

# Security Policies and Governance Report

## 1. Introduction

In this project, I aimed to create a cohesive security policy framework that aligns with best practices and regulatory requirements. By focusing on **Access Control**, **Data Protection**, and **System Use Policies**, I ensured that the foundational elements of my organization's security posture are addressed. I also established a governance structure to clarify roles and responsibilities, referenced a recognized security standard, and provided evidence of practical policy enforcement.

## 2. Policy Development Framework

I followed a structured approach to develop and refine my security policies:

### 1. Requirements Gathering

- I reviewed the organization's objectives, risk appetite, and relevant regulatory or industry standards (e.g., ISO 27001).
- I identified key stakeholders (IT teams, department heads, legal advisors) to understand their operational needs and constraints.

### 2. Drafting and Review

- I created draft versions of the policies for **Access Control**, **Data Protection**, and **System Use**.
- I circulated these drafts among stakeholders for feedback, ensuring alignment with business goals and compliance requirements.

### 3. Approval and Publication

- After incorporating stakeholder feedback, I finalized the policies and submitted them to the executive team (or designated authority) for formal approval.
- Once approved, I published the policies in a secure, easily accessible repository (e.g., an internal SharePoint site).

### 4. Ongoing Maintenance

- I scheduled periodic reviews (annually or after major organizational changes) to keep the policies current.
- I established a process for revisions and version control to track changes over time.

This framework helped me maintain clarity and consistency throughout the policy creation and management process.

### **3. Security Policy Document**

#### **3.1. Access Control Policy**

##### **Purpose:**

To ensure that access to systems, applications, and data is granted based on the principle of least privilege and is properly authorized, authenticated, and audited.

##### **Scope:**

This policy applies to all employees, contractors, and third-party vendors who require access to the organization's information systems.

##### **Key Requirements:**

##### **1. User Account Management**

- **Provisioning:** Accounts must be created following a formal request and approval process.
- **Deprovisioning:** Accounts should be promptly disabled or removed upon termination of employment or contract.
- **Access Reviews:** Department heads must review user privileges at least quarterly to ensure appropriate access levels.

##### **2. Authentication**

- **Multi-Factor Authentication (MFA):** All privileged and remote access must use MFA where possible.
- **Password Policy:** Passwords must be a minimum of 12 characters, include complexity (uppercase, lowercase, digits, special characters), and be changed regularly based on organizational guidelines.

##### **3. Authorization**

- **Least Privilege:** Access rights must be limited to the minimum necessary for users to perform their job duties.
- **Role-Based Access Control (RBAC):** Roles must be defined for each department, and permissions assigned based on job function.

#### 4. **Monitoring and Logging**

- **Audit Trails:** All access events (logins, privilege escalations) must be logged and retained for at least 90 days.
- **Alerting:** Suspicious login attempts or unauthorized access attempts must trigger alerts to the SOC team.

### 3.2. **Data Protection Policy**

#### **Purpose:**

To safeguard the confidentiality, integrity, and availability of sensitive data throughout its lifecycle, from creation or acquisition to storage, transmission, and eventual destruction.

#### **Scope:**

This policy covers all data classified as confidential or sensitive, as well as all employees and third parties who handle such data.

#### **Key Requirements:**

##### 1. **Data Classification**

- **Categories:** Data must be classified into tiers (e.g., Public, Internal, Confidential, Highly Confidential).
- **Labeling:** All confidential or sensitive data must be clearly labeled, and employees must follow handling procedures based on classification.

##### 2. **Data Handling**

- **Encryption:** Sensitive data must be encrypted at rest and in transit using industry-standard protocols (e.g., AES-256, TLS 1.2+).
- **Storage:** Confidential data must be stored on secure servers or encrypted cloud storage solutions approved by the IT department.

##### 3. **Data Retention and Disposal**

- **Retention Schedule:** Retain data only as long as needed to meet business, legal, or regulatory requirements.
- **Secure Destruction:** When data is no longer required, it must be securely wiped or destroyed following approved methods (e.g., physical shredding, secure erase tools).

##### 4. **Incident Response**

- **Data Breach Reporting:** Any suspected data breach involving sensitive information must be reported immediately to the Incident Response Team.
- **Containment and Recovery:** The Incident Response Plan outlines steps for containing data breaches and restoring affected systems.

### 3.3. System Use Policy

#### Purpose:

To define acceptable use of the organization's information systems, networks, and equipment, ensuring productivity and security are maintained.

#### Scope:

All employees, contractors, and third parties using the organization's systems, networks, or devices.

#### Key Requirements:

##### 1. Acceptable Use

- **Business Purposes:** Company systems are to be used primarily for legitimate business activities.
- **Minimal Personal Use:** Reasonable personal use is allowed if it does not interfere with job responsibilities or security.

