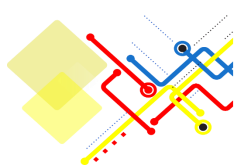


Critical Mass Cyber Security Requirement Standard Version 2.0

May 2015 E.C.



Preamble

Governmental and non-governmental organizations in Ethiopia are highly relying on information and communication technology, and information is becoming an invaluable economic, political, and social asset of the nation and a resource to transform the country. Information is playing a vital role to realize an informed and civilized society and to create a democratic, transparent and accountable government, and assuring sustainable economic development.

On the other hand, the reliance on information systems is increasing the vulnerability of organizations to cyber-attacks which are becoming highly complicated, dynamic, and destructive. To protect against cyber-attacks and minimize their impact, it is essential to ensure the security of information and information systems in the country. Thus, organizations must build information security capability and establish processes required to actively manage security risks on their non-electronic and electronic information and information systems. Therefore, this standard is issued by the Information Network Security Administration under Article 13 of Information Network Security Agency Re-establishment Proclamation Execution Council of Ministers Regulation No. 320/2014.

Contents

Prea	ımble	••••
Bac	kground	. vi
Intr	oduction	1
Part	I	3
Crit	ical Mass Cyber Security Requirement Foundations	3
1.	Terminologies and Acronyms	4
1.1	Terminologies	4
1.2	Acronyms	5
2.	Objectives	6
3.	Scope of Applicability	6
4.	Foundations of the Standard	6
4.1	Standard Parameterization	6
4.2	Concept of the Standard	7
4.3	Model	8
4.4	Core Principles	11
4.5	Characteristics	11
4.6	Strategy and Methodology	12
Part	II	13
Crit	ical Mass Cyber Security Requirement Focus Areas	13
5.	Capability Building	14
5.1	Framework and Architecture	14
5.2	Capability Building Principles	15
5.3	Leadership Capability	16
	Governance Capability	

5.5	Management Capability	. 18
5.6	Human Capability	. 18
5.7	Technology Capability	. 20
6.	Process	. 23
6.1	Process Framework and Cycle	. 23
6.2	Process Principles	. 25
A. S	Strategic Management Processes	. 26
6.3	Disruptive Change Management Process	. 26
6.4	Disruptive Risk Management Process	. 27
6.5	Cyber Security Strategy and Policy Development Process	. 27
6.6	Cyber Security Planning Process	. 28
В. С	Core Processes	. 29
6.7	Cyber Security Governance and Management Process	. 29
6.8	Context Establishment and Scoping Process	. 30
6.9	Cyber Security Change Management Process	. 31
6.10	Asset Management Process	. 32
6.11	Cyber Security Risk Assessment Process	. 32
6.12	Cyber Security Human Development Process	. 33
6.13	Cyber Security Awareness and Culture Development Process	. 34
6.14	Cyber Security Engineering Process	. 35
6.15	5 Infrastructure Security Process	. 36
6.16	5Physical Security Process	. 36
6.17	Asset Classification and Access Control Process	. 37
6.18	3Cryptography Management Process	. 38
6.19	Business Continuity Management Process	. 38

6.20Performance Measurement Process	39
6.21 Audit Process	40
6.22 Accreditation Process	40
6.23 Certification Process	42
6.24Compliance Reporting Process	43
6.25 Cyber Security Monitoring Process	44
6.26Cyber Security Incident Management Process	44
6.27 Investigation Process	46
6.28Backup, Recovery, and Destruction Process	47
6.29Cloud Service Process	47
6.30 Artificial Intelligence Process	49
6.31 IoT Security Process	50
6.32Blockchain Technology Process	52
C. Enabling Processes	54
6.33 Information and Intelligence Management Process	54
6.34Cyber Security Communication, Documentation, and Knowledge Management Process	56
6.35 Cyber Security Cooperation and Collaboration Process	56
D. Disruptive Processes	57
6.36Information Privacy Process	57
6.37 Security Clearance Process	58
6.38 Procurement, Development and Maintenance Process	59
6.39 Supply Chain Relationship Management Process	60
7. Stakeholders	61
7.1 Address Stakeholders' Security Requirements	61
8 Mission	62

Critical Mass Cyber Security Requirement Standard version 2.0

References	. 63
Annex A: Business Impact Leveling Guidance	. 64
Annex B: Asset Classification Guidance	. 67

Table of Figures

Figure 1. Cyber Security Strategic Management Model of the standard	9
Figure 2. Cyber security strategy map of the standard	10
Figure 3. Capability building framework	14
Figure 4. Capability of building architecture	15
Figure 5. Process framework	24
Figure 6. OPDCA cycle of processes	25

Background

The first version of the standard had been published in 2016 G.C. and it was open for implementation by respective stakeholders till 2023 G.C. The administration opted to revise the first version of the standard considering the emerging threats, implementation gaps, the dynamic nature of cyberspace, and the organizational bureaucracies in national and international contexts. The second version of the Standard, as a result, intends to at least address the aforementioned issues for its effective implementation.

A survey has been undertaken to examine the implementation gaps of the standard in different organizations. The experiences of organizations and the security officers that implemented the standard have been considered while revising it.

Hence, the main reasons for the revision of the first version of the standard are:

- 1. The first version of the standard refers to some organizations that were not legally and formally established at the time of its publication and implementation;
- 2. The first version of the standard references organizations to use governing frameworks which are not yet enacted;
- 3. The standard lacks clarity and consistency requirements for both the audiences and implementers, for its proper implementation.

This second edition cancels and replaces the first edition (critical mass cyber security requirement standard version 1.0, 2016), which has been technically revised.

Introduction

Cyber has a crucial impact on the peace, development, and democracy of the country. Since government and private organizations are becoming highly reliable on information systems and technologies which forced the emergence of our cyberspace. Hence, securing our cyberspace is as crucial as the existence of our country. Organizations need to realize their security posture and must secure their assets to ensure secure cyber as they are building blocks of our cyberspace. Assets are the kind of information, information system, technologies, processes, humans, and the phenomena resulting from their interaction. The issuance of this Critical Mass Cyber Security Requirement Standard is one of the great efforts to secure our cyberspace and enable organizations to realize their security.

