Incident Response Plan (CIRP)

1.1 Purpose

The purpose of this plan is to provide operational structure, processes and procedures to Nexora Tech Solutions personnel, so that they can effectively respond to incidents that may impact the function and security of digital assets, information resources, and business operations.

Cyber-attacks can quickly escalate and become a significant business disruptor requiring both business continuity and consequence management considerations. Whilst much of the CIRP will be managed within the IT Security environment, early consideration should be given to engaging both Business Continuity and Resilience Leads in order that the wider issues can be managed. Business Continuity and Resilience leads in the organisation must therefore be familiar with the CIRP.

The CIRP will assist the Nexora Tech Solutions in identifying, managing, investigating, and remediating various types of cyber incidents. It describes the processes for initiating a response and establishing the structure needed to ensure response execution. This CIRP will also reference procedural documentation that provides operational-level details specific to handling the various incident types.

The CIRP cannot anticipate and provide guidance for all potential incidents. Management and incident responders should consider the current situation, business impact, and security needs of the Nexora Tech Solutions and balance those against the guidance and recommendations provided by the CIRP.

This plan is based on a number of recommended industry best practices including:

- The Standard of Good Practice for Information Security 2018¹
- Existing cyber incident response documentation provided by Nigeria Public Sector organisations
- ISO/IEC 27035: 2023 Information Security Incident Management²
- NCCC Group experience and knowledge

¹Available at: <https://www.iso.org/standard/60803.html> (last visited 10th^h January, 2025)

² Available at: <https://www.iso.org/standard/60803.html> (last visited 10th^h January, 2025)

1.2 Central Notification and Co-ordination Policy

The trigger for consideration of such notification is defined as incidents or attacks against Nigerian public sector network information systems which will:

- Have the potential to disrupt the continued operation of the organisation or delivery of public services; and/or
- Carry a likelihood that other public, private or third sector organisations may experience a similar attack, or that the incident could spread to those organisations; and/or
- Could have a negative impact on the reputation of the Nigerian public sector or Nigerian Government; and/ or
- Carry the likelihood of Nigerian Parliament or national media interest.

In such circumstances there is a requirement to notify the National Cybersecurity Coordination Centre (NCCC) and Nigeria Government Resilience officials for incident management and co-ordination purposes and also Nigeria Police Force National Cybercrime Center for crime investigation considerations. This reporting mechanism is intended to enable the appropriate levels of external support to be considered that might not be immediately obvious to organisational IT security teams who are focussed on dealing with the incident at hand.

1.3 Alignment to Nigerian National Cyber incident Reporting Protocols

The CIRP acknowledges the National Cyber Incident Management Policy (NCIMP – this is a restricted circulation policy) and the Nigerian Public Sector Cyber Incident Central Notification and Co-ordination Policy, that set out the process for managing cyber incidents that have a national impact in Nigeria context. The NCIMP aligns with the Central Government Arrangements for Responding to an Emergency: Concept of Operations (CONOPS). The NCCC is responsible for officially ‘declaring’ a cyber incident that requires management and co-ordination at a Nigeria level. For context and information on the NCCC incident categorisation framework³ please see Appendix [G](#).

³ Available at <https://www.ncsc.gov.uk/news/new-cyber-attack-categorisation-system-improve-uk-response-incidents> (last visited 25th April 2019)

1.4 Scope

An **Information Security Incident** is an incident that specifically impacts upon **Sentinels** information. E.g.: the loss, theft, damage or destruction of information; or an item of IT equipment on which such information is stored. Information Security Incidents typically involve a potential impact to the confidentiality or integrity of **Sentinels** information. Events affecting the availability of **Sentinels** information are typically handled as IT Service Incidents by IT Service Management processes in the first instance; as such processes are focused on restoring service availability to users as quickly as possible. Loss of service availability is likely to become a security issue where it stems from a deliberate hostile act, or where change is required to avoid repetition.

A **cyber incident** is the subset of Information Security Incidents that affects digital data or IT assets, and does not involve any hardcopy information. For example: a user account compromise, a network intrusion or a malware outbreak.

Cyber incident Management is the process of handling all cyber incidents in a structured and controlled way. This plan ensures that:

- All cyber incidents are managed quickly and efficiently
- A consistent approach is implemented to manage cyber incidents
- The damage caused by a cyber incident is minimised
- The likelihood of recurrence of the security incident is reduced by the review and implementation of appropriate measures

The scope of this plan is limited to cyber incidents affecting the IT services, electronic data and associated digital assets within the control of **Sentinels**. For the purpose of this plan, the following list of IT incidents have not been treated as cyber incidents and therefore are outside the scope of this document:

- Software problems and technical failures not caused by malicious activity
- Unavailability of the corporate IT network and / or systems
- Performance problems with the corporate IT network and / or systems
- Hardware problems and failures

2. Management Roles and Responsibilities

2.1 Cyber Incident Response Team (CIRT) & Crisis Management Team

Cyber incidents are managed (triage, containment, eradication, lessons identified and reporting) by the CIRT. This team is responsible for analysing security breaches and taking any necessary responsive measures and advising Senior Management / Board of key breaches and the response developed. In most instances the CIRT will be informed of and brought together as a team when relevant breaches/risks have been raised to the group after an assessment of risk has been made by the <HEAD OF IT OPERATIONS>. It may be that a smaller team from within IT security (Core IT CIRT) will assess and classify the incident prior to escalation to the CIRT which will likely involve wider non IT personnel. References to an Extended CIRT will relate to external parties brought in as and when required to support the CIRT.

A Crisis Management Team (Senior Management Team) may be formed to deal with the Strategic consequences and decisions that arise from the CIRT incident management. Within <ORGANISATION>. This team will consist of <INSERT AS RELEVANT>.

The Core IT CIRT includes key operational personnel necessary to identify and triage all cyber incidents within <ORGANISATION>. This team will be headed by the <Information Security Officer> supported by the following personnel.

- Security Architect
- Security Analyst
- Network Operator
- Systems Administrator
- Service Desk Support
- <Others>

The CIRT includes key personnel from the following departments:

- Chief Information Security Officer (CISO) – Incident Owner
- Head of Operations or IT Senior Officer (ITSO) – Incident Manager
- Information Security Officer (ISO)
- Senior Information Risk Owner (SIRO)
- Core Incident Response Team Lead (IT Incident Response Team Lead)
- Human Resources (HR)
- Legal Services Rep
- Finance Rep
- Audit Rep
- Physical Security Rep
- Communications Lead

- Policy Area Lead
- Resilience Lead
- Business Continuity Lead
- Data Protection Officer (DPO)
- Other relevant employees, contractors and third parties

The CIRT may be extended (Extended CIRT) to incorporate external partners and agencies where this is deemed appropriate in circumstances to add value to the management of the incident. This will often be the case in more complex incidents that lead to escalation. This may for example include;

- Nigeria Government
- Nigeria Police Force National Cybercrime Center (NPF-NCCC)
- National Cybersecurity Coordination Center (NCCC)
- 3rd party security specialists
- Regional Resilience Co-ordinator
- National Emergency Management Agency (NEMA)
- External legal services

2.2 RACI Matrix

Delegation, clarity and accountability are crucial in dealing with cyber incidents that have escalated to requiring a CIRT to be formed. The **RACI matrix** is a useful tool that assigns responsibility and maps out tasks, milestones or key decisions involved in completing a project such as managing an incident. It assigns which roles are Responsible for each action item, which personnel are Accountable, and, where appropriate, who needs to be Consulted or Informed. It is a very useful tool in the context of developing a CIRP.

