

**UMASS** 

# **Written Information Security Program (WISP)**

#### **EXECUTIVE SUMMARY**

This document details the UMASS Written Information Security Program (WISP). The WISP sets forth university procedures for evaluating electronic and physical methods of accessing, collecting, storing, using, transmitting and protecting university information assets and technology resources. The UMASS security approach is documented in the Written Information Security Program (WISP). The WISP is based on the principal of implementing controls in layers. The objective is to enable university businesses, students, employees, faculty, partners and customers to conduct research or business, exchange information and ideas in a secure environment where risk is carefully managed and protection of assets is both comprehensive and pervasive.

The WISP is based on the National Institute of Science and Technology (NIST) Cybersecurity Framework (The Framework), which was published on February 12, 2014 as a how-to-guide for public and private sector critical infrastructure organizations to enhance their cybersecurity. The goal is consistent delivery across all campuses and the President's Office. Adoption of the WISP ensures that the university implements and maintains effective information security controls that safeguard valuable university assets (information, people and identities, applications and infrastructure).

Larry Wilson Chief Information Security Officer UMASS President's Office May, 2017

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## **VERSION CONTROL**

Version 2012-R1 Updated in January, 2012	1/29/2012
Version 2013-R1 Updated in March, 2013	
Version 2014-R1 Updated in April, 2014	
Version 2015-R1 Updated in August, 2015	
Version 2017-R1 Updated in May, 2017	

# 1. Approvals and Signatures

The Written Information Security Plan (WISP) and University of Massachusetts Information Security Policy (T10-089) is established to protect the assets and interests of the University, to increase overall information security awareness and to ensure a coordinated approach for designing, implementing, managing and maintaining a comprehensive controls environment based on industry best practices. This policy sets the direction for protecting information and IT resources owned and used by the University of Maassachusetts, its employees, subsidiaries, affiliates, service providers and customers.

I have read the University Security Policy (BOT T10-089) included on page 5, and this Written Information Security Plan (WISP) and approve of the contents as documented:

Matthew Dalton	<u>UMass Amherst</u>	<u>May 1, 2017</u>	Signature
Name	Campus	Date	
<u>Wil Khouri</u>	<u>UMass Boston</u>	<u>May 1, 2017</u>	<u>[See Signature Page]</u>
Name	Campus	Date	Signature
Brian Sullivan	<u>UMass Dartmouth</u>	<u>May 1, 2017</u>	<u>[See Signature Page]</u>
Name	Campus	Date	Signature
<u>James Packard</u>	UMass Lowell	<u>May 1, 2017</u>	<u>[See Signature Page]</u>
Name	Campus	Date	Signature
Brian Coleman	<u>UMass Worcester</u>	May 1, 2017	<u>[See Signature Page]</u>
Name	Campus	Date	Signature
<u>Lawrence Wilson</u>	<u>UMass President's Office</u>	<u>May 1, 2017</u>	<u>[See Signature Page]</u>
Name	Campus	Date	Signature

#### 2. The UMASS Security Program Goals and Objectives

The overall objective of the University of Massachusetts Written Information Security Program (WISP) is to protect university assets against unauthorized access and modification. The UMASS security program has the following key goals:

- 1. Develop and communicate a comprehensive security framework and strategic programs under the WISP framework:
  - Establish a University of Massachusetts Information Security Policy (approved by the Board of Trustees)
  - Comply with Massachusetts General Law Chapter 93H and its regulations 201 CMR 17.00 for a written information security program
  - Meet business, technical, operational, educational, research and regulatory requirements of the University
  - Protect from threats against information and IT resources, based on the security principle of defense in depth
- 2. Align the University Security Program with industry leading practices (the NIST Cybersecurity Framework)
- 3. Manage security throughout its lifecycle.
- 4. Integrate security and compliance into "normal" operations.
- 5. Identify and assign / acquire appropriate resources and investments (tools, technology, training, staffing), to implement and maintain the security programs at the campuses and president's office.
- 6. Develop a WISP implementation roadmap for the University inclusive of all campuses and departments. Review and receive approval from the Information Technology Leadership Council (ITLC) for implementing security programs across all campuses and the president's office based on the WISP roadmap.
- 7. Develop and implement a comprehensive communication plan designed to increase general awareness and educate/ advise key stakeholders of the security policy, WISP components, key program deliverables, and WISP implementation roadmap.
- 8. Conduct periodic audits and risk assessments (both internal and external) to assess the overall security posture of University assets including networks, systems, applications, information, etc. The assessments establish a level of maturity against the controls. Determine priorities for implementing and upgrading security controls based on the results of the risk assessments.

**Disclaimer:** Although it is widely acknowledged by industry security experts that the risk of security incidents and/or data breaches cannot be totally eliminated, the likelihood of occurrence, the exposure, and resulting impact can be controlled.

# 3. The University Security Policy (Doc T10-089)

The UMASS security policy is as follows:

Doc. T10-089
Passed by the BoT
12/8/10

#### UNIVERSITY OF MASSACHUSETTS INFORMATION SECURITY POLICY

### Purpose, Scope, and Applicability:

Information is a critical asset of the University of Massachusetts and protecting information assets and their related processing systems is the primary goal of the University of Massachusetts Information Security Policy Statement. All information created or used in support of the University of Massachusetts business is considered university information. University information will be protected from accidental, malicious or unauthorized disclosure, misuse, modification, destruction, loss and/or damage.

By identifying and monitoring security risks and mitigating the risks through the implementation of information security controls, the security environment at the university is enhanced and trust is established between the university and our customers and regulators.

#### **Policy Statement & Security Controls:**

This policy statement is established to protect the assets and interests of the University, to increase overall information security awareness and to ensure a coordinated approach for implementing, managing and maintaining a control environment based on industry best practices. This policy statement sets the direction for protecting information and IT resources owned and used by the University of Massachusetts, its employees, subsidiaries, affiliates, service providers and customers.