This standard enables organizations to create significant and unstoppable cyber security capabilities and processes, i.e. a 'critical mass of cyber security. It will continuously build cyber security capabilities and establish cyber security processes to effectively manage cyber security risks. The main drivers for the development of this standard are:

- The increasing importance of secure information and information systems in ensuring national security and interest;
- the advancement of critical infrastructures and industries of the country that are becoming more vulnerable to an attack due to their reliance on computer and network infrastructure;
- the need to improve cyber security practices and culture in organizations;
- the need to build cyber security capabilities in organizations;
- the demand of cyber security management regulations; which fulfill the cyber security principles and intents of our country.

Organizations should understand that cyber security is an integral part of national interest and national security, and, therefore, they should make it an integral part of their organization's mission. The Ethiopian government requires organizations to have in place effective security measures that ensure:

- the security of their assets to achieve their mission;
- the realization of efficient cyber security capability that can secure the organization;
- public confidence in the cyber security of governmental and key private organizations;

- official resources and information that the government and key private organizations hold on trust are safeguarded; and
- The safety of employees to carry out the functions of governmental and key private organizations, and those who are clients of the government.

This Standard has two main parts. Part one presents the foundations and guidelines of the standard. This part helps to understand the concept and principles of the standard and other issues that organizations should consider while implementing it. Organizations should understand the first part to properly implement the requirements mentioned in the second part of the standard. The second part is the main part of the standard that contains the security requirements under each focus area of the standard. The organizations should properly understand and implement the requirements. Applying this standard will eventually protect the national security of our country.

Part I Critical Mass Cyber Security Requirement Foundations

1. Terminologies and Acronyms

1.1 Terminologies

The definitions of terminologies that are used in this document are interpreted as described below.

- **Must:** This word means that the requirement is mandatory (an absolute requirement) of the standard.
- **Must Not:** This phrase means that the requirement is an absolute prohibition of the standard.
- **Should:** This word means that the requirement is "HIGHLY RECOMMENDED" to be implemented. There may exist valid reasons in particular circumstances to ignore a particular requirement, but the full implications must be understood and carefully weighed before choosing a different option. There must be a valid justification for ignoring the requirement or choosing a different option.
- **Should not:** This phrase means that the requirement is "NOT RECOMMENDED" to be implemented. There may exist valid reasons in particular circumstances when the particular behavior is acceptable or even useful, but the full implications should be understood and the case carefully weighed before implementing any requirement described with this label.
- May: This word means that the requirement is "OPTIONAL" to be implemented.

1.2 Acronyms

AI Artificial Intelligence

BMIS Business Model for Information Security

CMCSRS Critical Mass Cyber Security Requirement Standard

CS Cyber Security

CSMS Cyber Security Management System

ICT Information Communication Technology

INSA Information Network Security Administration

IoT Internet of Things

IT Information Technology

OPDCA Observe, Plan, Do, Check, Act

PESTLE Political, Economic, Social, Technological, Legal, and Environmental

RACI Responsible, Accountable, Consulted, and Informed

SGOC Strength, Gap, Opportunity, and Challenge

2. Objectives

The main objective of this standard is to secure critical assets (information and information systems, technologies, processes, humans, and assets valued as a result of their interaction) of our country in order to protect our national interest. The standard aims to enable organizations to effectively achieve their organizational mission through securing these critical assets. Whereby, execute the peace, development, and democracy agendas of the country. The specific objectives of the standard are to:

- a) Create cyber security practices and culture in organizations.
- b) Implement upper-layer Cyber security frameworks of the nation and create alignment with them.
- c) Set a foundation for existing and future cyber security standards, methodologies, controls, and other regulations and frameworks.
- d) Serve as a multi-purpose standard, which enables organizations to get international certifications.

3. Scope of Applicability

This standard is applicable on Ethiopian federal and regional governments and key private organizations of the country.

4. Foundations of the Standard

4.1 Standard Parameterization

Standard parameterization describes the nature and behavior of this standard.

Parameter	Description
Generic nature	The standard is generic to be applicable to all organizations. It empowers organizations and provides flexibility to build capability-building capabilities.
Contextualization	The standard is highly contextualized considering the overall situation of our country.
Abstraction level	The abstraction level targeted to be mainly addressed in this standard is the strategic level (outcome layer), however, tactical and operational levels are also considered.

Targeted	The main targets of the standard are Human, Process, and Structure, even the
perspective	technology aspect is also taken into account.
Enforcement level	Mandatory – all of the audiences must meet the requirement. Other organizations
	are encouraged to implement it.
Classification	Public - can be accessed by any interested body.
Order-freedom	Orderly – organizations are not allowed to implement the standard in their way.
	They should implement what the standard strictly dictates to do. Exceptional cases
	should be approved by INSA.
Flexibility-detailed	Flexible (outcome orientation) - if it is necessary, organizations can add details that
	will help to implement the requirements. However, the details should not
	contradict or mismatch the requirements. The standard should be implemented
	using the Critical implementation manual.
Development	Centralized/fairly closed/the standard is developed by INSA.
method	
Questions	What/why – the standard mainly answers 'what' and 'why' questions. However, it
	also addresses 'how' questions in some sections which require detailed
	requirements.
Content type	Requirement standard - the standard contains requirements. Organizations will be
	audited and certified based on the requirements.

Table 1: Parameters of the standard

4.2 Concept of the Standard

The concept of the Critical Mass Cyber Security Requirement will be presented by using:

- a) Model
- b) Framework
- c) Architecture
- d) Content

The model will be presented in the following subsection. The others are presented in their respective sections of Part II.

4.3 Model

A Cyber Security Strategic Management Model is developed to express the concept of the minimum Critical Mass Cyber Security Requirement Standard. The model contains three dimensions.

- Perspective Dimension (D1): This dimension contains Capability Building, Process, and Stakeholders perspectives of cyber security.
- 2. Level Dimension (D2): This dimension contains Strategic, Tactical, and Operational levels of cyber security. Capability building processes and stakeholders have these three levels.
- **3. Analysis Dimension (D3)**: This dimension is applied to analyze cyber security at strategic, tactical, and operational levels of capability building, processes, and stakeholders. The strategic level can be analyzed using SGOC with PESTLE in it. The tactical level can be analyzed using BMIS (governance, process, people, technology, and the six dynamic interconnections). The operational level can be analyzed using ISO27001 (operation, support, and other relevant clauses).