Responsible: Refers to those who do the work to complete the task. Who's doing the work?

Accountable: Designates the person who ultimately answers for the results of an activity, and also who delegates the work to the people who will execute it. Who is making the decisions?

Consulted: Refers to those who should be heard on the related activity, and with whom there is two-way communication. Who will be communicated with regarding incident decisions and tasks?

Informed: Designates those who sought to be kept up-to-date on the progress of the activity, and with whom there is just one-way communication. Who will be updated on decisions and actions during the incident?

Figure 1 outlines where key responsibilities in the incident handling process fall in the form of a Responsible / Accountable / Consulted / Informed (RACI) matrix. **<ORGANISATION TAILORED SECTION>**

| Task No. | Task | IT Managed Service Providers | Management Board | Sentinels | Managed Service Provider | CI RT | Other Sentinels Personnel | Third Party Stakeholders | Impacted individuals | Law Enforcement and Regulators | Insurers |
|----------|---|------------------------------|------------------|-----------|--------------------------|-------|---------------------------|--------------------------|----------------------|--------------------------------|----------|
| 1 | Identifying Incidents | R | - | A,R | R | - | R | R | - | - | |
| 2 | Reporting Incidents | R | - | A, R | R | - | R | R | - | - | |
| 3 | Capturing Incidents | - | - | A | R | - | - | - | - | - | |
| 4 | Assigning Incidents | - | - | A | R | - | - | - | - | - | |
| 5 | Investigation of Incidents | R | I | A | R | C | R | R,(I) | (I) | (I) | (I) |
| 6 | Containment of Incidents | R | I | A | R | C | R | R | (I) | (I) | (I) |
| 7 | Eradication of Incidents | R | I | A | R | C | R | R | - | (I) | (I) |
| 8 | Recovery from Incidents | R | I | A | R | R,C | R | R | (I) | (I) | (I) |
| 9 | Review & Learn from Incidents | R,C | I | A,R | R | R,C | C | C | - | (I) | (I) |
| 10 | Improve / Prevent Recurrence of Incidents | R,C | I | A,R | R | C | R | R | (I) | (I) | (I) |
| 11 | Policy Impact | - | I | I | | R,C | | | | (I) | |
| 12 | Resilience and Business Continuity Assessment | - | I | I | | R,C | | | | (I) | |

Figure 1 – Sentinels RACI Matrix

Governance of cyber incident policies, procedures and planning, is the responsibility of the **<ORGANISATION RESPONSIBLE TEAM – OFTEN THE IT SECURITY TEAM>** which includes:

- CISO
- Head of Operations
- Security Operations Centre
- Service Desk
- Network Operations and Infrastructure
- Systems Administrator and Web Services

Consideration should be given to inclusion of Resilience and Business Continuity leads for escalation and co-ordination planning and Communications leads for media and reputational management.

2.3 Updates to the CIRP

Ownership of the plan rests with the **<ORGANISATION RESPONSIBLE PERSON>** and will be reviewed on a **<BI MONTHLY>** and/or after an incident has occurred. Ensuring ownership and updates to contact details is critical to the on-going operations of the CIRP.

3. Communications

3.1 Management Notification

The CIRT or Core IR CIRT will keep the relevant management and associated third parties informed of the details of all confirmed **CRITICAL** or **HIGH** severity cyber incidents via the appointed Single Point of Contacts (SPoCs). Identified management and third parties include the following:

- The relevant Business Unit Managers, Policy Leads and Corporate Comms should be notified of the incident and kept up to date with progress to allow them to manage their customers/staff and other stakeholders.
- Security Management Notification - Where there is a confirmed critical security related incident, the **<ORGANISATION RESPONSIBLE PERSON – CISO/CRO>** must be notified and kept up to date with progress.
- Senior Information Risk Owner (SIRO)
- Communication with regulatory authorities as required.
- Contact contracted security specialist third parties for assistance as required.
- Core respondents within the Nigerian National Cybersecurity Cordination & Co-ordination Policy
- Resilience Partnership for early multi agency support and co-ordination arrangements.

3.2 Human Resources (HR) Notification

The CIRT or Core IT CIRT will notify HR of all confirmed cyber incidents where a significant breach of information security policies concerning a current or former member of staff. HR will be responsible for taking actions including:

- Ensuring cyber security training in place for staff
- If required taking disciplinary actions
- If required, cooperating with the police and other legal bodies
- Managing the corporate response to press, social media, PR
- Co-ordinating with legal services where current or former members of staff are in breach of contract.

3.3 Legal Services Notification

The CIRT or Core IT CIRT will notify all confirmed cyber incidents where theft or other malicious actions could result in a prosecution to Legal services. Legal services will be responsible for taking actions including:

- Informing and cooperating with the police and other external legal entities

3.4 Third Parties Notification

The CIRT or Core IT CIRT will notify relevant third parties all confirmed **CRITICAL** or **HIGH** severity cyber incidents where the incident has compromised their information, such as payment card/ account data. This would also include situations where the third party has lost data or the data has been compromised that relates to **Sentinels** and/or our customers. Incidents that would need to be notified include:

- Loss of Personally Identifiable Information (PII), such as personal details including name, address and telephone numbers of staff or customers **<REPORTING TO THE ICO>**
- Key logger or card skimmer device found
- DDoS attack where DNS need to be modified
- Contacting software vendors for modifications to applications to remove exploited vulnerabilities

The CIRT or Core IT CIRT will notify Cyber incidents requiring support from trusted third party service providers such as ISP, DNS management, Application Development and Penetration Testing where there is a need to consult with them with regards supporting the management of the incident.

The CIRT or Core IT CIRT will notify Cyber incidents that meet the requirements of the Nigeria Public Sector Cyber Incident Central Notification and Co-ordination Policy to;

- Nigeria Police Force National Cybercrime Center (NPF-NCCC)
- The National Cyber Security Coordination Centre (NCCC)
- National Cybersecurity Policy and Strategy (NCPS)
- National Emergency Management Agency (NEMA)
- Nigeria Government Policy Area Lead (where relevant)
- **OTHER CENTRAL CO-ORDINATING BODY AS RELEVANT**

Where incidents do not meet the thresholds of the above policy the CIRT or Core IT CIRT will still consider notifying Cyber incidents to the NCCC and / Nigeria Police Force National Cybercrime Center where there is value in improving the rich intelligence picture, other public sector bodies could take mitigation steps or there is a crime worthy of investigation.

4. Cyber Incident Response Process

Figure 2 sets out the end-to-end incident handling process in overview. The relationship between Sentinel's cyber incident response steps and the phases set out in the NIST incident handling guide SP 800-61⁴ (the coloured blocks) is shown for reference.