This policy stipulates putting forth security controls that are based on an information security standard and framework published by the ISO (International Organization for Standardization)/IEC (International Electro-technical Commission) 27002. This internationally recognized set of security standards addresses various security requirements including risk assessment and treatment, organization of information security, asset management, human resources security, physical and environmental security, communications and operations management, access control, information systems acquisition, development and maintenance, incident management, business continuity and compliance.

Information security controls are to be developed and published to ensure university information is adequately protected. These controls are to be reviewed and updated as needed to ensure continued compliance with industry best practices and regulatory requirements. The information security controls apply to all departments, data processing platforms and systems owned, leased or managed by the University of Massachusetts or by third party providers.

#### **UMASS Information Security Governance:**

The University of Massachusetts Information Security Policy Statement is approved by the Board of Trustees. The policy statement sets the direction for information security at UMASS.

The President shall develop and issue guidelines for campuses to follow in the implementation of this policy.

Additional details are included in the UMASS Written Information Security Plan (WISP). The WISP sets forth university procedures for evaluating electronic and physical methods of accessing, collecting, storing, using, transmitting, and protecting university information assets and technology resources. The WISP is managed by the UMASS Information Security Council (ISC) at the direction of the Information Technology Leadership Council (ITLC)

#### 4. The Massachusetts Privacy Law and Regulations

The Massachusetts General Law Chapter 93H and its regulations 201 CMR 17.00 require that any companies or persons who store or use personal information (PI) about a Massachusetts resident develop a written, regularly audited plan to protect personal information. Both electronic and paper records need to comply with the law. The regulations went into effect on March 1, 2010.

Key deliverables of 201 CMR 17 includes:

- Purpose This regulation implements the provisions of M.G.L. c. 93H relative to the standards to be met by persons who own or license personal information about a resident of the Commonwealth of Massachusetts. This regulation establishes minimum standards to be met in connection with the safeguarding of personal information contained in both paper and electronic records. The objectives of this regulation are to insure the security and confidentiality of customer information in a manner fully consistent with industry standards; protect against anticipated threats or hazards to the security or integrity of such information; and protect against unauthorized access to or use of such information that may result in substantial harm or inconvenience to any consumer.
- Scope The provisions of this regulation apply to all persons that own or license personal information about a resident of the Commonwealth.
- **Definitions:** Personal information a Massachusetts resident's first name and last name or first initial and last name in combination with any one or more of the following data elements that relate to such resident: (a) Social Security number; (b) driver's license number or state-issued identification card number; or (c) financial account number, or credit or debit card number, with or without any required security code, access code, personal identification number or password, that would permit access to a resident's financial account; provided, however, that "Personal information" shall not include information that is lawfully obtained from publicly available information, or from federal, state or local government records lawfully made available to the general public.
- Duty to Protect and Standards for Protecting Personal Information Every person that owns or licenses personal information about a resident of the Commonwealth shall develop, implement, and maintain a comprehensive information security program that is written in one or more readily accessible parts and contains administrative, technical, and physical safeguards that are appropriate to:
  - a) the size, scope and type of business of the person obligated to safeguard the personal information under such comprehensive information security program;
  - b) the amount of resources available to such person;
  - c) the amount of stored data;
  - d) and, the need for security and confidentiality of both consumer and employee information.

The safeguards contained in the security program must be consistent with the safeguards for protection of personal information and information of a similar character set forth in any state or federal regulations by which the person who owns or licenses such information may be regulated.

The Office of Consumer Affairs and Business Regulation compiled a checklist to help businesses comply with 201 CMR 17.00. The Office of Consumer Affairs and Business Regulation has compiled this checklist to help businesses in their effort to comply with 201 CMR 17.00. This Checklist is not a substitute for compliance with 201 CMR 17.00. Rather, it is designed as a useful tool to aid in the development of a written information security program for a small business or individual that handles "personal information." Each item, presented in question form, highlights a feature of 201 CMR 17.00 that will require proactive attention in order for a plan to be compliant.

# 5. 201 CMR 17.00 Compliance Checklist

# The Comprehensive Written Information Security Program (WISP)

Do you have a comprehensive, written information security program ("WISP") applicable to all records containing personal information about a resident of the Commonwealth of Massachusetts ("PI")?
Does the WISP include administrative, technical, and physical safeguards for PI protection?
Have you designated one or more employees to maintain and supervise WISP implementation and performance?
Have you identified the paper, electronic and other records, computing systems, and storage media, including laptops and portable devices that contain personal information?
Have you chosen, as an alternative, to treat all your records as if they all contained PI?
Have you identified and evaluated reasonably foreseeable internal and external risks to paper and electronic records containing PI?
Have you evaluated the effectiveness of current safeguards?
Does the WISP include regular ongoing employee training, and procedures for monitoring employee compliance?
Does the WISP include disciplinary measures for violators?
Does the WISP include policies and procedures for when and how records containing PI should be kept, accessed or transported off your business premises?
Does the WISP provide for immediately blocking terminated employees" physical and electronic access to PI records (including deactivating their passwords and user names)?
Have you taken reasonable steps to select and retain a third-party service provider that is capable of maintaining appropriate security measures consistent with 201 CMR 17.00?
Have you required such third-party service provider by contract to implement and maintain such appropriate security measures?
Is the amount of PI that you have collected limited to the amount reasonably necessary to accomplish your legitimate business purposes, or to comply with state or federal regulations?
Is the length of time that you are storing records containing PI limited to the time reasonably necessary to accomplish your legitimate business purpose or to comply with state or federal regulations?
Is access to PI records limited to those persons who have a "need to know" in connection with your legitimate business purpose, or in order to comply with state or federal regulations?
In your WISP, have you specified the manner in which physical access to PI records is to be restricted?
Have you stored your records and data containing PI in locked facilities, storage areas or containers?
Have you instituted a procedure for regularly monitoring to ensure that the WISP is operating in a manner reasonably calculated to prevent unauthorized access to or unauthorized use of PI; and for upgrading it as necessary?
Are your security measures reviewed at least annually, or whenever there is a material change in business practices that may affect the security or integrity of PI records?
Do you have in place a procedure for documenting any actions taken in connection with any breach of security; and does that procedure require post-incident review of events and actions taken to improve security?