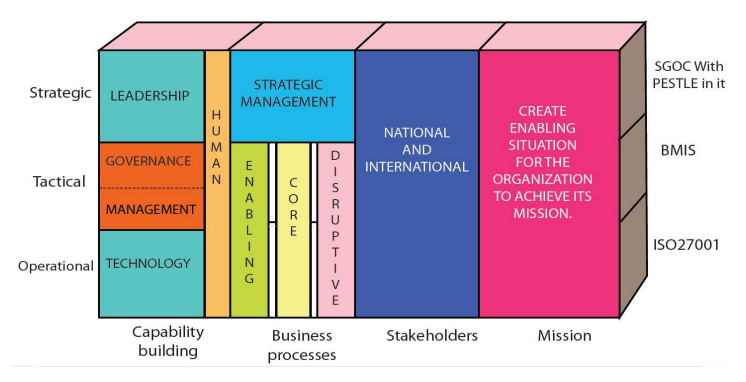


Figure 1. Cyber Security Strategic Management Model of the standard

The model of the standard is described using the following strategic map.

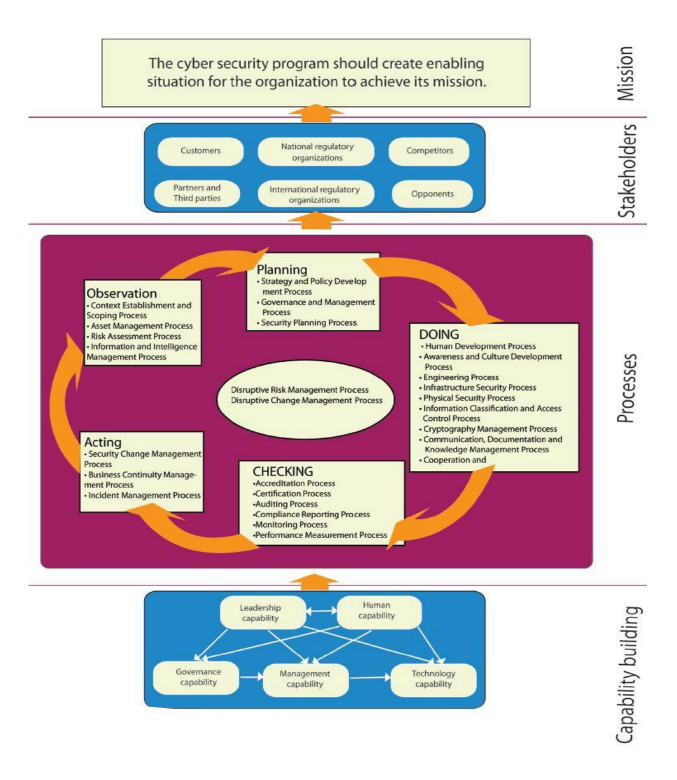


Figure 2. Cyber security strategy map of the standard

4.4 Core Principles

- a) Risk-based: Organizations should implement cyber security solutions (controls) based on risk assessment.
- **b) Embedded security**: Organizations should embed cyber security in their organizational structures and processes.
- c) Cost-effective: Cyber security solutions should be cost-effective. The resources required to assure cyber security should be minimal and there should be minimal technology. Cyber security solutions should feature innovative methods, which are cost-effective and contextualized. Cyber security solutions should be as simple as possible that can be easily understood and operated.
- d) Focus on human, process, and structure: Organizations should focus on building their human capability, establishing effective cyber security processes, and creating favorable cyber security structures. They should enhance and shape continual learning behavior. Organizations should evaluate their human capability, processes, and structure and take corrective measures.
- e) **Tipping point**: Organizations should use this standard as a tipping point, i.e. a critical point in the organization's cyber security capability and process to transform the cyber security and make it self-sustaining (irreversible). The standard is a game changer which enables organizations to change different aspects of their cyber security such as their culture, human capabilities, structure, and processes.
- **f) Balance**: There should be a balance between each perspective of organizational cyber security. There should be a balance between chaos and order, i.e. the dynamic nature of cyber threats and the static nature of organizational bureaucracy.
- **g) Alignment:** Organizations' cyber security programs should align with national cyber security governing frameworks and directives. Organizational cyber security processes should be aligned with organizational governance.

4.5 Characteristics

a) Developmental: The process should encourage developmental results bringing. It should encourage natural growth and avoid shortcuts. It should focus on creating internal capabilities and proactive inside-out vulnerability reduction.

- **b) Disruptive:** There should be massive mobilization and the leadership and management should be done with a disruptive mindset and the processes should be created with this mindset. Behavior that encourages transformation should be cultivated.
- c) Cyber Characteristics: the characteristics of cyber should be considered and organizations should focus on managing internal vulnerabilities and threats.

4.6 Strategy and Methodology

- a) OPDCA with RACI in it: OPDCA cycle will be used in cyber security capability building and processes, and Responsible, Accountable, [to be] Consulted, and [to be] Informed (RACI) bodies will be identified at each stage.
- **b) Transformative risk management:** Risk management driven by transformative change management (transformative risk management) will be the main approach (process), which drives the implementation of the standard.
- c) Top-down Leadership approach: all processes will be led and managed with a top-down approach. The leaders and managers will take responsibility for the organization's cyber security, build cyber security leadership and management capability, get and share information, and engage themselves and others in assuring the cyber security of the organization.
- d) Centralized and distributed responsibilities: there will be centralized responsibilities at the national level and others will be distributed for organizations. At the organization level, there will be responsibilities which are centralized at the organization's responsible body (Cyber security unit) and other responsibilities will be distributed for each organizational unit and all employees.
- e) Strong and strict regulatory and institutionalism mechanism: there will be a strong and strict regulatory and institutionalism mechanism to enforce the standard.
- f) Integrated with national and organizational initiatives and perspectives: The cyber security issues at the national and organizational levels will be symbiotic with national and organizational initiatives and perspectives respectively. There will be holistic symbiosis.

Part II Critical Mass Cyber Security Requirement Focus

Areas

Part II presents the Critical Mass Cyber Security Requirement Standard focus areas. The focus areas are based on the Strategic Cyber Security Management Model presented in part one. The focus areas consist of capability building, processes, stakeholders, and mission. These focus areas address cyber security requirements at strategic, tactical, and operational levels.

5. Capability Building

5.1 Framework and Architecture

The capability building focus area aims at creating dynamic and continually learning cyber security capabilities to effectively carry out cyber security tasks of the organization. This focus area is described using the capability-building framework shown in Figure 3 below. The main components of the framework are leadership, governance, management, human, and technology. The leadership leads all the capabilities top-down with a disruptive mindset. Human capability is the central part which builds the capability of all personnel playing the leadership, governance, management, and operational roles. In addition, it builds the awareness of end-users and creates a security culture in the organization.