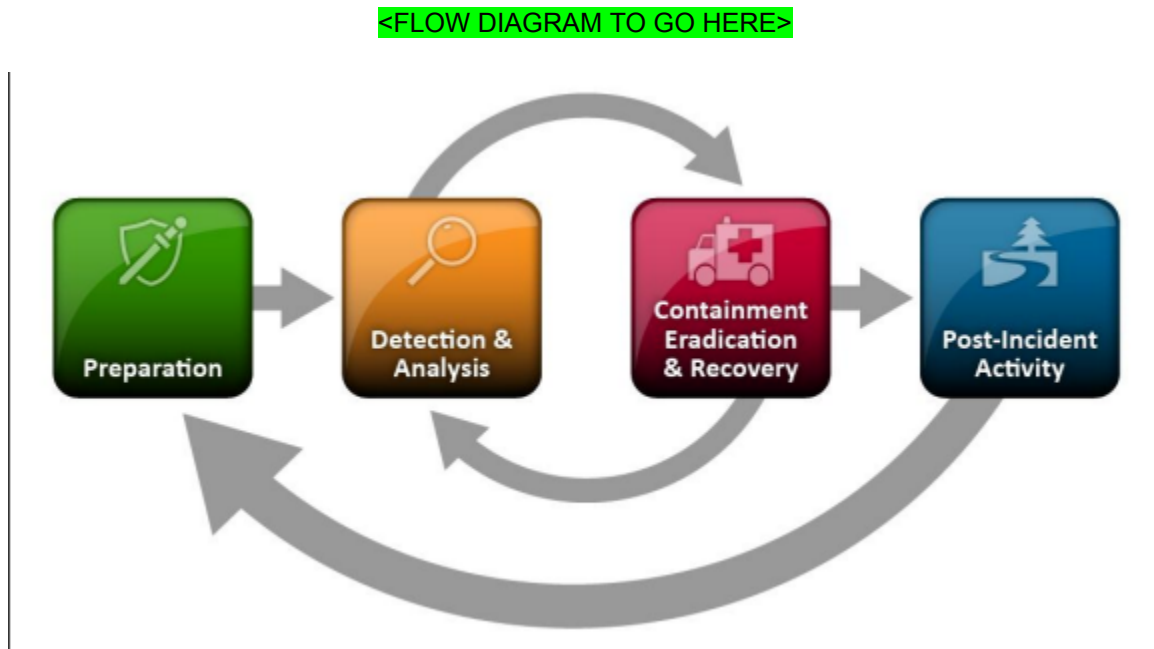


Figure 2 – Cyber Incident Response Process

⁴ Available here: <https://nvlpubs.nist.gov/nistpubs/specialpublications/nist.sp.800-61r2.pdf> (last visited 24th April 2019)

4.1 Step 1 – Prepare

The key to minimising the impact and quickly recovering from a cyber incident is in the planning and preparation. A well trained team that has access to a comprehensive up-to-date set of documentation with a well-managed and monitored IT estate will greatly improve the response times to a cyber incident. Therefore the following actions should be undertaken in order to enable a CIRT to function effectively.

4.1.1 Required documentation

The documentation below must be comprehensive, easily accessible to those who require it and contained in a central location:

- Cyber incident Response Plan (this document)
- Detailed tactical workflows (Playbooks) for specific response actions
- Inventory of digital assets
- Network Diagrams
- Documentation of services, protocols, and ports allowed or links where this information resides
- Inventory of approved operating systems and applications
- Configuration standards for all systems
- Change control for all systems
- System logs
- Media inventory
- Detailed Forensic imaging procedures for all systems
- Contact information for:
 - Core IT CIRT members
 - CIRT members (Appendix B)
 - Crisis Management Team (CMT) members (Appendix C)
 - Third Party Support Providers (Appendix D)

4.1.2 Preparation

Gather Cyber Threat Intelligence to enable an understanding of the risks to the business and infrastructure, knowledge of threat actors, their motivation and delivery methods. Threat intelligence sources include:

- National Cyber Security Centre Threats reports
- Cyber Information Sharing Partnership (CiSP)
- Open source intelligence feeds, including security vendor assessments and security news feeds and subscriptions
- Police

Other preparatory activities include:

- Routinely review the **Sentinels** security architecture to ensure a comprehensive defensive structure is in place.
- Reviewing the organisations related policies e.g HR, DR, Business Continuity policies.

4.1.3 Pre-requisites

- Creation of known baselines for network, server, storage and application performance accounting for fluctuations in demand for known activities e.g. month end, product launch etc.
- Automated alerting from all systems when their performance or other metrics falls outside the acceptable tolerances
- Daily reviews of event logs
- Configuration Management Database (CMDB)
- Backup and recovery processes for all systems
- Ensure all system clocks are synchronised with a trusted network time source
- Implement a cohesive patch management plan for all operating systems and third-party applications
- Implement a functional vulnerability management program that identifies weaknesses in the **Sentinels** environment that can be efficiently remediated
- Develop and maintain relationships with law enforcement authorities
- Consider developing and maintaining partnerships with external third-parties for services such as:
 - Digital Forensics and other Incident Response services
 - Phishing site take-down
 - Cyber Insurance
 - Credit protection for data breaches
 - Customer call centre for use during a data breach
 - Crisis/reputation management
 - Threat Intelligence

4.1.4 Training & Awareness

- Annual CIRT training on cyber incident response plan actions
- Security awareness and incident response training course such as SANS MGT535 Incident Response Team Management
- Security awareness training is given to all staff as part of the induction process with annual refresher training. Incident detection and reporting
- Annual First Responder Training
- HR maintains a record of all staff security training

4.1.5 Testing

Sentinels shall execute a Testing, Training, & Exercise (TTX) program to sustain and refine the organisation's ability to handle cyber incidents in accordance with the best practices outlined in NIST

Special Publication 800-84 Guide to Test, Training, and Exercise Programs for IT Plans and Capabilities⁵. Testing should include:

- Annual penetration testing
- Annual Red Team testing (which could be used to test the incident response plan)
- 6 monthly internal testing of response plan / playbook, using simulated scenarios including:
 - Ransomware
 - Phishing
 - Distributed Denial of Service (DDoS)
 - Data loss and theft
- Testing of Insider threat assessment

⁵ Available at: <https://nvlpubs.nist.gov/nistpubs/Legacy/SP/nistspecialpublication800-84.pdf> (last visited 15th January, 2025)

4.2 Step 2 & 3 – Identify and Report

Any suspected or actual breach of information security policy or systems must be immediately reported to the **Sentinels Service/ Helpdesk** by **ORGANISATION specific. E.g phone email**

In the event that a suspected breach involves a member of staff relating to a sensitive issue, then a report can be made directly to the **<ORGANISATION RESPONSIBLE PERSON>** or to the Head of your department.

<All systems will be monitored and have automated alerting enabled to create events of interest notifications when they fall outside the tolerances of the known baselines for performance.> *GUIDANCE DELETE* – This may not be applicable to all organisations.

When reporting a cyber incident, it is important to collect as much information about the incident as possible to enable the service desk to give the incident an initial priority. Key information to be captured should include:

- Contact information of the person reporting the incident and related parties
- Host names and IP addresses of suspected breached systems
- Nature of incident
- The potential impact of the incident along with which business area is likely to be affected by it
- Description of the activity and supporting evidence e.g. logs

Failure to report, log or respond to a notification of a cyber incident will be subject to the disciplinary procedures.

Once the above information has been obtained, this will allow the **Sentinels Service/ Helpdesk** to assign a priority to the incident. Using their workflow process, this will then determine whether this is a security incident and needs to be referred to the **CIRT**.

