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# **Policy Information**

**Effective Date:** 

May 7, 2019

**Last Revised Date:** 

December, 2021

**Policy Number:** 

ISO-200

**Responsible Unit:** 

Information Security Office

**Email:** 

security@arizona.edu [1]

## **Purpose and Summary**

This document establishes the Information Security Risk Management and Security Planning Policy for the University of Arizona. This policy manages University information security risk through the establishment of an information security risk management and security planning program.

# Scope

This policy applies to all Information Systems and Information Resources owned or operated by or on behalf of the University. All University-Related Persons with access to University Information or computers and systems operated or maintained on behalf of the University are responsible for adhering to this policy.

# **Definitions**

**CISO**: The senior-level University employee with the title of Chief Information Security Officer.

**Information Owner**: The individual(s) or Unit with operational authority for specified University Information and responsibility for establishing the controls for its generation, collection, processing, dissemination, and disposal. This individual or Unit is responsible for making risk tolerance decisions related to the owned University Information on behalf of the University and is responsible for any loss associated with a realized information security risk scenario.

**Information Resource Owner:** Collective term used to refer to Information Owners and Information System Owners.

**Information Resources**: University Information and related resources, such as equipment, devices, software, and other information technology.

**Information System**: A major application or general support system for storing, processing, or transmitting University Information. An Information System may contain multiple subsystems. Subsystems typically fall under the same management authority as the parent Information System. Additionally, an Information System and its constituent subsystems generally have the same function or mission objective, essentially the same operating characteristics, the same security needs, and reside in the same general operating environment.

**Information System Owner**: The individual(s) or Unit responsible for the overall procurement, development, integration, modification, and operation and maintenance of an Information System. This individual or Unit is responsible for making risk tolerance decisions related to the owned Information Systems on behalf of the University and is responsible for the loss, limited by the bounds of the Information System, associated with a realized information security risk scenario.

**ISO:** The University Information Security Office, responsible for coordinating the development and dissemination of information security policies, standards, and guidelines for the University.

**Unit**: A college, department, school, program, research center, business service center, or other operating Unit of the University.

**University Information**: Any communication or representation of knowledge, such as facts, data, or opinions, recorded in any medium or form, including textual, numerical, graphic, cartographic, narrative, or audiovisual, owned or controlled by or on behalf of the University.

**University-Related Persons**: University students and applicants for admission, University employees and applicants for employment, Designated Campus Colleagues (DCCs), alumni, retirees, temporary employees of agencies who are assigned to work for the University, and third-party contractors engaged by the University and their agents and employees.

### **Policy**

## A. All Classifications of University Information

- 1. The ISO must integrate information security and privacy assurances into University information technology and business practices using an information security risk management and security planning program.
- 2. **Risk Management:** Information Resource Owners must, in coordination with the ISO, integrate the following information security and privacy activities into their risk management processes:

- a. **Categorize** the University Information and the Information Systems according to the level of impact from loss of confidentiality, integrity, or availability.
- b. **Select** an initial set of baseline information security and privacy controls for the system and tailor the control baseline, as needed.
- c. **Assess** the information security and privacy controls to determine the extent to which the controls are implemented correctly, operating as intended, and producing the desired outcome with respect to meeting the information security and privacy requirements for the system and enforcing those requirements.
- d. **Authorize** the system by requiring a senior management official to determine if, based on the operation of a system or the use of common controls, the information security and privacy risk is acceptable as it pertains to organizational operations, assets, individuals, or other departments in the University.
- e. **Monitor** the system and the associated information security and privacy controls on an ongoing basis to include assessing control effectiveness, documenting changes to the system and environment of operation, conducting security and privacy impact analyses, and reporting the information security and privacy state of the system.
- 3. **Security Planning:** The ISO must develop, test, review, and maintain a comprehensive, University-wide Information Security Plan. Additionally, Information Resource Owners must develop, test, review, and maintain, in coordination with the ISO, information security plans for their Information Resources. Each Information Security Plan must:
  - a. provide an overview of the requirements for the security program and a description of the security program management controls and common controls in place or planned for meeting those requirements;
  - b. include the identification and assignment of roles, responsibilities, management commitment, coordination among organizational entities, and compliance;
  - c. reflect coordination among organizational entities responsible for the different aspects of information security (i.e., technical, physical, personnel, cyber-physical);
  - d. be approved by the Information Resource Owner and by the office of the CISO for the University; and
  - e. be treated as confidential.
- 4. The risk management and security planning program must be constrained as follows:
  - a. The information security risk management cycle must be repeated at least annually and any time changes occur in the classification, controls, environment, personnel, or operation of the covered system where said changes could impact the confidentiality, integrity, or availability of a University Information Resource.
  - b. Information security plans must be updated at least annually for Information Resources that store, process, or transmit University Information classified as Restricted, as defined in the <u>Information Resource Classification Standard</u> [2], or every three years for all other Information Resources.
  - c. Information security plans must be updated any time changes occur in the classification, controls, environment, personnel, or operation of the covered system where said changes could impact the confidentiality, integrity, or availability of a University Information Resource.