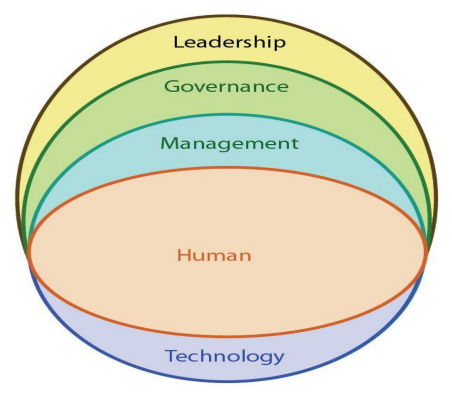


Figure 3. Capability building framework

The capability building architecture, shown in Figure 4, presents the main components of each capability.

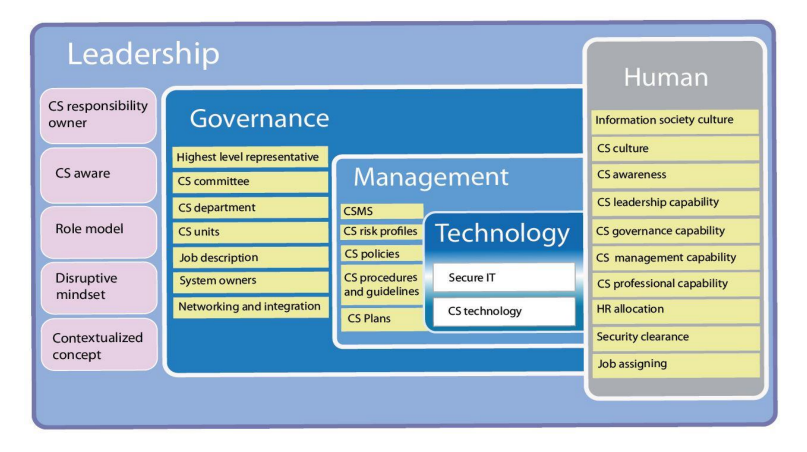


Figure 4. Capability of building architecture

5.2 Capability Building Principles

The capability-building activities should be performed based on the core principles mentioned in Part I. In addition, the following principles should be considered.

- 1. **Ownership:** The leader should own the highest responsibility and decision power regarding cyber security of the organizations and the cyber security leadership should be an integral part of organizational leadership.
- 2. **Self-leadership:** The leader should demonstrate self-leadership to achieve the cyber security objectives of the organization.
- 3. **Avoid conflict of interests**: Conflict of interests should be avoided while creating a cyber security structure and job description.

- 4. **Transparency and accountability**: There should be transparency and accountability at each level, and a check and balance system should be created.
- 5. Integration and collaboration: The cyber security unit should have integration with other organizational units. There should be symbiosis at each level and each unit. Organization should perform cyber security tasks symbiotically. Similarly, there should be symbiosis at the sector and national level. Organizational cyber security unit should collaborate with national respective units.
- 6. **Holistic:** Cyber security solutions should be holistic and should consider holistic threats.
- 7. **Continually learn and live:** The CSMS should be continuously up-to-date by learning from each event and incident. The human at each level of the organization should also learn and be aware of incidents continuously.
- 8. **Proactive:** The technology and other capabilities should enable the organization to protect cyber security attacks proactively.

5.3 Leadership Capability

The objective of this capability building is to create leadership capability that drives organizational cyber security.

- a) The top leadership should have strategic awareness and strategic leadership capability of cyber security, and should continually be aware of strategic cyber security risks and learn cyber security leadership.
- b) The top leadership should own the overall responsibility of cyber security of the organization and should be a role model for the improvement of cyber security.
- c) The top leadership should understand and enforce the national cyber security programs and regulations applicable to the organization.
- d) The top leadership should develop contextualized cyber security concept of the organization, i.e. clearly describe 'what is cyber security for the organization?'
- e) The top leadership should set the strategic direction of cyber security in the organization.
- f) Cyber security should be symbiotic and organic part of the organization's business strategy and risk management.
- g) Cyber security should be led with a disruptive mindset and the perspective of disruptive risk management.

- h) Cyber security should be led strategically top-down with strong and strict regulatory and institutional mechanisms.
- i) Integrated security capabilities should be led with an organizational view, but specialized capabilities should be led under national cyber security.
- j) The top leadership should allocate optimum resources and 0.5% of the organization's annual budget for cyber security.

5.4 Governance Capability

The objective of this capability building is to create a competent institutional structure and security governance that continuously builds human capability and assures the execution of an organizational cyber security program.

- a) The cyber security roles and responsibilities should be embedded into the job description of all hierarchies.
- b) The structure should be a process based comprising hierarchical and networking modes.
- c) The organization should have a representative in the highest level of management who fully engages in the cyber security program(s) of the organization. This person should lead the Cyber Security Department and the Security Committee of the organization.
- d) The organization should have a Cyber Security Department that reports to the highest level of management. This department should have full power over cyber security matters.
- e) The organization should have cyber security management, human security (cyber security awareness and culture), information technology security, incident detection and management, and internal information security auditing units. Some of the units can be merged if it is applicable to the organization.
- f) The organization should have an organizational level security committee which comprises representatives of the various departments (business units).
- g) The organization should assign cyber security liaison officers at different layers.
- h) The organization's cyber security structure should be highly networked with internal counterparts and national respective structures.
- i) Networking of interested employees on cyber security should be encouraged.

5.5 Management Capability

The objective of this capability building is to build sound, sustainable, and continually updated cyber security systems that assure the efficient execution of cyber security concepts, enable the building of optimum human capabilities and transform knowledge and wisdom into systems.

- a) The organization should adopt a risk-based approach to cyber security.
- b) All the components of the management system should be integrated and symbiotic with each other.
- c) The CSMSs should be embedded into the culture and vibe of the organization and be continuously updated.
- d) The organization should have comprehensive cyber security risk profiles which shapes all components.
- e) The organization should have a transformational management framework.
- f) The organization should have a comprehensive cyber security policy. The policy comprises cyber security disruptive change management and risk management strategic issues.
- g) The organization should have operational Cyber Security Procedures.
- h) The organization should have CSMS. The performance of the CSMS should be continuously evaluated and improved.
- i) The organization should have a strategic and operational cyber security management plan.
- j) The organization should have a security risk management plan, incident response plan, business continuity plan, and related security plans.
- k) The organization should align all organizational systems with the cyber security policy.
- 1) The CSMSs should take 80% of its content from the national and sectorial CSMSs and 20% based on the context of an organization.