4.2.1 Incident Types

Figure 3 below lists incident type and descriptions of the incident:

| Ref | Incident Type | Description |
|------|---|---|
| 1 | Installation or execution of unauthorised/malicious software. | Suspected, attempted or actual installation/execution of unauthorised or malicious software on a Sentinels device. Includes malware detections by anti-malware software (even if mitigated successfully) and detections by application whitelisting solutions. |
| 2 | Network intrusion, enumeration or other probe. | Suspected, attempted or actual network intrusion, enumeration or probe. Includes intrusion alerts generated by network security equipment such as firewalls or IDS/IPS. |
| 3.1 | Physical loss, theft or damage of an IT asset. | Suspected, attempted or actual physical loss, theft or damage of any IT asset containing Sentinels data. Includes the loss/theft of laptops, tablets, smartphones or removable media (USB sticks, CDs, DVDs, DATs, etc.). |
| 3.2 | Physical loss, theft or damage of hardcopy information. | Suspected, attempted or actual physical loss, theft or damage of any Sentinels information in hardcopy. |
| 4 | User impersonation (including account compromise/hijack). | Suspected, attempted or actual instances of user impersonation. Includes password-sharing, attacks on authentication controls, impossible log-on scenarios, zombie user accounts, etc. |
| 5 | Suspicious privilege amendment. | Suspected, attempted or actual instances where a genuine user appears to have been placed in an inappropriate user group or to otherwise have gained excessive privileges. |
| 6 | Suspicious use of legitimate privileges. | Suspected, attempted or actual instances where a user appears to have abused legitimate access privileges; e.g. by accessing a large number of files/records, e-mailing data to unauthorised recipients, copying data to removable media or unusual network locations, etc. |
| 7 | Eavesdropping on a legitimate communication channel. | Suspected, attempted or actual instances where Sentinels data appears to have been intercepted by an unauthorised party. Includes instances where sensitive data is transferred to authorised recipients in unencrypted form. |
| 8 | Service spoofing (e.g. MITM). | Suspected, attempted or actual instances where a data service belonging to, or used by, Sentinels is spoofed by a third party. Includes fake Sentinels websites. |
| 9 | Denial of Service / excessive resource consumption / spam). | Suspected, attempted or actual instances where an entity places an excessively high demand on a given information system or asset. Includes Denial of Service and spam. |
| 10.1 | Phishing | Suspected, attempted or actual instances where: <ul style="list-style-type: none"> Persons within Senior receive an email which claims to be something, or from someone, that it is not. Persons outside Sentinels receive an email which claims to be from or to otherwise represent Sentinels, but is not. |
| 10.2 | Social engineering | Suspected, attempted or actual instances where an unauthorised person attempts to gain access to Sentinels data or IT systems by |

| | | |
|----|--|---|
| | | deception or extortion of authorised users (staff, customers or third parties). |
| 11 | Inappropriate use of IT facilities (including inappropriate web browsing). | Suspected, attempted or actual instances where a user uses a system to which they have authorised access in a manner that is illegal, in breach of Sentinels policy or otherwise contrary to workplace norms. This includes: browsing websites that are inappropriate for the workplace; sending threatening, obscene or harassing communications; or accessing/storing illegal material (including in breach of copyright). |
| 12 | Other harmful mode not listed | Any event that is deemed to be a security event that falls within the remit of the CIRT, but which does not fall into any of the above categories. |

Figure 3 – Incident Types

4.2.2 Data Classification

Sentinels possess and store information with varying levels of sensitivity. If a cyber incident occurs, the response will depend on the type of data stored on the affected systems. The CIRT should review the Government Security Classifications⁶ for full guidance. Figure 4 below provides a high level summary for data classifications.

| Classification | Description |
|-------------------|---|
| OFFICIAL | The majority of information that is created or processed by the public sector. This includes routine business operations and services, some of which could have damaging consequences if lost, stolen or published in the media, but are not subject to a heightened threat profile. A limited subset of OFFICIAL information could have more damaging consequences (for individuals or the Government generally) if it were lost, stolen or published in the media. Where information is identified as such, it shall still be managed within the OFFICIAL classification tier, but shall attract additional measures (generally procedural or personnel) to reinforce the need to know. In such cases where there is a clear and justifiable requirement to reinforce the need to know, assets shall be conspicuously marked OFFICIAL – SENSITIVE . |
| SECRET | Very sensitive information that justifies heightened protective measures to defend against determined and highly capable threat actors. For example, where compromise could seriously damage military capabilities, international relations or the investigation of serious organised crime. |
| TOP SECRET | HMG's most sensitive information requiring the highest levels of protection from the most serious threats. For example, where compromise could cause widespread loss of life or else threaten the security or economic wellbeing of the country or friendly nations. |

Figure 4 – Data Classifications

⁶ Available at: https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/715778/May-2018_Government-Security-Classifications-2.pdf (last visited 24th April 2019)

4.2.3 Reporting to the ICO

In line with the NDPA (Article 40) the ICO must be informed within 72 hours of the organisation becoming aware of an incident resulting in a “risk to the rights and freedoms of those involved”.

The **CIRT/DPO/responsible person** shall determine whether the incident amounts to a data breach which requires to be reported to the ICO. For organisations working to the NIS Directive, further consideration is required to whether the incident meets the reporting thresholds for NIS Reporting to relevant the Competent Authority.

Where a decision to notify the ICO has been made, the following must be included as a minimum:

- Describe the nature of the personal data breach including where possible, the categories and approximate number of data subjects concerned and the categories and approximate number of personal data records concerned.
- Communicate the name and contact details of the contact point where further information can be obtained.
- Describe the likely consequences of the personal data breach.
- Describe the measures taken or proposed to be taken to address the personal data breach, including, where appropriate, measures to mitigate its possible adverse effects.

With regards to NIS Directive the Competent Authority will have pre-determined the specific reporting requirements to be followed.

Where an incident under investigation meets the reporting requirements of the National Cybersecurity Coordination Center and Co-ordination Policy, then core organisations including Nigerian Police and the NCSC will have been informed and able to offer incident management and investigative support where appropriate. Where incidents fall below this policy position consideration will be given to informing the NCSC and Police Scotland of the incident. This decision will be taken by CIRT / responsible person.

Where the incident under investigation meets reporting requirements to the Regulator/Competent Authority, then this be undertaken in line with organisational policy and guidance and approved by CIRT / responsible person.

4.3 Step 4 – Analyse and Investigate

The **Core IT CIRT** will perform an initial triage and classification of all suspected cyber incidents to confirm the validity and the potential impact of the incident. The initial classification may be changed once more detailed investigation has been carried out. The initial classification should be retained so that this can be used to help refine and improve the overall incident response process.

- All incidents will be given an initial priority by the Sentinels Service Desk.
- All CIRT members will be emailed with details of the cyber incident.

Once an alert has been received, the **Core IT CIRT** must research the event, leveraging rapid data collection and initial analysis (triage). The goal of the triage is to acquire enough pertinent preliminary information to appropriately determine both the data classification involved and the estimated severity of the incident. The initial Incident Responder (initial entity to receive the alert or be assigned the alert) shall conduct an initial assessment and provide a data classification and a preliminary incident severity to the Incident manager. The **Core IT CIRT** should appropriately note and/or close out incidents involving false-positives according to the appropriate incident-tracking procedures. Where a confirmed incident meets the severity score is determined as **medium, high and critical**, it must be escalated to the CIRT.

4.3.1 Cyber Incident Severity Assessment

Incident severity as annotated in Figure 4 is guided by the consideration of two separate components: “Type of Threat” and “System/Information Criticality.”