# **Additional Requirements for Electronic Records** Do you have in place secure authentication protocols that provide for: ☐ Control of user IDs and other identifiers? ☐ A reasonably secure method of assigning/selecting passwords, or for use of unique identifier technologies (such as biometrics or token devices)? Control of data security passwords such that passwords are kept in a location and/or format that does not compromise the security of the data they protect? Restricting access to PI to active users and active user accounts? Blocking access after multiple unsuccessful attempts to gain access? Do you have secure access control measures that restrict access, on a need-to-know basis, to PI records and files? Do you assign unique identifications plus passwords (which are not vendor supplied default passwords) to each person with computer access; and are those IDs and passwords reasonably designed to maintain the security of those access controls? Do you, to the extent technically feasible, encrypt all PI records and files that are transmitted across public networks, and that are to be transmitted wirelessly? Do you, to the extent technically feasible, encrypt all PI stored on laptops or other portable devices? □ Do you have monitoring in place to alert you to the occurrence of unauthorized use of or access to PI? ☐ On any system that is connected to the Internet, do you have reasonably up-to-date firewall protection for files containing PI; and operating system security patches to maintain the integrity of the PI? □ Do you have reasonably up-to-date versions of system security agent software (including malware protection) and reasonably up-to-date security patches and virus definitions? Do you have in place training for employees on the proper use of your computer security system, and the importance of PI security?

#### 6. The NIST Cybersecurity Framework

In 2013, US President Obama issued Executive Order (EO) 13636, Improving Critical Infrastructure Security. The EO called for the development of a voluntary risk-based cybersecurity framework (called the Framework) that is "prioritized, flexible, repeatable, performance-based, and cost-effective". The Framework was developed through an international partnership of small and large organizations, including owners and operators of the nation's critical infrastructure, with leadership by the National Institute of Standards and Technology (NIST). The Framework provides a risk-based approach that enables rapid success and steps to increasingly improve cybersecurity maturity.

The University has adopted the NIST Framework for Improving Critical Infrastructure Cybersecurity as the basis of the Written Information Security Program (WISP). The Framework includes a set of guidelines and practices created by the US National Institute of Standards and Technology (NIST), provides government and non-government organizations with a vital *first step* toward managing cybersecurity risk. Moving forward, organizations need solutions that not only satisfy the NIST Cybersecurity Framework at the time of deployment but that also enable continued security as threats and business needs change and evolve. The Framework was originally intended to support critical infrastructure providers, but is applicable to any organization that wishes to better manage cybersecurity risk, including higher education institutions.

The Framework is a risk-based approach to managing cybersecurity risk, and is composed of three parts: the Framework Core, the Framework Implementation Tiers, and the Framework Profiles. Each Framework component reinforces the connection between business drivers and cybersecurity activities.

The <u>Framework Core</u> is a set of cybersecurity activities, desired outcomes, and applicable references that are common across critical infrastructure sectors. The Core presents industry standards, guidelines, and practices in a manner that allows for communication of cybersecurity activities and outcomes across the organization from the executive level to the implementation/operations level. The Framework Core consists of five concurrent and continuous Functions—Identify, Protect, Detect, Respond, Recover. When considered together, these Functions provide a high-level, strategic view of the lifecycle of an organization's management of cybersecurity risk. The Framework Core then identifies underlying key Categories and Subcategories for each Function, and matches them with example Informative References such as existing standards, guidelines, and practices for each Subcategory.

Framework Implementation Tiers ("Tiers") provide context on how an organization views cybersecurity risk and the processes in place to manage that risk. Tiers describe the degree to which an organization's cybersecurity risk management practices exhibit the characteristics defined in the Framework (e.g., risk and threat aware, repeatable, and adaptive). The Tiers characterize an organization's practices over a range, from Partial (Tier 1) to Adaptive (Tier 4). These Tiers reflect a progression from informal, reactive responses to approaches that are agile and risk-informed. During the Tier selection process, an organization should consider its current risk management practices, threat environment, legal and regulatory requirements, business/mission objectives, and organizational constraints.

A <u>Framework Profile</u> ("Profile") represents the outcomes based on business needs that an organization has selected from the Framework Categories and Subcategories. The Profile can be characterized as the alignment of standards, guidelines, and practices to the Framework Core in a particular implementation scenario. Profiles can be used to identify opportunities for improving cybersecurity posture by comparing a "Current" Profile (the "as is" state) with a "Target" Profile (the "to be" state). To develop a Profile, an organization can review all of the Categories and Subcategories and, based on business drivers and a risk assessment, determine which are most important; they can add Categories and Subcategories as needed to address the organization's risks. The Current Profile can then be used to support prioritization and measurement of progress toward the Target Profile, while factoring in other business needs including cost-effectiveness and innovation. Profiles can be used to conduct self-assessments and communicate within an organization or between organizations.

#### 7. How to Use the Framework

The Framework provides a guide to help organizations understand, communicate and manage their cyber risks. In addition, the Framework provides a mechanism for gathering and organizing existing global cyber security standards and best practices. For organizations that do not know where to start, the Framework provides a roadmap. For organizations with more advanced cybersecurity, the Framework offers a way to better communicate with their CEOs and with suppliers about management of cyber risks. Each of the Framework components reinforces the connection between business drivers and cybersecurity activities. The Framework also offers guidance regarding privacy and civil liberties considerations that may result from cybersecurity efforts

The following steps illustrate how an organization could use the Framework to create a new cybersecurity program or improve an existing program. These steps should be repeated as necessary to continuously improve cybersecurity.