5.6 Human Capability

The objective of this capability building is to build cyber security enabling cultural values, awareness, knowledge, and skill.

- a) The organization should have information society cultural values such as value to information, information sharing, and continual learning and dynamism and information society abilities, such as logical reasoning, analytical thinking, and critical thinking.
- b) The organization should have cyber security cultural values such as proactivity, knowledge-based trust, confidence, and security behavior and cyber security abilities such as risk-based thinking.
- c) Every respective stakeholder of the organization should be responsible for the cyber security of the organization.
- d) Optimum human resources should be allocated for maintaining the cyber security of the organization. Recruitment and promotion should be based on the National Cyber Security Career Path. The organization can contextualize the National Cyber Security Career Path to its situation but it should keep the basic principles and philosophies of the National Cyber Security Career Path.
- e) Employees who engage in cyber security areas and manage (administer) critical information systems of the country will be provided security clearance at a national level.
- f) The security clearance of all cyber security employees and critical information systems managers (administrators) should be continually updated starting from recruitment.
- g) Security professionals and critical information systems managers (administrators) of the organization are assigned assignments and authorization based on security clearance and briefings.
- h) Cyber security managers should have the capability of managing cyber security based on the National Cyber Security Career Path.
- i) Cyber security professionals should have the professional capability of securing the information system based on the National Cyber Security Career Path.
- j) All employees should have cyber security awareness and be aware of cyber security risks related to their actions. They should report cyber security incidents and suspicious events to Cyber Security Department and should implement the control directions provided by the department.

5.7 Technology Capability

The objective of this capability building is to create security-enhancing technological capability.

- a) The organization should continually assure the security of the technologies it acquires.
- b) The organization should deploy and utilize critical cyber security technologies based on risk assessment and defense in depth principles.
- c) The organization should have a secure network infrastructure. As a minimum:
 - 1. There should be a formal process for approving and testing network designs, and configurations. Network access rights, configurations, and designs should be tested and updated every six months;
 - 2. The network should be segregated based on risk assessment, access control policy, level of trust, and classification of information stored and processed;
 - 3. Network security controls, firewall, and IPS/IDS (and other relevant network security devices) should be installed based on the risk level for the segregated network. Organizations should install one or more firewalls (or equivalent network security devices) on the boundary of the organization's internal network(s);
 - 4. The default administrative password for any firewall (or other network security device) should be changed to an alternative, strong password;
 - 5. There should be business justification approved by the authorized body for use of services, protocols, and ports (each rule that allows network traffic to pass through the firewall). This should be documented including the security features implemented for those features;
 - 6. All insecure or unapproved services that are typically vulnerable to attack (such as Server Message Block (SMB), NetBIOS, TFTP, RPC, rlogin, RSH or rexec...) should be disabled (blocked) unless a compensating control is placed;
 - 7. Firewall rules that are no longer required should be removed or disabled in a timely manner;
 - 8. The administrative interface used to manage boundary firewall configuration should not be accessible from the internet.

- d) The organization's computers and network devices (including wireless access points) should be securely configured. As a minimum:
 - 1. Unnecessary user accounts should be removed or disabled;
 - 2. Any default password for a user account should be changed to an alternative, strong password;
 - 3. Unnecessary software (including applications, system utilities, and network services) should be removed or disabled;
 - 4. The auto-run feature should be disabled (to prevent software programs running automatically when removable storage media is connected to a computer or when network folders are accessed);
 - 5. A personal firewall (or equivalent) should be enabled on desktop PCs and laptops and configured to disable (block) unapproved connections by default;
 - All system components should be configured based on industry-accepted standards
 and vendor advisory hardening guides that enable to mitigate of all known security
 vulnerabilities.
- e) User accounts of the organization's information system should be managed through robust access control. As a minimum:
 - 1. All user account creation should be subject to a provisioning and approval process;
 - 2. Special access privileges should be restricted to a limited number of authorized individuals;
 - 3. Details about special access privileges should be documented, kept in a secure location, and reviewed on a regular basis (e.g. quarterly);
 - 4. Administrative accounts should only be used to perform legitimate administrative activities, and should not be granted access to email or the internet;
 - 5. Administrative accounts should be configured to require a password change on a regular basis;
 - 6. Each user should authenticate using appropriate authentication method before being granted access to applications, computers, and network devices;
 - 7. User accounts and special access privileges should be removed or disabled when no longer required (e.g. when an individual changes role or leaves the organization) or after a pre-defined period of inactivity.

- f) The organization should implement robust malware protection on exposed computers. As a minimum:
 - 1. Malware protection software should be installed on all computers that are connected to or capable of connecting to the internet;
 - 2. Malware protection software (including program code and malware signature files) should be kept up-to-date (e.g. at least daily, either by configuring it to update automatically or through the use of centrally managed deployment);
 - Malware protection software should be configured to scan files automatically upon access (including when downloading and opening files, accessing files on removable storage media or a network folder) and scan web pages when being accessed (via a web browser);
 - 4. Malware protection software should be configured to perform regular scans of all files;
 - 5. Malware protection software should prevent connections to malicious websites on the internet.
- g) All software that runs on the organization's computers and network devices should be kept up-to-date. As a minimum:
 - 1. Software running on computers and network devices that are connected to or capable of connecting to the internet should be supported (by the software vendor or supplier of the software) to ensure security patches for known vulnerabilities;
 - Updates to software (including operating system software and firmware) running on computers and network devices that are connected to or capable of connecting to the internet should be installed in a timely manner (e.g. within 30 days of release or automatically when they become available from vendors);
 - 3. Out-of-date software (i.e. software that is no longer supported) should be removed from the computer and network devices that are connected to or capable of connecting to the internet;
 - 4. All security patches for software running on computers and network devices that are connected to or capable of connecting to the internet should be installed in a timely manner (e.g. within 14 days of release or automatically when they become available from vendors).

6. Process

6.1 Process Framework and Cycle

The process framework, shown in Figure 5 below, consists of five categories of processes: strategic management processes, core processes, enabling processes, disruptive processes and emerging processes.

- 1. Strategic Management Processes: These processes create the strategic management of cyber security. The processes under this category are disruptive change management, disruptive risk management, Cyber Security Strategy and Policy Development, and Cyber Security planning.
- **2. Core Processes:** Core processes consist of the main processes that help to implement the Cyber Security strategy and policy and to assure cyber security.
- **3. Enabling Processes:** Enabling processes support (enable) the effective execution of other processes.
- **4. Disruptive Processes:** These processes disrupt the existing approach and create a better situation for the realization of cyber security.