4.3.1.1 Types of Threat

The following is an explicit description of these threats in descending order of criticality:

| Types of Threat | Description |
|-----------------------|---|
| Threat Level 1 | Human-Controlled Root-Level Compromise <ul style="list-style-type: none">- Unauthorised external personnel (cyber intrusion).- Partner organisation exceeding authority.- Internal personnel exceeding authority. Close-Access Breach (physical penetration of a site) <ul style="list-style-type: none">- Rogue wireless access point.- Router re-direct. |
| Threat Level 2 | Human-Controlled User-Level Compromise <ul style="list-style-type: none">- Unauthorised external personnel (cyber intrusion).- Partner organisation exceeding authority.- Internal personnel exceeding authority. |
| Threat Level 3 | Automated (malware-controlled) Root-Level Compromise |
| Threat Level 4 | Automated (malware-controlled) User-Level Compromise |

| | |
|-----------------------|---------------------------------------|
| Threat Level 5 | Denial of Service |
| Threat Level 6 | Focused Scanning or Unmanaged Malware |

4.3.1.2 System/Information Criticality

The criticality of systems and information that is potentially at risk is the second component to guiding the assessment of the severity of an incident. The following is an explicit description of these system/information criticalities in descending order of importance:

| System/Information Criticality | Description |
|---------------------------------------|--|
| Criticality Level 1 | Enterprise-Wide Network Resources (Revenue-Generating Services, Routers, Switches, DNS, Proxies Firewall etc.). |
| Criticality Level 2 | High Criticality Information – Confidential Information (Intellectual Property, PII, PHI etc.). |
| Criticality Level 3 | High Criticality Systems (Active Directory, Exchange, Web Services etc.). |
| Criticality Level 4 | Sensitive Information – Restricted Information (Sensitive Corporate Information, non-PII, Financial Transaction Information etc.). |
| Criticality Level 5 | Non-Critical Multi-Use Systems (File Servers, SharePoint etc.). |
| Criticality Level 6 | Individual Systems and Non-Sensitive Information. |

4.3.1.3 Overall Incident Severity Score

The overall impact of these two components is established using the matrix below. To properly assess an Incident, place the components in the two axes of the below matrix, which provides an initial estimation of the Incident Severity.

| System/Information Criticality | Incident Type | | | | | |
|--------------------------------|---------------|----------|----------|--------|--------|--------|
| | 1 | 2 | 3 | 4 | 5 | 6 |
| 1 | Critical | Critical | Critical | High | High | Medium |
| 2 | Critical | Critical | High | High | Medium | Medium |
| 3 | Critical | High | High | Medium | Medium | Medium |
| 4 | High | High | Medium | Medium | Medium | Low |
| 5 | High | Medium | Medium | Medium | Low | Low |
| 6 | Medium | Medium | Medium | Low | Low | Low |

Figure 4 – Incident Severity Assessment Matrix

4.3.1.4 Incident Severity Guidance

The following guidelines are for categorising the severity of an incident based on the known facts of the incident and the subsequent impact to the organisation. The prioritisation of how to resource the response to the incident is a critical decision point in the process. The CIRT should handle incidents based upon the risk they pose to **Sentinels**, its information, and computing environment. This section describes the severity levels within **Sentinels**, and the structure that is used to determine this.

The Core IT CIRT will normally handle severity levels assessed as **LOW**, whilst the CIRT will normally handle severity cases assessed as **MEDIUM**, **HIGH** and **CRITICAL**.

| Severity Level | Impact to Sentinels | Incident Response Characteristics |
|-----------------|---|--|
| CRITICAL | Highest severity level. Impacts are extraordinary and potentially catastrophic to the proper conduct of <ORGANISATION'S> | This level requires immediate and continual response actions from the Sentinels CIRT. An incident of this severity has the most |

| | | |
|-------------|---|--|
| | <p>business, loss of public trust, and/or impact on Sentinels operations or personnel. Impacts that are indicators of this degree of severity are:</p> <ul style="list-style-type: none"> • Threat to life or physical safety of the public, customer, or Sentinels personnel. • Significant destruction of IT systems/applications. • Significant destruction of corporate capabilities. • Significant disruption of Sentinels business operations over a sustained period of time. • Massive loss of confidential information. Significant loss of public confidence. • Dramatic reputational damage. • Risk of financial loss (generally more than (N794,350,000)). | <p>significant impact on Sentinels operations and involves an extensive, persistent, and usually very sophisticated attack that is difficult to contain, control, or counteract. This level of severity will trigger the National Cybersecurity Coordination Center and Co-ordination Policy.</p> <p>Indicators of this are:</p> <ul style="list-style-type: none"> • Executive leadership and the company Board of Directors will have an immediate and ongoing interest in the incident, the investigation, and the eventual recovery from the incident. • Major external support from multiple organisations would be engaged. • Would likely involve law enforcement. • Would likely involve multiple levels of regulatory or compliance reporting. • Would likely involve engagement by multiple media outlets. |
| HIGH | <p>Impacts are substantial to the proper conduct of Sentinels business, loss of public trust, and/or impact on Sentinels operations or personnel. Impacts that are indicators of this degree of severity are:</p> <ul style="list-style-type: none"> • Impactful destruction of some IT systems/applications. • Impactful destruction of some corporate capabilities. • Substantial disruption of Sentinels business operations over a sustained period of time. • Substantial loss of confidential information. • Substantial loss of restricted information. • Substantial loss of public confidence. • Substantial reputational damage. • Risk of financial loss (generally between N190,062,500 and N950,180,000). | <p>This level requires immediate response from the Core CIRT. The Extended CIRT must also be notified. Most of the Extended CIRT will likely be engaged at some point of the incident response effort. This level may involve extended work hours, to include weekends, or could involve 24/7 response activities. An incident of this severity has a real and negative impact on Sentinels operations and involves a persistent or sophisticated attack that requires substantial resources to contain, control, or counteract. This level of severity will trigger the National Cybercrime Center and Co-ordination Policy.</p> <p>Indicators of this are:</p> <ul style="list-style-type: none"> • Executive leadership and the company Board of Directors will likely have an interest in the outcome of the incident, the investigation, and the eventual recovery from the incident. • External support from multiple organisations will likely be needed to resolve. • Would likely involve law enforcement. • Would likely involve some level of regulatory or compliance reporting. |

| | | |
|---------------|--|--|
| | | <ul style="list-style-type: none"> • Would likely involve engagement by some media outlets. |
| MEDIUM | <p>Impacts are moderate to the proper conduct of Sentinels business, and/or impact on Sentinels operations or personnel. Impacts that are indicators of this degree severity are:</p> <ul style="list-style-type: none"> • Moderate disruption of Sentinels business operations over a sustained period of time. • Multiple sites or multiple business units affected by the incident. • Moderate loss or manipulation of restricted information. • Limited loss of public confidence. • Limited reputational damage. • Risk of financial loss (generally between ₦39,717,500 and ₦158,870,000). | <p>This level requires notification to the Sentinels CIRT. Several or most Sentinels CIRT members will be engaged in some aspect of the response effort. The Extended CIRT must also be notified. Selected Extended CIRT members may be engaged at some point of the incident response effort. This level may involve extended work hours initially, and will revert to a normal working schedule once initially contained. An incident of this severity has some impact on Sentinels operations and involves an attack that requires an organized response to contain, control, or counteract. This level of severity will trigger the National Cybercrime Center and Co-ordination Policy.</p> <p>Indicators of this are:</p> <ul style="list-style-type: none"> • External support may be needed, and will be engaged as needed. • May involve law enforcement. • May involve some limited level of regulatory or compliance reporting. • Would likely not involve media outlets. |
| LOW | <p>Impacts are greatly limited to the proper conduct of Sentinels business, and/or impact on Sentinels operations or personnel. Impacts that are indicators of this degree severity are:</p> <ul style="list-style-type: none"> • Limited or no disruption of Sentinels business operations. • One site or business unit affected by the incident. • Limited or no unauthorised access to restricted information. • No impact to public confidence. • No impact to reputation. • Risk of financial loss (Under ₦39,717,500). | <p>This level requires handling by a cyber or incident response team member (Core IT CIRT) and some Extended CIRT members may be notified if deemed necessary. This level of response is conducted during normal working hours. An incident of this severity has limited or no impact on Sentinels operations.</p> <p>Indicators of this are:</p> <ul style="list-style-type: none"> • External support is generally not needed. • Law enforcement is generally not engaged. • Regulatory reporting is not warranted. • Would likely not involve media outlets. |