- **Step 1: Prioritize and Scope**. The organization identifies its business/mission objectives and high-level organizational priorities. With this information, the organization makes strategic decisions regarding cybersecurity implementations and determines the scope of systems and assets that support the selected business line or process. The Framework can be adapted to support the different business lines or processes within an organization, which may have different business needs and associated risk tolerance.
- **Step 2: Orient**. Once the scope of the cybersecurity program has been determined for the business line or process, the organization identifies related systems and assets, regulatory requirements, and overall risk approach. The organization then identifies threats to, and vulnerabilities of, those systems and assets.
- **Step 3: Create a Current Profile**. The organization develops a Current Profile by indicating which Category and Subcategory outcomes from the Framework Core are currently being achieved.
- **Step 4: Conduct a Risk Assessment**. This assessment could be guided by the organization's overall risk management process or previous risk assessment activities. The organization analyzes the operational environment in order to discern the likelihood of a cybersecurity event and the impact that the event could have on the organization. It is important that organizations seek to incorporate emerging risks and threat and vulnerability data to facilitate a robust understanding of the likelihood and impact of cybersecurity events.
- **Step 5: Create a Target Profile**. The organization creates a Target Profile that focuses on the assessment of the Framework Categories and Subcategories describing the organization's desired cybersecurity outcomes. Organizations also may develop their own additional Categories and Subcategories to account for unique organizational risks. The organization may also consider influences and requirements of external stakeholders such as sector entities, customers, and business partners when creating a Target Profile.
- **Step 6: Determine, Analyze, and Prioritize Gaps**. The organization compares the Current Profile and the Target Profile to determine gaps. Next it creates a prioritized action plan to address those gaps that draws upon mission drivers, a cost/benefit analysis, and understanding of risk to achieve the outcomes in the Target Profile. The organization then determines resources necessary to address the gaps. Using Profiles in this manner enables the organization to make informed decisions about cybersecurity activities, supports risk management, and enables the organization to perform cost-effective, targeted improvements.
- **Step 7: Implement Action Plan**. The organization determines which actions to take in regards to the gaps, if any, identified in the previous step. It then monitors its current cybersecurity practices against the Target Profile. For further guidance, the Framework identifies example Informative References regarding the Categories and Subcategories, but organizations should determine which standards, guidelines, and practices, including those that are sector specific, work best for their needs.

#### 8. The University Sub-Committee on Information Security

#### **Directive**

The Sub-Committee on Information Security (SCIS) serves as a system-wide advisory group for UMass information security and related compliance programs. The SCIS directly supports the Information Technology Leadership Council (ITLC) mission of ensuring that appropriate and cost-effective information protection measures are applied to UMass information and IT assets.

The SCIS, working in close partnership with university and campus stakeholders, performs the following functions:

- 1) Provides guidance and support to the UMass information security program.
- 2) Provides regular status reports to the ITLC on the overall status of the university information security program; advises the ITLC of emerging information security, and provides the ITLC with risk management options and recommendations.
- 3) Ensures that the effectiveness of the university's information security program is continuously monitored and evaluated in terms of: security controls, incident management, security awareness, security risk management
- 4) Ensures coordination and information sharing among the respective campuses responsible for implementing and managing the university information security program.
- 5) Engages as a team when a wide-spread information security incident or threat surfaces.
- 6) Advises on priorities for information security and related compliance projects and initiatives, with program approval provided by the ITLC.
- 7) Coordinates post-implementation reviews, with an assessment of actual vs. expected outcomes and returns on security investments.

## **Reporting Channels/Procedures**

The SCIS reports to the Information Technology Leadership Council, with a rotational SCIS chair serving as the liaison to the ITLC.

#### **SCIS Leadership**

The chairperson of the SCIS shall be appointed by the ITLC and shall serve three consecutive months, then rotate to another SCIS member. A second member will act as the scribe and record notes and actions.

#### Membership

Membership on the Sub-Committee on Information Security shall be determined by the ITLC. The ITLC shall periodically review the SCIS's membership and make adjustments as necessary. Membership shall include one voting representative from each of the campuses and the President's Office:

- UMass Amherst Information Security Officer
- UMass Dartmouth Information Security Officer
- UMass Medical Information Security Officer
- UMass Boston Information Security Officer
- UMass Lowell Information Security Officer
- UMass President's Office Information Security Officer

#### **Meeting Frequency**

The SCIS shall meet monthly by video conference for sessions lasting no more than 90 minutes.

#### **Sub-Committee Minutes**

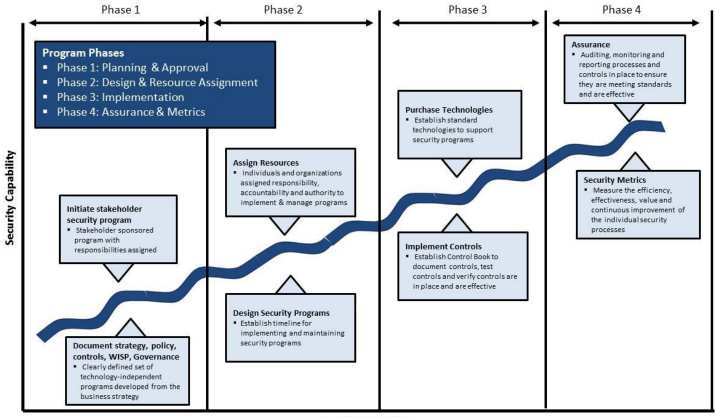
Sub-committee actions will be tracked on Action Tracker and be available to the ITLC.