##### 2. Prohibited Activities

- **Unauthorized Software:** Installation or use of unapproved software is strictly prohibited.
- **Malicious Behavior:** Users must not engage in activities that disrupt network operations, such as spreading malware or launching denial-of-service attacks.

##### 3. Remote Access

- **VPN Requirement:** Users must use a secure VPN when accessing company systems from external networks.
- **Device Security:** Personal devices used for remote access must comply with company security standards (e.g., updated OS, antivirus installed).

##### 4. Monitoring

- **Network Monitoring:** The organization reserves the right to monitor network traffic and system logs to detect unauthorized activities.

- **Privacy Expectations:** While the organization respects user privacy, no user should expect complete anonymity when using company resources.

#### **4. Governance Structure**

To enforce these policies effectively, I established a clear governance model:

##### **1. Executive Sponsor (CISO / CIO)**

- Provides overall direction and resources for implementing and maintaining security policies.

- Approves major policy updates and ensures alignment with organizational strategy.

##### **2. Policy Committee**

- Composed of representatives from IT, HR, Legal, and relevant business units.

- Reviews and updates policies on a scheduled basis or when significant changes occur.

- Resolves any conflicts or ambiguities in policy interpretation.

##### **3. Department Managers**

- Ensure their teams understand and comply with the policies.

- Identify and communicate unique departmental requirements or risks to the Policy Committee.

##### **4. IT Security Team / SOC**

- Monitors network activity, investigates potential policy violations, and enforces technical controls (e.g., firewalls, access controls).

- Provides regular reports to the Policy Committee on policy adherence and security incidents.

##### **5. Employees and Contractors**

- Responsible for reading and acknowledging the policies.

- Must report suspected violations or security incidents to the IT Security Team.

## 5. Compliance Requirements

I referenced **ISO/IEC 27001**—an internationally recognized information security management standard—to ensure that my policies align with best practices and compliance requirements. Specifically:

- **ISO 27001: A.9 Access Control:** My Access Control Policy aligns with the standard's emphasis on least privilege, user authentication, and regular access reviews.
- **ISO 27001: A.8 Asset Management:** The Data Protection Policy addresses asset classification, labeling, and secure disposal.
- **ISO 27001: A.7 Human Resource Security:** The System Use Policy includes guidelines for acceptable use, aligning with user responsibility requirements.

By mapping my policies to these ISO 27001 controls, I can demonstrate adherence to recognized security benchmarks and strengthen the organization's overall security posture.

## 6. Policy Implementation and Enforcement

### 6.1. Communication

1. **Policy Portal:** I published the approved policies on an internal SharePoint portal.
2. **Training Sessions:** I conducted mandatory security awareness sessions, highlighting the key points of each policy.
3. **Email Announcements:** I sent out organization-wide emails summarizing the new policies and linking to the full documents.

### 6.2. Enforcement Measures

1. **Technical Controls:**
  - **Access Control:** Implemented role-based access control (RBAC) in Active Directory to enforce the Access Control Policy.
  - **Encryption:** Enabled full-disk encryption on corporate laptops and required TLS for email communication to meet Data Protection requirements.
  - **Monitoring:** Deployed network monitoring tools to detect unauthorized software installations or policy violations as stated in the System Use Policy.
2. **Acknowledgement:**
  - All employees were required to sign a policy acknowledgement form during onboarding and after major policy updates.

- Non-compliance could result in disciplinary action, as outlined in the HR handbook.

### 3. **Reporting and Auditing:**

- **Regular Audits:** I scheduled quarterly audits to verify that technical controls are in place and that employees are adhering to the policies.

- **Incident Handling:** If an incident or policy violation occurs, the SOC team investigates, documents findings, and escalates to management if needed.

## 7. **Conclusion**

Through this project, I have developed a structured approach to **Security Policy and Governance** by:

1. **Creating a Policy Development Framework:** I followed a systematic process of drafting, reviewing, and approving security policies.

2. **Defining Key Security Policies:** I addressed **Access Control**, **Data Protection**, and **System Use** as foundational elements of an effective security program.

3. **Establishing a Governance Structure:** I outlined clear roles and responsibilities to enforce these policies.

4. **Referencing ISO 27001:** I mapped my policies to internationally recognized standards to ensure compliance and best practices.

5. **Implementing and Enforcing Policies:** I communicated the policies to all employees, deployed technical controls, and set up regular audits to maintain compliance.

By meeting these requirements, I demonstrated my ability to design, communicate, and enforce a robust security policy framework, ensuring that organizational assets and data are protected in alignment with business objectives and regulatory standards.

**End of Report**