Figure 5 – Incident Severity Assignments

4.3.1.5 Key Escalation Contacts

| Contact | Details |
|-----------------------------------|---------|
| The Cyber Resilience Unit (CRU) | |
| Police | |
| NEMA | |
| NCCC Incidents Team | |
| External Contracted Cyber Partner | |

4.4 Step 5 – Containment

The CIRT or Core IT CIRT will take actions to contain and isolate the incident from the corporate network; this may include the following:

- Isolating a system from the corporate network
- Removing users access privileges
- Removing users from the corporate offices
- Stopping services running
- Isolating connections to external partner's networks to prevent spread to other organisations
- Identifying systems and services affected including details of:
 - Host names,
 - IP addresses,
 - MAC addresses,
 - Active services,
 - Locations
- Identifying times and source IP addresses of the attack including the following details
 - Host names,
 - IP addresses,
 - MAC addresses,
 - Protocols,
 - Locations,
 - Time,
 - User accounts used
- If required contact specialist external support services to assist in the containment and evidence gathering.

Details of handling procedures for specific attacks, including DDoS, Hacking, Suspicious Activity (virus or malware, loss or theft of data) are detailed in the **<ORGANISATION PLAYBOOKS>**.

Handling procedures for forensic evidence

- Maintain the state of the affected system (i.e. do not power off)
- Identify all potential sources of available evidence which may include:
 - Storage media (HDD, DVD, USB, Tape)
 - Live data (RAM, IM, network connections, encrypted files and folders)
 - Application data (temporary files and folders, browser history, email, images, swap file, hibernation files)
 - Servers (active directory, email, internet server, web server, encryption key distribution, authentication servers);
 - Logs (event, traffic, AV, software)
 - Mobile phones (call history, contacts, emails, photos, videos, SMS, calendars, locations)
 - Sat Nav (journeys, locations)
 - Electronic Files (documents, databases, spread sheets, PDFs, presentations)
 - Hard files (printed copies, bills, invoices, receipts, notes, diaries)
 - Meta data (dates, times, authors, accessed, created)
- Log all actions taken including:
 - Name, date and time of the person collecting the evidence
 - How the evidence was collected, preserved, duplicated, analysed and stored
 - If possible have a witness to the process of the forensic evidence being taken.
 - Secure system logs to prevent them being overwritten or deleted until the security incident has been closed.
 - If relevant, undertake forensic copies from computer memory to a file, and take a back-up of the file;
 - If relevant, take a forensic image (copy) of the computer hard drive(s), which will be used for further analysis, to ensure that the evidence on the original system is unharmed;
 - Forensic evidence of a breach or suspected breach must be secured within 24 hours.
 - Forensic evidence must only be gathered by trained personnel or specialist third parties
 - Untrained personnel must not attempt to gather forensic evidence

A forensic imaging guide has been provided within Appendix B for the purpose of forensically preserving data.

****If in any doubt advice should be sought from Nigerian Police specialists on handling evidence.***

4.5 Step 6 – Eradicate

MANDATORY SECTION

The objective of the eradicate step is to:

- Correct the incident by addressing its symptoms (e.g. healing malware infections or correcting access control lists).
- Prevent its immediate reoccurrence by addressing its root cause. For example: changing networking rulesets, moving the target host to a different network segment and/or IP address, or constraining access to the target data to the minimum possible subset of users.
- Cyber Incident Playbooks provide details of eradication considerations for specific attacks and should be referred to as appropriate

4.6 Step 7 – Recovery

MANDATORY SECTION

Actions can be taken to restore services back to the pre-incident state once the CIRT or Core IT CIRT confirm the remediation actions have been successful. However careful monitoring of the estate should be taken to ensure any vulnerabilities have been successfully closed. The recovery actions will include the following:

- Ensure that the impacted services are accessible again
- Ensure performance is in line with known (pre-attack) baseline
- Switch back traffic to the original network
- Restart stopped services
- Continue to monitor the performance/activities of the affected systems
- Confirm application behaviour is as expected
- Conduct vulnerability scan if deemed appropriate

4.7 Step 8 & 9 – Reporting and Lessons Identified

MANDATORY SECTION

All cyber incidents will have a cyber incident report created. Cyber incidents will be fully reported and reviewed within 5 days of the incident resolution. Summary reports of all incidents will be reviewed at a **Monthly** meeting chaired by the CISO who will decide on actions to take forward from the cyber incident report.

A cyber incident review is important so the business and CIRT can improve the systems and procedures to reduce the impact of future cyber incidents.

Where external partners have been involved in the incident management process, consideration should be given to their involvement in the post incident debrief (which will form the lessons identified). Where appropriate the Resilience Lead will be tasked with sharing the lessons identified with the wider Resilience Partnerships through the Local and Regional Partnership structures.

Details to be captured in a cyber incident report include:

- How and when the incident was initially detected
- How and when the incident was initially classified
- List of people notified
- Actions and timelines of CIRT
- Whether any internal and/or external escalation was required
- List positive and negative points of the response to the incident
- Estimated cost of the incident; including loss of revenue to the business, internal and external resource costs, legal costs and fines. The full details may not be available within 5 days of the incident resolution. Further review may be required 6 months from the resolution of the incident
- Whether the incident led to disciplinary action or prosecution. As above, legal and disciplinary actions will take longer than the 5 days to resolve, therefore, initial comments will be adequate at this point. Further review may be required 6 months from the resolution of the incident
- Lessons identified
- Recommendation for improvements to policy, procedure, systems and services
- Could any technical controls be implemented to prevent reoccurrence
- Implementation plan for the identified improvements to the plan

Following the publication of a given Incident Report, the **<ORGANISATION RESPONSIBLE PERSON>** shall:

- Seek recipient feedback in relation to the incident report
- Confirm the viability of each security control change/addition recommended in the incident report
- Identify the approximate cost of, and timeframe for, delivering each security control change/addition recommended in the report which appears viable (i.e. to which report recipients did not object)
- Identify a proposed action owner and action target date for delivering each proposed recommendation

- Identify the proposed funding route for each proposed recommendation that requires financial expenditure
- Seek the <ORGANISATION CISO OR RESPONSIBLE PERSON>'s (and, where actions fall outside of <ORGANISATION IT DIRECTOR/GROUP IT>) endorsement of the proposed actions and associated funding routes
- Seek the action owner's acceptance of the relevant actions and target dates
- If action owner acceptance of the proposed actions is not forthcoming, escalate to the <ORGANISATION CISO OR RESPONSIBLE PERSON>'s (and, in the case of actions falling outside of <ORGANISATION IT DIRECTOR/GROUP IT>)
- Review, at not less than monthly intervals, progress with each action with each action owner
- Notify the <ORGANISATION CISO OR RESPONSIBLE PERSON>'s of any action at risk of not being delivered prior to its target date
- Consider sharing the lessons identified with appropriate external partners, including but not limited to Nigerian Police Force National Cybercrime Center (NPF-NCCC), National Cybercrime Center lead Policy team), Resilience Partnerships, NEMA, NITDA and NCCC.
-

5. Appendix A – Forensic Imaging Guide

The steps listed below are a guide to assist in the capture of forensic images. Forensic evidence must only be gathered by trained personnel. Failure to follow the correct procedure when creating a forensic image can result in the image being inadmissible as evidence