#### **Sub-Committee Reports**

The SCIS Chair will submit a written progress report each month to the ITLC, following the guidelines of the ITLC status report.

#### 9. The University Security Program Roadmap

The following diagram outlines the University Information Security Roadmap:



**Program Evolution** 

#### Phase 1: Planning and approval

- Initiate stakeholder program: Identify key stakeholders and establish program deliverables, teams, reporting structure
- Document strategy, policy, controls, WISP, governance: Establish key program-level documentation

#### Phase 2: Design and resource assignment

- Assign resources: Assign campus resources and document roles / responsibilities
- Design security programs: Develop standards and procedures for each security program based on ISO 27002 controls

## Phase 3: Implementation and operations

- Purchase technologies: Select technologies that prevent threats / vulnerabilities or detect and mitigate attacks
- Implement and manage controls: Implement and manage technical, operational and management controls

# **Phase 4: Assurance and metrics**

- Assurance: Develop security scorecard to measure the existence and effectiveness of programs and controls
- Metrics: Develop security metrics to measure effectiveness of technologies that mitigate threats and vulnerabilities

# Appendix 1 - The Critical Security Controls

Control	Control Area	Deliverables
	Inventory of Authorized and Unauthorized	Maintain an asset inventory of all systems connected to the network
CSC 1.0	Devices	Ensure inventory tools are operational and continuously monitoring
	Devices	Identify critical information and map information to hardware assets
CSC 2.0	Inventory of Authorized and Unauthorized	Devise a list of authorized software for each type of system
C3C 2.0	Software	Monitor for unauthorized software installed on each machine
	Secure Configurations for Laptops,	Create secure image as baseline to build new systems that are deployed
CSC 3.0	Workstations, Servers	Document security settings that are tested before deployment
	vvoristations, servers	Run the last version of software and make sure it is fully patched
	Continuous Vulnerability Assessment and Remediation	Run automated vulnerability scanning against all networked systems
CSC 4.0		Deploy automated patch management for operating system software
		Chart unmitigated, critical vulnerabilities for each department/division
		Use automated tools to inventory all administrative accounts
CSC 5.0	Controlled Use of Administrative Privileges	Change default passwords to a difficult-to-guess value
		Configure systems to issue alert when an account is added or removed
CSC 6.0	Maintenance, Monitoring, analysis of	Validate audit log settings for hardware devices and installed software
	Security Audit Logs	Run biweekly reports that identify anomalies in logs
CSC 7.0	Email and Web Browser Protection	Ensure only fully supported web browsers and email clients allowed to execute
C3C 7.0	Email and Web Browser Frotection	Maintain and enforce network based URL filters
CSC 8.0	Malware Defenses	Employ anti-malware software and signature auto update on a daily basis
C3C 8.0	iviaiware Defenses	Configure systems for automated anti-malware scan of removable media
	Control of Network Ports, Protocols,	Host-based firewalls or port filtering should be applied on end systems
CSC 9.0	Services	Any server visible from the Internet should be verified or removed
	Set vices	Internal network services should be reviewed quarterly for business use
CCC 10.0	D . D . C . L'III	Ensure each system is automatically backed up on as needed basis
CSC 10.0	Data Recovery Capability	Test backup media on a regular basis by performing data restoration process
	Secure Configurations for Network Devices	Compare firewall, router, switch configuration against standards
CSC 11.0		At network connection points, implement ingress and egress filtering
	(Firewalls, Routers, Switches	Limit ports and protocols with an explicit and documented business need
		Deny communications with known malicious IP addresses (black lists)
CSC 12.0	Boundary Defense	
C3C 12.0	Bourlaary Defense	Deploy network IDS sensors on Internet and extranet DMZ systems     Sensors internel systems from DMZ and outropet systems.
		Separate internal systems from DMZ and extranet systems.      Network monitoring tools should analyze outbound traffic for anomalies
CSC 13.0	Data Loss Prevention	, ,
CSC 13.0	Data Loss Prevention	Conduct periodic scans of servers to discover and validate sensitive data      The part data on portable devises and removable madia such as USB takens.
		Encrypt data on portable devices and removable media such as USB tokens      Stability or model to identification (classification or least).
CSC 14.0	Controlled Assess Based on Need to Know	Establish a multi-level data identification/classification scheme  Configure file shares to allow access to pulse outleast identificated users.
CSC 14.0	Controlled Access Based on Need to Know	Configure file shares to allow access to only authenticated users      Destable USB drives should be limited or data submertically energy to detail to the configuration.
		Portable USB drives should be limited or data automatically encrypted  All wireless devices on the network must match sutherized configuration.
CSC 15.0	Wireless Device Control	<ul> <li>All wireless devices on the network must match authorized configuration</li> <li>Wireless intrusion detection systems to identify rogue wireless devices</li> </ul>
CSC 15.0		
CSC 16.0	Account Manitoring and Control	
C3C 10.0	Account Monitoring and Control	<ul> <li>Establish process for disabling accounts immediately upon termination</li> <li>Monitor dormant accounts that have not been used for 30 days</li> </ul>
		Develop security awareness training for various personnel job descriptions
CSC 17.0	Security Skills Assessment and Training	Metrics should be created for all policies and measured on a regular basis
	Application Software Security	Deploy web application firewalls for application attacks
CSC 18.0		Test in-house & 3 <sup>rd</sup> party software for coding errors & malware insertion
C3C 16.0		Conduct configuration review of operating system and database software
	Incident Response Capability	Assign job titles and duties for handling incidents to specific individuals
CSC 19.0		Assign job titles and duties for flandling incidents to specific individuals     Devise university standards for time required I to report anomalous events
C3C 19.0		Establish University Computer Security Incident Response Team (CSIRT)
	Penetration Testing and Red Team	Conduct regular penetration tests to identify vulnerabilities & attack vectors
CSC 20.0	Exercises	Perform red team exercises to test readiness to identify and stop attacks
L	LACI CIDCO	- 1 Chommed team exercises to test readiliess to lucinity and stop attacks