Strategic Management Processes

Disruptive Risk Management Disruptive Change Management Strategy and Policy Development Cyber Security Planning

Core Processes

•IS Governance and Management

- •Context Establishment and Scoping Process
- •Asset Management Process
- •Risk assessment Process
- •Human Development Process
- •Awareness and Culture Development Process
- •Engineering Process
- •Infastructure Security Process
- •Physical Security Process
- •Asset Classification and Access Control Process
- •Cryptography Management Process
- •Change Management Process
- •Business Continuity Management Process
- •Performance Measurement Process
- Accreditation Process
- •Certification Process
- Auditing Process
- •Compliance Reporting Process
- •Monitoring Process
- •Incident Management Process
- •Investigation Process
- •Backup, Recovery and Destruction Process
- •Cloud Service Process
- •Artificial Intelligence Process
- •IoT Security Process
- •Blochchain Technology Process

Enabling Processes

- •Information and intelligence management
- •IS Communication and Knowledge Management
- •IS Cooperation and Collaboration

•Security Clearance

- •Procurement, development and maintenance
- •Supply Chain Relationship Management
- •Informaion Privacy

Figure 5. Process framework

The processes create a comprehensive OPDCA cycle of an organization's cyber security, as shown in Figure 6 below. Each process mainly falls in one of the stages. Each process also has OPDCA cycle with in it.

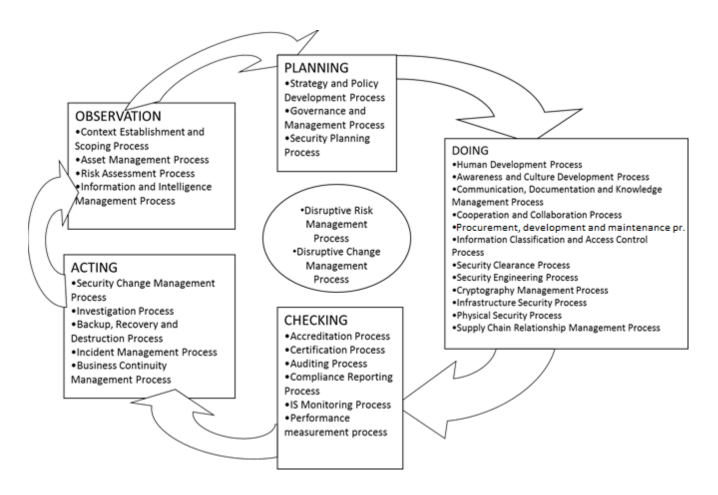


Figure 6. OPDCA cycle of processes

6.2 Process Principles

The processes should be established based on the core principles mentioned in Part I. In addition, the following principles should be considered.

a) Comprehensive implementation: The organization should implement strategic management, core, enabling, and disruptive processes. The organization should provide a clear justification if a certain process is not applicable to its context.

- b) Cascaded Alignment: All cyber security processes should be aligned with the upper-level process, i.e., core; enabling disruptive and emerging processes should align with strategic management processes and with an upper-level process in each category.
- c) Integration: The processes should be integrated with other processes of the organization processes and national governing frameworks.
- **d) Embedded and updated**: The processes should be embedded into the culture and vibe of the organization and be continuously updated.
- **e) Minimum Outsourcing:** The organization should minimize the level of process outsourcing if they require external support. No process can be fully outsourced to foreign actors.

A. Strategic Management Processes

6.3 Disruptive Change Management Process

The objective of this process is to lead cyber security with a disruptive mindset in order to create strategic changes which realize disruptive risk management.

- a) The OPDCA phases of the disruptive change management process should consider the following.
 - 1. The observation phase should involve preparation, assessment, and disruptive change strategy development;
 - 2. The planning phase should involve preparing a detailed plan for the change;
 - 3. The doing phase should involve taking action and implementing the change management;
 - 4. The checking phase should involve collecting and analyzing feedback regarding the change;
 - 5. The acting phase should involve diagnosing gaps, implementing corrective actions, and managing resistance.
- b) The process, including the disruptive change strategy and the plan for the change, should be approved by INSA.
- c) The process owner should be the highest level of management.

6.4 Disruptive Risk Management Process

The objective of this process is to manage the cyber security risks of the organization with a disruptive mindset in order to transform the cyber security of the organization.

- a) Security risk management should be the business of each staff member including third parties in the organization. Risk management, including security risk management, should be part of day-to-day business.
- b) The process for managing security risk should be logical and systematic. Security risk management should form part of the standard management process of the organization, i.e. security risk management should be embedded in the organization's management process.
- c) Changes in the threat environment should be continuously monitored and necessary adjustments should be made to maintain an acceptable level of risk and a balance between operational needs and security.
- d) The OPDCA phases of the disruptive risk management process should consider the following.
 - 1. The **observation phase** should include processes such as context understanding, risk assessment, and intelligence management;
 - 2. The **planning phase** should be performed based on the results of the risk assessment and intelligence management processes;
 - 3. In the **doing phase**, risk treatment (implementation) is conducted based on the results of the planning phase;
 - 4. In the **checking phase**, actions that evaluate and monitor the efficiency and effectiveness of the risk management system are conducted;
 - 5. In the **acting phase**, improvement and response activities are conducted.
- e) The risk management process owner is the head of the cyber security department of the organization.
- f) The OPDCA phase process should be conducted in a participatory and accountable manner.

6.5 Cyber Security Strategy and Policy Development Process

The objective of this process is to create strategic awareness and knowledge and to create a strategic system for cyber security leadership and governance.

- a) The organizational (corporate) cyber security policy and strategy document should contain issues such as drivers, business alignment concept, mission, vision, objectives, principles, and strategies based on the National Cyber Security Framework Development Methodology.
- b) Organizational cyber security policy and strategy documents should be based on the National Cyber Security Governance System, Organizational Disruptive Risk Management and Change Management Processes, Organizational Strategic Risk Assessment, and this standard.
- c) The policy and strategy should be prepared with the participation of business units and should be led by the top leadership. All employees should own the concepts of the policy and strategy. Critical external stakeholders should also be engaged.
- d) The policy and strategy should be approved by the highest level of management of the organization.
- e) The policy and strategy should be continuously communicated to the management and employees. All employees should be aware of the policy and strategy.
- f) The policy and strategy development can never be outsourced, but local consultants can be utilized as support.
- g) The policy and strategy document should be revised every 3 years or when there are strategic changes.
- h) The policy and strategy document should be informed to INSA.