- If a forensic bridge/write blocker is available, remove the HDD from the machine and attach it to the write blocker which in turn is connected to an imaging machine. Proceed to take a forensic image using forensic imaging software which should be installed on the imaging machine and refer to the official user guide if required
- If a forensic bridge is unavailable or it is impractical to remove the HDD from the machine then boot the machine to a live Linux distribution, such as Raptor v3.0. Ensure that the boot options are known for that particular machine and that the BIOS is configured to allow booting from USB or disc. To help ensure Windows does not boot if the live boot is missed, be prepared to disconnect from the power immediately (always remove the battery from laptops)
- Once successfully booted, the imaging wizard should automatically launch. Attach a destination drive where the forensic image is to be copied to and proceed to image using the wizard and refer to the official Raptor user guide if required
- For both forensic imaging software and Raptor, ensure the verification option is checked and hash values produced (see image on next page)
- Enter the machine's BIOS settings and record (take photo) as a minimum of the system clock settings
- For cases involving theft, fraud, computer misuse, unauthorised access and other cases involving where the user is under investigation, check optical drives for discs, USB ports for other media which should be labelled, placed in an evidence bag and placed in locked storage pending an investigation. Do NOT browse these devices live
- If unable to capture a forensic image using the provided tools secure the device and seek advice from Head of IT as soon as practically possible as third parties may need to be informed
- Do NOT boot the machine and perform a live analysis unless all other methods have been exhausted and advice sought from the Head of IT
- If the infected machine is offshore/remote, instruct the user accordingly:
 - For malware, remove it from the network. If forensic imaging software is available instruct the user how to image RAM and hard drive, disconnect power and return the machine and RAM/drive image to IT for further imaging and analysis
 - For other types of investigation, such as misuse, inform a line manager to disconnect the power and seize the machine for return to IT, ensuring all actions have been recorded and that no one interferes with the evidence

If the suspected user(s) is no longer an employee and the machine is not in use, consider seizing and place in an evidence bag after a forensic image has been captured, record all details and place in locked storage.

If the machine needs to be re-introduced into the business (i.e. issued to another user) the HDD should be removed and placed in an evidence bag, then a new HDD placed in the machine ready for re-issue. If not then the HDD must be securely erased rather than simply formatting and re-building with the corporate image.

If the machine is currently in use by another user, capture a forensic image (RAM not required) and record details of when the new user came into possession of the machine.

Virtual servers – Forensic image is not required, but obtain a snapshot or clone (VMSN, VMDK) for investigation and reset to last known good state

6. Appendix B – Cyber Incident Response Team (CIRT) Contact Information

| Name | Job Role | Email | Phone | Office Hours |
|---------------------------------------|--|--------------------|-----------------------------|--------------|
| <ORGANISATION TAILORED SECTION> | [Head of IT] | Work: Personal: | Office: Mobile: Home: | |
| | [Head of Architecture & Security] | Work: Personal: | Office: Mobile: Home: | |
| | [Head of Infrastructure & Support] | Work: Personal: | Office: Mobile: Home: | |
| | [Head of Business Systems Development] | Work: Personal: | Office: Mobile: Home: | |
| | [IT Governance Manager] | Work: Personal: | Office: Mobile: Home: | |
| | [Business Unit Manager] | Work: Personal: | Office: Mobile: Home: | |
| | [Business Unit Manager] | Work: Personal: | Office: Mobile: Home: | |
| | [Board/Senior Mgt member responsible for cyber resilience] | | | |
| | [HR] | Work: Personal: | Office: Mobile: Home: | |
| | [Legal] | Work: Personal: | Office: Mobile: Home: | |
| | [Finance] | Work: Personal: | Office: Mobile: Home: | |
| | [Policy Lead] | Work: Personal: | Office: Mobile: Home: | |
| | [Resilience Lead] | Work: Personal: | Office: Mobile: Home: | |
| | [Business Continuity Lead] | Work: Personal: | Office: Mobile: Home: | |
| | | | | |

7. Appendix C – Crisis Management Team (CMT) Contact Information

| Name | Job Role | Email | Phone | Office Hours |
|---------------------------------------|---------------|--------------------|-----------------------------|--------------|
| <ORGANISATION TAILORED SECTION> | [CRO] | Work: Personal: | Office: Mobile: Home: | |
| | [CFO] | Work: Personal: | Office: Mobile: Home: | |
| | [IT Director] | Work: Personal: | Office: Mobile: Home: | |
| | | | | |
| | | | | |

8. Appendix D – Third Party Support Services Contact Information

| Supplier | Description of Services | Contact | Email | Phone |
|---------------------------------------|---------------------------|--------------------|-----------------------------|-------|
| <ORGANISATION TAILORED SECTION> | [IT Support] | Work: Personal: | Office: Mobile: Home: | |
| | [Data Centre] | Work: Personal: | Office: Mobile: Home: | |
| | [ISP / DNS Management] | Work: Personal: | Office: Mobile: Home: | |
| | [Hosting] | Work: Personal: | Office: Mobile: Home: | |
| | [Software Developers] | Work: Personal: | Office: Mobile: Home: | |
| | [Forensic Services] | Work: Personal: | Office: Mobile: Home: | |
| | [Legal Counsel] | Work: Personal: | Office: Mobile: Home: | |
| | [Press and PR] | Work: Personal: | Office: Mobile: Home: | |
| | [Police] | Work: Personal: | Office: Mobile: Home: | |
| | [IT Support] | Work: Personal: | Office: Mobile: Home: | |
| | | | | |
| | | | | |

9. Appendix E – Nigeria Police Force National Cybercrime Center (NPF-NCCC)

10. and Coordination Policy

The above policy is subject to change and the version as on August 2019 is contained within the following embedded pdf

11. Appendix F – Notifiable Reporting Form

Notifiable Nigerian Public Sector Cyber Incidents are defined as incidents or attacks against Nigeria public sector network information systems which:

- *have the potential to disrupt the continued operation of the organisation or delivery of public services; and/or*
- *carry a likelihood that other public, private or third sector organisations may experience a similar attack, or that the incident could spread to those organisations; and/or*
- *could have a negative impact on the reputation of the Nigerian public sector or Nigerian Government; and/or*
- *carry the likelihood of Nigerian Parliament or national media interest.*

Nigerian public sector organisations who are impacted by notifiable cyber incidents should complete the notifiable cyber incident reporting form below as early as possible and, if email services are available, send the completed form simultaneously to the following addresses in addition to those relevant to your own organisational requirements:

- The National Cybersecurity Coordination Center (NCCC): info@nccc.gov.ng
- Nigeria Police Force National Cybercrime Center (NPF-NCCC): support@nccc.npf.gov.ng
- National Informational Technology Development Agency (NITDA): [info@nitda](mailto:info@nitda.gov.ng)

These services are available 24 hours a day, 7 days a week, and can be contacted at any time in the event of a notifiable cyber incident. The ‘follow up’ numbers are as follows:

- The National Cybersecurity Coordination Center (NCCC): +2349168343711
- Nigeria Police Force National Cybercrime Center (NPF-NCCC): +234 8033254923
- National Informational Technology Development Agency (NITDA): +2348168401851
- National Emergency Management Agency (NEMA): +234 80022556362

Where public sector organisations are aware that sector / network-specific co-ordinating bodies also have an interest, or role to play, in a notifiable cyber incident, they should copy these bodies into the email.