# Appendix 2 - The ISO 27002:2013 Controls

ISO Reference	Control Area	Deliverables
ISO 5.1	Information Security Policy & WISP	Document, publish, communicate Information Security Policy (T10-089), WISP
ISO 6.1	Information Security Governance (Internal)	<ul> <li>Information Security Operations Center (ISOC)</li> <li>Information Technology Leadership Council (ITLC): Leadership &amp; oversight</li> <li>Information Security Council (ISC): Security programs, standards, controls</li> </ul>
ISO 6.2	Mobile devices and teleworking	<ul> <li>Manage the risks introduced by using mobile devices.</li> <li>Protect information accessed, processed or stored at teleworking sites.</li> </ul>
ISO 7.1	HR Security: Prior to Employment	<ul> <li>Roles and Responsibilities: Human Resources to develop job descriptions</li> <li>Screening: T10-088 Policy on Employee Background Reviews</li> <li>Terms and Conditions: Personnel Policy for Non-Unit Staff (T94-023)</li> </ul>
ISO 7.2	HR Security: During Employment	<ul> <li>Management Responsibilities: Information Security Policy and WISP</li> <li>Information Security Awareness, Education and Training</li> <li>Disciplinary Process: Include in Acceptable Use Standard &amp; Procedure</li> </ul>
ISO 7.3	HR Security: Termination of Employment	<ul> <li>Management Responsibilities: include security and legal responsibilities</li> <li>Return of Equipment: Return all software, documents, and equipment</li> <li>Removal of Access Rights: Employees, contractors and third party users</li> </ul>
ISO 8.1	Responsibility for assets – ownership	<ul> <li>Maintain an asset inventory of all systems connected to the network</li> <li>Ensure inventory tools are operational and continuously monitoring</li> <li>Identify critical information and map information to hardware assets</li> <li>Identify asset owner and map to asset inventory</li> <li>Devise a list of authorized software for each type of system</li> <li>Monitor for unauthorized software installed on each machine</li> </ul>
ISO 8.2	Information classification	<ul> <li>Classification of assets (identities, infrastructure, applications, information)</li> <li>Classify information in terms of its value, sensitivity, and criticality</li> <li>Develop procedures for information labeling and handling</li> </ul>
ISO 8.3	Media Handling	<ul> <li>Management of removable media in accordance with classification scheme</li> <li>Media should be disposed of securely when no longer required</li> <li>Media should be protected against unauthorized access, misuse or corruption during transportation.</li> </ul>
ISO 9.1	Business requirements for access controls	Document university access control standards and procedures
ISO 9.2	User access management	<ul> <li>Document &amp; implement user registration and de-registration procedure</li> <li>Control allocation of passwords through a formal management process</li> <li>Establish procedures to review users' access rights at regular intervals</li> </ul>
ISO 9.3	User responsibilities	<ul> <li>Advise users to follow best practices in the selection and use of passwords</li> <li>Users ensure that unattended equipment has appropriate protection</li> <li>Establish clear desk policy and clear screen policy</li> </ul>
ISO 9.4	System and application access controls	<ul> <li>Access to operating systems are controlled by a secure log-on procedure</li> <li>Password management systems are interactive &amp; ensure quality passwords</li> <li>Utility programs that override system controls are restricted and controlled</li> <li>Restrict access to information and applications by users and support staff</li> <li>Create dedicated (isolated) computing environment for sensitive systems</li> </ul>
ISO 10.1	Cryptography	<ul> <li>A policy on the use of cryptographic controls for protection of information</li> <li>Key management should be in place to support the cryptographic techniques.</li> </ul>
ISO 11.1	Physical security for perimeter, offices and secure areas	<ul> <li>Protect areas that contain IT resources &amp;information</li> <li>Control access to secure areas, offices, rooms, and facilities</li> </ul>
ISO 11.2	Equipment Protection	<ul> <li>Locate equipment to protect against environmental threats and hazards</li> <li>Protect equipment from power failures and utility failures</li> <li>Protect cabling carrying data or IT services from interception or damage</li> </ul>