6.6 Cyber Security Planning Process

The objective of this process is to develop strategic, tactical, and operational plans.

- a) The organizational cyber security plan should comprise strategic, tactical, and operational plans.
- b) The plans should comprise a transformational plan and a routine plan.
- c) The organizational cyber security strategic plan should be:
 - 1. based on the national cyber security plan, organizational disruptive risk management, and change management process, cyber security policy, organizational strategic risk assessment. Cyber security should be one of the focus areas of the organization's growth and transformation plan (GTP);

- 2. developed by the top leadership of the organization and to be informed for INSA.
- 3. developed by the top leadership every 5 years;
- 4. organic and symbiotic part of the organizational strategic plan.
- d) The organization's cyber security tactical plan should be:
 - 1. based on the organizational strategic plan, strategic risk assessment, tactical risk assessment, and cyber security policy;
 - 2. prepared by the leadership of the Cyber Security Department head and approved by the organization's top management and submitted to INSA;
 - 3. developed every year.
- e) The organization's cyber security operational plan should be:
 - 1. based on the organizational tactical plan, and organizational operational risk assessment;
 - 2. developed by the respective units.
- f) Organizational cyber security strategic, tactical, and operational plans should develop based on National Cyber Security Development Methodology;
- g) All the plans should address critical issues such as capability building and process establishment.
- h) The security plans must be updated or revised when there are changes in organizational cyber security risks and operating environment.
- i) All plans should be communicated to the right people.

B. Core Processes

6.7 Cyber Security Governance and Management Process

The objective of this process is to create tactical and operational awareness and create cyber security governance and management system.

- a) The organization's cyber security governance system should be based on National Cyber Security Governance System, the organization's policy, this standard, and strategic risk assessment.
- b) The development and implementation of the governance system should be led by the Cyber Security Department head.
- c) The governance system document(s) should be consulted to INSA.

- d) The governance system should be revised every 2 years and whenever there is a change in the organizational governance system and a change in that of the National Cyber Security Governance System.
- e) The organizational CSMS should be based on the organization's policy, tactical risk assessment, this standard, National CSMS, and international good practices.
- f) The CSMS should be developed with the leadership of the Cyber Security Department head. The security committee of the organization should also be involved. The cyber security management unit should have professional participation in the development of the system.
- g) The organizational CSMS should be revised every year.
- h) The organizational CSMS document(s) should be consulted to INSA.
- Cyber security procedures and guidelines should be developed based on the CSMS, operational risk assessment, National Cyber Security Framework Development Methodology, and international good practices.
- j) The procedures and guidelines should be developed by the respective professional units and approved by the Cyber Security Department head.
- k) The procedures and guidelines should be communicated to respective stakeholders.
- 1) The procedures and guidelines should be revised at least once a year.

6.8 Context Establishment and Scoping Process

The objective of this process is to understand the context of the organization and identify the scope of implementation.

- a) The organization should determine external and internal issues that are relevant to its purpose and affect its ability to achieve the intended outcome(s) of its CSMS.
- b) The organization should understand the needs and expectations of interested parties. It should determine:
 - 1. interested parties that are relevant to the CSMS; and
 - 2. the requirements of these interested parties relevant to information security.
- c) The organization should determine the scope of the CSMS. It should determine the boundaries and applicability of the CSMS to establish its scope. When determining this scope, the organization should consider:

- 1. the external and internal issues referred to in 6.8, an (above);
- 2. the requirements referred to in 6.8, b (above); and
- 3. interfaces and dependencies between activities performed by the organization, and those that are performed by other organizations.
- d) The context and scope should be documented and consulted INSA.
- e) The organization should establish, implement, maintain, and continually improve its CSMS, in accordance with the requirements of this standard.

6.9 Cyber Security Change Management Process

The objective of this process is to properly manage and formally approve any cyber security changes before the changes are applied on the organizational assets.

- a) Organizations must have a formal security change management process in place to make changes that are important to mitigate identified vulnerabilities.
- b) Organizations should ensure their change management process includes:
 - a policy which identifies which changes need to go through the formal change management process;
 - 2. documenting the changes to be implemented;
 - 3. formal approval process of the change request;
 - 4. maintaining and auditing logs of all changes;
 - 5. conducting vulnerability management activities when significant changes have been made to the system;
 - 6. testing and implementing the approved changes;
 - 7. updating the relevant cyber security documentation;
 - 8. notifying users regarding the changes that have been implemented as soon as possible to the time the change is applied;
 - 9. continually educating users in regard to changes.
- c) Organizations must ensure that for routine and urgent changes:
 - 1. the change management process, as defined in the relevant cyber security documentation, is as followed;
 - 2. the proposed change is approved by the relevant authority;

- 3. any proposed change that could impact the security of a system is submitted to the accreditation authority for approval;
- 4. all associated cyber security documentation is updated to reflect the change.
- d) The change management process must define appropriate actions to be followed before and after urgent changes are implemented.
- e) When a configuration change impacts the security of an asset and is subsequently assessed as having changed the overall security risk for the system, the asset must undergo reaccreditation.

6.10 Asset Management Process

The objective of this process is to identify organizational assets and define appropriate protection responsibilities.

- a) Assets associated with information and information processing facilities must be identified and an inventory of these assets shall be drawn up and maintained.
- b) Assets maintained in the inventory should be owned by a responsible body.
- c) Policy and procedure for the acceptable use of assets should be identified, documented, and implemented.
- d) All employees and external party users should return all of the organizational assets in their possession upon termination of their employment, contract, or agreement.

6.11 Cyber Security Risk Assessment Process

The objective of the process is to continuously develop a risk profile that can be utilized as intelligence that drives all the other processes.