# **Compliance and Responsibilities**

### Compliance

#### Tracking, Measuring, and Reporting

The ISO must develop, test, review, maintain, and communicate a representation of the University-wide information security posture to University leadership. The ISO is authorized to initiate mechanisms to track the effective implementation of information security controls associated with this policy and to produce reports measuring individual or Unit compliance to support University decision making.

#### **Recourse for Noncompliance**

The ISO is authorized to limit network access for individuals or Units not in compliance with all information security policies and related procedures. In cases where University resources are actively threatened, the CISO must act in the best interest of the University by securing the resources in a manner consistent with the Information Security Incident Response Plan. In an urgent situation requiring immediate action, the CISO is authorized to disconnect affected individuals or Units from the network. In cases of noncompliance with this policy, the University may apply appropriate employee sanctions or administrative actions, in accordance with relevant administrative, academic, and employment policies.

#### **Exceptions**

Requests for exceptions to any information security policies may be granted for Information Systems with compensating controls in place to mitigate risk. Any requests must be submitted to the CISO for review and approval pursuant to the exception procedures published by the CISO [3].

#### **Frequency of Policy Review**

The CISO must review information security policies and procedures annually, at minimum. This policy is subject to revision based upon findings of these reviews.

### Responsibilities

#### **University-Related Persons**

All University-Related Persons are responsible for complying with this policy and, where appropriate, supporting and participating in processes related to compliance with this policy.

#### **Information Owners and Information System Owners**

Information Owners and Information System Owners are responsible for implementing processes and procedures designed to provide assurance of compliance with the minimum standards, as defined by the ISO, and for enabling and participating in validation efforts, as appropriate.

#### **Chief Information Security Officer**

The ISO must, at the direction of the CISO:

- identify solutions that enable consistency in compliance and aggregate and report on available compliance metrics;
- develop, establish, maintain, and enforce information security policy and relevant standards and processes:
- provide oversight of information security governance processes;
- educate the University community about individual and organizational information security

responsibilities;

- measure and report on the effectiveness of University information security efforts; and
- delegate individual responsibilities and authorities specified in this policy or associated standards and procedures, as necessary.

#### Vice Presidents, Deans, Directors, Department Heads, and Heads of Centers

All Vice Presidents, Deans, Directors, Department Heads, and Heads of Centers must take appropriate actions to comply with information technology and security policies. These individuals have ultimate responsibility for University resources, for the support and implementation of this policy within their respective Units, and, when requested, for reporting on policy compliance to the ISO. While specific responsibilities and authorities noted herein may be delegated, this overall responsibility may not be delegated.

### **Related Information\***

- ISO Website [4]
- Information Resource Classification Standard [2]
- <u>45 CFR 164.308(a)(1) [5][HIPAA Security rule: Administrative safeguards: Standard: Security management process]</u>
- <u>16 CFR Part 314</u> [6] Standards for Safeguarding Customer Information [section 501(b) of the Gramm-Leach-Bliley Act (''GLB Act'')

# **Revision History\***

11/17/2023: Updated links.

03/16/2023: Grammatical revisions.

12/2021: Information security plans classified as "restricted" will require updating at least annually; revision to Tracking, Measuring and Reporting Section: ISO tracking and reporting responsibilities; new hyperlink added to Exceptions Section; classification standard and various hyperlinks updated.

01/24/2020: Non-substantive revisions.

03/19/2019: Replaces Interim policy.

#### **Source**

 $\label{lem:url:https://policy.arizona.edu/information-technology/information-security-risk-management-and-security-planning-policy$ 

#### Links

[1] mailto:security@arizona.edu [2]

 $https://www.govinfo.gov/content/pkg/CFR-2009-title 45-vol 1/pdf/CFR-2009-title 45-vol 1-sec 164-308.pdf \ [6]$ 

 $https://www.ftc.gov/sites/default/files/documents/federal\_register\_notices/standards-safeguarding-customer-information-16-cfr-part-314/020523 standards for safeguarding customer information.pdf$