# Appendix 2 – The ISO 27002:2013 Controls (Continued)

So 12.1   Operational procedures and responsibilities   Segregate dev. test, prod to reduce risk of unauthorized or unitentional modification   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized scale by performing data restoration process   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. test, prod to reduce risk of unauthorized access or change   Segregate dev. Segregate dev. test, prod to reduce risk of unauthorized scale segregate   Segregate dev. Test, prod to reduce risk of unauthorized scale segregate   Segregate dev. Test, prod to reduce risk of unauthorized scale segregate   Segregate dev. Test, prod to reduce risk of unauthorized scale segregate   Segregate dev. Test, prod to reduce risk of unauthorized scale segregate   Segregate dev. Test, prod to reduce risk of unauthorized scale segregate   Segregate dev. Test, prod to reduce risk of unauthorized scale segregate   Segregate dev. Test, prod to reduce risk	ISO Reference	Control Area	Deliverables
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Segregate dev, test, prod to reduce nik of unauthorized access of change  Front of the control of production against malware  Front of the control of production and sally basis  Configure systems for automated anti-malware scan of removable media  Front of the cash system is unautomated anti-malware scan of removable media  Front of the cash system is unautomated anti-malware scan of removable media  Front of the cash system is unautomated anti-malware scan of removable media  Front of the cash system is unautomated value and anti-malware scan of removable media  Front of the cash systems is unautomated value and anti-malware scan of removable media  Front of the cash systems is unautomated value and in a regular basis by performing data restoration process  Front of the installation of software of the procedures to control the installation of software on operational systems.  Front of the installation of software of the procedures to control the installation of software on operational systems.  Front of the installation of software on operational systems.  Front of the installation of software of the installation of software of the procedures to control the installation of software of the procedures to control the installation of software of the procedures of the procedure of the information system projects of the products are purchased, a testing and acquisition process is followed.  Formal change control procedures should be documented and enforced controlled to provide and product supply information security in Supplier Relationshi	ISO 12.1		Segregate duties to reduce unauthorized or unintentional modification
So 12.2   Protection against inalware   Onfigure systems for automated anti-malware scan of removable media		responsibilities	Segregate dev, test, prod to reduce risk of unauthorized access or change
So 12.3   Back-up   Engree each systems is automatically backed up on as needed basis	ISO 12 2	Protection against malware	Employ anti-malware software and signature auto update on a daily basis
SO 12.4   Logging & Monitoring   Part	130 12.2	Frotection against malware	Configure systems for automated anti-malware scan of removable media
So 12.4   Logging & Monitoring   Validate audit log settings for hardware devices and installed software   Numbered to process   Validate audit log settings for hardware devices and installed software   Numbered to process   Validate audit log settings for hardware devices and installed software   Numbered to process   Validate audit log settings for hardware devices and installed software   Numbered to process   Numbered to process   Validate audit log settings for hardware devices and installed software   Numbered to process   Numbered to p	ISO 12 2	Back-up	Ensure each system is automatically backed up on as needed basis
So 12.4   Logging & Monitoring   Procedures to control the installation of software on operational systems.	150 12.5	васк ар	Test backup media on a regular basis by performing data restoration process
Run biweekly reports that identify anomalies in logs	ISO 12 /	Logging & Monitoring	Validate audit log settings for hardware devices and installed software
SO 12.6   Technical Vulnerability Management   Pupply automated patch management for operating system software   Chart unnitigated, critical vulnerabilities for each department/division   Chart unnitigated in division   Chart unnitigated, each of information systems should be early each each event of information   Security requirements of information and communication   Chart of information systems   Chart of information	150 12.4	Logging & Worldoning	Run biweekly reports that identify anomalies in logs
So 12.6   Technical Vulnerability Management   Deploy automated patch management for operating systems software   Chart unmitigated, critical vulnerabilities for each department/division	ISO 12.5	Control of Operational Software	Procedures to control the installation of software on operational systems.
Chart unmitigated, critical vulnerabilities for each department/division			Run automated vulnerability scanning against all networked systems
Iso 12.7   Information Systems Audit capabilities   Audit requirements and activities involving verification of operational systems should be planned and agreed to minimize disruptions to business processes.	ISO 12.6	Technical Vulnerability Management	Deploy automated patch management for operating system software
So 12.7   Capabilities   be planned and agreed to minimize disruptions to business processes.			Chart unmitigated, critical vulnerabilities for each department/division
Security in development and support processes   South teach supplier Relationships   Supplier service delivery management   South teach supplier that may access, process, store, communications of and communications in and communications of and communications of the provision of the pro	ISO 12.7	Information Systems Audit	Audit requirements and activities involving verification of operational systems should
Security features, service levels, and management requirements of network services.	130 12.7	capabilities	be planned and agreed to minimize disruptions to business processes.
Groups of information services, users and information systems should be segregated.   Controls to protect transfer of information through communication facilities.			Networks should be managed and controlled to be protected from threats.
So 13.2   Information transfer	ISO 13.1	Network security management	Security features, service levels, and management requirements of network services.
Information transfer  Information involved in electronic messaging should be appropriately protected.  Confidentiality or non-disclosure agreements for the protection of information.  Security service delivery management  Security requirements of information systems  ISO 14.1  Security requirements of information systems  Security in development and support processes  ISO 14.2  Security in development and support processes  Security in development and support processes  Social data  Security is integrated in the early stages of information system projects  Information security in development and support procedures should be documented and enforced  Control information leakage by scanning media and communications  Outsourced software development include licensing arrangements, etc.  Social data data communications  Requirements for mitigating risks of supplier access to organization's assets.  Agreements with each supplier that may access, process, store, communicate, or provide IT infrastructure components for, the organization's information.  Requirements to address the information security risks associated with information and communications technology services and product supply chain  Organizations should regularly monitor, review and audit supplier service delivery.  Changes to the provision of services by suppliers should be managed.  A			Groups of information services, users and information systems should be segregated.