In the event that any central co-ordinating body (NCCC, NEMA, Nigerian Police and NITDA) is notified of a notifiable cyber incident involving a Nigeria public sector organisation that has not been reported through the “Report it Once and Follow Up” procedure outlined above, it will seek agreement from the organisation affected to inform the other central coordinating bodies and sector/network-specific coordinating bodies.

PLEASE DO NOT FILL THIS FORM IN ON ANY NETWORK YOU BELIEVE HAS BEEN COMPROMISED. USE A SEPARATE SYSTEM TO FILL THIS IN.

Your Name

Your Phone

Your Contact Email Address

(The email address from an **uncompromised** system that all further correspondence should be sent to.)

Your Company Email Address

(The company email address for reference purposes (this may be compromised, but will not be used for correspondence)

What Organisation are you reporting an incident for?

What is your Role?

Summary of Incident



Are you sharing this with us for information or do you require advice and assistance from Nigerian Police (investigation) NCCC (Incident Management) or NITDA (Ministerial awareness or threat sharing)

If assistance please specify

Do you have an Internal ID for the incident?

Investigation so far



Impact

Description of Impact



Current state of incident

Notification:

Have you reported this to:

NCC? ☐ Yes ☐ No

NITDA? ☐ Yes ☐ No

Nigerian Police? ☐ Yes ☐ No

Information Commissioner's Office (ICO) as NDPC obligation? ☐ Yes ☐ No ☐ N/A

Relevant Competent Authority (CA) as a NIS Directive obligation? ☐ Yes ☐ No ☐ N/A

Who else has been notified?



e.g external specialist response providers, Resilience Partners

Do you have any further data or samples to aid this incident? ☐ Yes ☐ No

Information Sharing:

Has any information been shared on the CISP? ☐ Yes ☐ No

Do you have information you wish to have shared across the CREW network ? ☐ Yes ☐ No

If yes please provide the message content providing information that would enable other network defenders to take mitigating action.



Are there Media lines prepared is so can they be provided below?



12. Appendix G – NCCC Incident Categorisation Framework

NCCC defines the following:

Cyber-attack: Attempts to damage, disrupt or gain unauthorised access to computer systems, networks or devices.

Small & medium sized organisations: Businesses, charities, clubs and schools with up to 250 employees. Likely to not have a dedicated team managing cyber security.

Large organisations: Businesses, charities and critical national infrastructure with more than 250 employees. Likely to have a dedicated team managing cyber security.

| Category | Category definition | Who responds? | What do they do? |
|---|---|---|---|
| Category 1 National cyber-eme rgency | A cyber-attack which causes sustained disruption of Nigeria essential services or affects Nigerian national security, leading to severe economic or social consequences or to loss of life. | Immediate, rapid and coordinated cross-government response. Strategic leadership from Ministers / Cabinet Affairs Office (CAO), tactical cross-government coordination by NCCC, working closely with Law Enforcement. National Emergency Management Agency (NEMA) activated and would take a co-ordination role working with CAO. | Coordinated on-site presence for evidence gathering, forensic acquisition and support. Co-location of NCCC, Law Enforcement, Lead Government Departments, Devolved Administrations and others where possible for enhanced response. NCCC undertakes multi agency co-ordination role in Nigeria. |
| Category 2 Highly significant incident | A cyber-attack which has a serious impact on central government, Nigeria essential services, a large proportion of the Nigerian population, or the Nigeria economy. | Response typically led by NCCC (escalated to CAO if necessary), working closely with Law Enforcement as required. Cross-government response coordinated by NCCC. NEMA activated and would take a leading co-ordination role working with CAO if activated. NCCC would act as the interface with the NCCC. | NCCC will often provide on-site response, investigation and analysis, aligned with Law Enforcement criminal investigation activities. |
| Category 3 Significant incident | A cyber-attack which has a serious impact on a large organisation or on wider / local government, or which poses a considerable risk to central government or Nigeria essential services. | Response typically led by NCCC, working with Law Enforcement as required. NEMA is likely to be activated and would take a leading co-ordination role. NEMA would act as the interface with the NCCC. | NCCC will provide remote support and analysis, standard guidance; on-site NCCC or Law Enforcement support may be provided. NEMA undertakes multi agency co-ordination role in |

| | | | |
|--|---|---|--|
| | | | Nigeria. NEMA acts as the interface with the NCCC. |
| Category 4 Substantial Incident | A cyber-attack which has a serious impact on a medium-sized organisation, or which poses a considerable risk to a large organisation or wider / local government. | Response led either by NCCC or by Law Enforcement dependent on the incident. NEMA may be activated and, if so, would take a leading co-ordination role. NEMA would act as the interface with the NCCC. | NCSC or Law Enforcement will provide remote support and standard guidance, or on-site support by exception. NEMA (if activated) undertakes multi agency co-ordination role in Nigeria. |
| Category 5 Moderate Incident | A cyber-attack on a small organisation, or which poses a considerable risk to a medium-sized organisation, or preliminary indications of cyber activity against a large organisation or the government. | The National Emergency Management Agency (NEMA), in collaboration with law enforcement agencies and relevant organizations, will take the lead in coordinating the response efforts. NEMA will work closely with the designated Lead Policy Area to ensure a streamlined and effective response. This includes providing regular ministerial briefings and identifying opportunities for intelligence sharing to enhance situational awareness and decision-making. | Law Enforcement will provide remote support and standard guidance, with on-site response by exception. Nigeria Government CRU working with Lead Policy Area to co-ordinate briefings to Nigeria Ministers encourage intelligence sharing, and accessing appropriate advice and guidance from NCCC and Nigerian Police. |
| Category 6 Localised Incident | A cyber-attack on an individual, or preliminary indications of cyber activity against a small or medium-sized organisation. | The NEMA Crisis Response Unit (CRU), in collaboration with law enforcement agencies and relevant organizations, will take the lead in managing the response efforts. The NEMA CRU will work closely with the designated Lead Policy Area to provide a coordination role, including facilitating ministerial briefings and exploring opportunities for intelligence sharing to ensure an effective and unified response. | Remote support and provision of standard advice. On-site response by exception. Nigeria Government CRU working with Lead Policy Area to co-ordinate briefings to Nigeria Ministers encourage intelligence sharing, and accessing appropriate advice and guidance from NCCC and Police Scotland. |

| Abbreviation | Meaning |
|--------------|--|
| CIRP | Cyber incident Response Plan |
| CIRT | Cyber incident Response Team |
| CISO | Chief Information Security Officer |
| CiSP | Cyber Information Sharing Partnership |
| CMDB | Configuration Management Database |
| CMT | Crisis Management Team |
| COBR | Cabinet Office Briefing Rooms |
| CONOPS | Concept of Operations |
| CRO | Chief Risk Officer |
| DDOS | Distributed Denial of Service |
| DNS | Domain Name System |
| DPO | Data Protection Officer |
| HR | Human Resources |
| ICO | Information Commissioner's Office |
| IP | Internet Protocol |
| ISM | Information Security Manager |
| IT | Information Technology |
| MAC | Media Access Control |
| MITM | Man in the Middle |
| NCIMP | National Cyber incident Management Policy |
| NCSC | National Cyber Centre |
| NIST | National Institute of Standards and Technology |
| RACI | Responsible / Accountable / Consulted / Informed |
| NG CRU | Nigeria Government Cyber Resilience Unit |
| SGoRR | Nigerian Government Resilience Room |
| SIEM | Security Information and Event Management |
| SPoC | Single Point of Contact |
| TTX | Testing, Training, & Exercise |

13. Appendix H – List of Abbreviations