Information transfer  Information involved in electronic messaging should be appropriately protected.  Confidentiality or non-disclosure agreements for the protection of information.  Security controls, service definitions in third party service agreements  Monitor and review services, reports & records provided by third party Manage changes to services, security policies, procedures and control  Controls reflect business value of the information system projects if products are purchased, a testing and acquisition process is followed  Formal change control procedures should be documented and enforced Control information leakage by scanning media and communications Outsourced software development include licensing arrangements, etc.  ISO 14.3 Test data  Information Security in Supplier Relationships  Information Security in Supplier Requirements for mitigating risks of supplier access to organization's assets.  Agreements with each supplier that may access, process, store, communication and communications technology services and product supply chain and communications technology services and product supply chain organizations should regularly monitor, review and audit supplier service delivery.  Changes to the provision of services by supplier service delivery.  Assign job titles and duties for handling incidents to specific individuals Devise university standards for time required 1 to report anomalous events Establish University Computer Security Incident Response Team (CSIRT)  Information Security Continuity  Informationse with legal requirements  Information security continuity  Plans developed and implemented to maintain or restore operations Business continuity plans should be implemented with redundancy sufficient to meet availability requirements are explicitly defined Appropriate procedures to ensure compliance intellectual property rights Information security reviews  All regulatory and contractual requirements are explicitly defined Appropriate procedures to minimize risk of disruption to business pro			Controls to protect transfer of information through communication facilities.
Information involved in electronic messaging should be appropriately protected.   Confidentiality or non-disclosure agreements for the protection of information.   Security controls, service definitions in third party service agreements	ISO 13 2	Information transfer	Agreements for information transfer between the organization and external parties.
Security controls, service definitions in third party service agreements	150 15.2	information transfer	
ISO 13.3 Inird party service delivery management  Security requirements of information systems  Security in development and support processes  ISO 14.2 Security in development and support processes  ISO 14.3 Test data  ISO 15.1 Information Security in Supplier Relationships  ISO 15.1 Supplier service delivery management  ISO 15.1 Management of Security incidents and Improvements  ISO 15.1 Information Security Incidents and Improvements  ISO 15.1 Compliance with legal requirements  ISO 17.1 Redundancies  ISO 17.1 Redundancies  ISO 18.2 Information servity reviews  ISO 18.3 Information servity reviews  ISO 18.3 Information servity reviews  ISO 18.5 Information servity rev			
Manage changes to services, reports & records provided by furir party   Manage changes to services, security policies, procedures and control   Security requirements of information systems		Third party service delivery	· · · · · · · · · · · · · · · · · · ·
Security requirements of information systems   Security products are purchased, a testing and acquisition process is followed	ISO 13.3		
Security requirements of information systems			
Source   Security is integrated in the early stages or information system projects		Security requirements of information	
Security in development and support processes   Formal change control procedures should be documented and enforced	ISO 14.1		
Security in development and support processes  Control information leakage by scanning media and communications Outsourced software development include licensing arrangements, etc.  Test data  Test data  Requirements for mitigating risks of supplier access to organization's assets. Agreements with each supplier that may access, process, store, communicate, or provide IT infrastructure components for, the organization's information and communications technology services and product supply chain  Supplier service delivery management  Supplier service delivery management  Management of Security Incidents and Improvements  Management of Security Incidents and Improvements  Management of Security Incidents and Improvements  Management of Security Continuity  Management of Security Continuity  Iso 17.1  Redundancies  A managed process should be developed for business continuity Plans developed and implemented to maintain or restore operations Business continuity plans should be implemented with redundancy sufficient to meet availability requirements.  A proporiate procedures to ensure compliance intellectual property rights Important records protected from loss, destruction, and falsification  Addit activities planned to minimize risk of disruption to business processes		,	
SO 14.2   Processes   Control information leakage by scanning media and communications	150.44.2	Security in development and support	
ISO 14.3 Test data  Information Security in Supplier Relationships  Information Security in Supplier Relationships  ISO 15.1 Information Security in Supplier Relationships  ISO 15.2 Supplier service delivery management  ISO 16.1 Management of Security Incidents and Improvements  ISO 17.1 Information Security Continuity  ISO 17.1 Redundancies  ISO 18.1 Compliance with legal requirements  ISO 18.2 Information Security reviews  ISO 18.3 Information Security reviews  ISO 18.4 Information Security reviews  ISO 18.5 Information Security reviews  ISO 18.5 Information Security reviews  ISO 18.5 Information Security reviews  ISO 18.6 Information Security reviews  ISO 18.7 Information Security reviews  ISO 18.7 Information Security reviews  ISO 18.7 Information Security reviews  ISO 18.8 Information Security reviews  ISO 18.8 Information Security reviews  ISO 18.1 Informati	ISO 14.2		
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and communications technology services and product supply chain    Supplier service delivery management	150 15.1	Relationships	· · · · · · · · · · · · · · · · · · ·
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ISO 16.1 Management of Security Incidents and Improvements  - Assign job titles and duties for handling incidents to specific individuals - Devise university standards for time required I to report anomalous events - Establish University Computer Security Incident Response Team (CSIRT)  - A managed process should be developed for business continuity - Plans developed and implemented to maintain or restore operations - Business continuity plans should be tested and updated regularly - Information processing facilities should be implemented with redundancy sufficient to meet availability requirements.  - All regulatory and contractual requirements are explicitly defined - Appropriate procedures to ensure compliance intellectual property rights - Important records protected from loss, destruction, and falsification - Audit activities planned to minimize risk of disruption to business processes	ISO 15.2	Supplier service delivery management	
ISO 16.1 Management of Security Incidents and Improvements  Devise university standards for time required I to report anomalous events  Establish University Computer Security Incident Response Team (CSIRT)  A managed process should be developed for business continuity  Plans developed and implemented to maintain or restore operations  Business continuity plans should be tested and updated regularly  Information security Redundancies  Redundancies  ISO 18.1 Compliance with legal requirements  All regulatory and contractual requirements are explicitly defined  Appropriate procedures to ensure compliance intellectual property rights  Important records protected from loss, destruction, and falsification  Audit activities planned to minimize risk of disruption to business processes			
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<ul> <li>Important records protected from loss, destruction, and falsification</li> <li>Information security reviews</li> <li>Audit activities planned to minimize risk of disruption to business processes</li> </ul>	ISO 18.1	Compliance with legal requirements	
Information security reviews     Audit activities planned to minimize risk of disruption to business processes			
I ISO 18.7   Information security reviews	100 10 3		·
	ISO 18.2	Information security reviews	

# **Appendix 3 - Reference Documents**

- 201 CMR 17.00: STANDARDS FOR THE PROTECTION OF PERSONAL INFORMATION OF RESIDENTS OF THE COMMONWEALTH
- NIST Framework for Improving Critical Infrastructure Cybersecurity, February, 2014
- ISACA White Paper: Implementing the NIST Cybersecurity Framework, 2014
- PWC White Paper: Why you should adopt the NIST Cybersecurity Framework, May 2014
- Intel White Paper: US Executive Order 13636 and Critical Security Capabilities to Consider, March 2014
- IBM White Paper: Applying IBM Security solutions to the NIST Cybersecurity Framework, August 2014