- a) The risk assessment process should be based on the National Cyber Security Risk Assessment Framework.
- b) The risk assessment profile should comprise issues such as objectives, vulnerabilities, threats, strengths, and opportunities.
- c) The risk assessment should comprise strategic, tactical (managerial), and operational (technical) assessments.
- d) The strategic risk assessment should focus on organizational strategic risks. This risk assessment should be based on the national strategic risk assessment profile and sectorial

- strategic risk assessment profile. The risk assessment should be based on SGOC with PESTLE in it. This risk assessment should be led by the top leadership. This risk assessment should be revised every year.
- e) The tactical risk assessment should focus on managerial risks. This risk assessment should be based on the organizational strategic assessment and sectorial tactical risk assessment. This risk assessment should be conducted by the security committee of the organization. This assessment can be based on the BMIS model. This risk assessment should be revised every 6 months.
- f) The operation risk assessment should focus on technical risks. This risk assessment should be based on the organizational strategic risk assessment, organizational managerial risk assessment, and national technical risk profile. This assessment can be based on the ISO27001 standard. This risk assessment should be updated every 3 months.
- g) 80% of the risks should be taken from the national and sectorial common risk profile and 20% of the risks should be identified based on the context.
- h) The risk assessment profile should be multi-purpose.
- i) The risk assessment should be mission-oriented, and conducted inside out.
- j) The risk assessment should be based on cyber security intelligence.
- k) The risk assessment should be continuously updated based on information, intelligence, and incidents.
- 1) The risk assessment should identify the root risks and root strengths.
- m) All the risk assessments should be communicated to the right body.
- n) The organization should inform all the risk assessments on time for INSA.

6.12 Cyber Security Human Development Process

The objective of this process is to build the capability of cyber security managers and professionals and enable them to properly conduct the cyber security tasks of the organization.

- a) The recruitment, job assignment, development, and growth (promotion) of cyber security professionals and managers should be conducted based on gap analysis, National Cyber Security Career Paths, and National Cyber Security Personnel Clearance Scheme:
- b) All security positions should have job descriptions based on national information security job descriptions in the National Cyber Security Career Paths.

- c) The organization should ensure that security personnel are competent on the basis of appropriate education, training, or experience. Where applicable, the organization should conduct human development to acquire the necessary competence.
- d) Human development should be done by preparing a strategic, tactical, and operational plan. The strategic plan should be based on the national cyber security human development plan and strategic organizational information security plan.
- e) The development of cyber security professions and managers should comprise of initial tipping point transformation training and continual trainings.
- f) The organization should allocate a minimum number of professionals and managers for a job.
- g) The organization should allocate enough resources for building the capacity of cyber security professionals and managers.
- h) The human development plans should be reported to INSA.

6.13 Cyber Security Awareness and Culture Development Process

The objective of this process is to continuously create cyber security awareness and develop cyber security culture in the organization.

- a) The organization must provide sufficient information and security awareness training for all staff, including third parties, to ensure they are aware of security, and meet the requirements of this standard.
- b) The organization should have a program that fosters an information security resilience culture based on the National Cyber Security Culture Development Framework and strategic risk assessment. This program should be consulted to INSA.
- c) Awareness and training should be tailored to roles and responsibilities of employees and given continually.
- d) The awareness and training should be based on the National Cyber Security Culture Development Framework, risk assessment, and employees learning styles.
- e) All cyber security incidents should be analyzed and used for awareness and training.
- f) The awareness and training program should enable employees to understand their roles and responsibilities, fulfill their security responsibilities, understand and meet security

- requirements. The program should inform and regularly remind individuals about their security responsibilities, issues, and concerns.
- g) Awareness and training should be provided whenever there is a change of role (assignment).
- h) Organizations must provide training on their cyber security policies and procedures, and the secure operation of their systems for all users before granting unsupervised access of the systems.
- i) Organizations should ensure that individuals who have specific security duties received appropriate and up-to-date training.
- j) Organizations should communicate and make available their information security policies and procedures for all staff, including contractors.

6.14 Cyber Security Engineering Process

The objective of this process is to properly direct and manage the cyber security engineering projects and major activities of the organization and to build national cyber security engineering capability.

- a) The cyber security engineering of organizations should be based on the National Cyber Security Engineering Architecture.
- b) The organizational security system should be integrated to the National Cyber Security System.
- c) The organization should have cyber security engineering strategic and tactical plans based on its high-level security requirement and national security engineering plans.
- d) The organization should inform the security engineering plans to INSA before 1 year.
- e) Any information system engineering function (project) should have an equivalent cyber security engineering function. The cyber security engineering function should be informed to INSA.
- f) The requirement analysis document (RAD) and the design of the organization's information system should be audited and evaluated by INSA before the systems are procured or developed. Information systems which are not certified by INSA should not be deployed. In addition to the evaluation, INSA should monitor and involve throughout

- the whole process of big and mega ICT projects. Organizations should create a conducive situation for this.
- g) The whole security engineering function for systems (assets) which have an EXTREME business impact should be done in a centralized and planned way by INSA.

Note: Refer to Annex A for Business Impact Leveling Guidance.

6.15 Infrastructure Security Process

The objective of this process is to secure the infrastructure(s) of organizations.

- a) Organizations must document and implement operational procedures and measures to ensure assets, respective activities, and tasks are managed securely and consistently, in accordance with the required security level.
- b) Organizations must have in place control measures based on business owner requirements and assessed risks in order to control access to all assets; information, ICT systems, networks (including remote access), infrastructures, and applications.
- c) Organizations must have in place security measures during all stages of ICT system development, as well as when new ICT systems are implemented into the operational environment. Such measures must match the assessed security risk of the assets contained within, or passing across, ICT networks, infrastructures, and applications.
- d) Organizations must ensure that their cyber security measures for all assets; information processes, ICT systems, and infrastructure adhere to any legislative or regulatory obligations under which the organization operates.
- e) Organizations which have industrial control systems (Supervisory Control and Data Acquisition systems) should implement necessary controls based on risk assessment.

6.16 Physical Security Process

The objective of this process is to ensure the physical security of the organization.

- a) Organizations must ensure they fully integrate protective physical security early in the process of planning, selecting, designing, building, and modifying their facilities.
- b) Organizations must implement a level of physical security measures that minimizes or removes the risk of information and information systems being made inoperable or inaccessible, or being accessed, used, or removed without appropriate authorization.

- c) Organizations must have clear direction on physical security through the development and implementation of an organization's physical security policy, and address the organization's physical security requirements as part of the organization's security plan.
- d) Organizations must develop plans and procedures to move up to heightened security levels in case of emergency and increased threat. The government may direct organizations to implement heightened security levels.
- e) Organizations should select the physical location of their datacenter, and critical infrastructures based on international standards and good practices.
- f) Organizations must ensure that any proposed physical security measure or activity does not breach relevant employees' work health and safety obligations.

6.17 Asset Classification and Access Control Process

The objective of this process is to properly classify the organization's assets and implement appropriate access control mechanisms for a classified asset.

- a) The organization should assure that information assets are valued, handled, shared, and protected in line with the National Cyber Security Classification Standard and related guidelines.
- b) Organizations must prepare and implement policies and procedures for the security classification and protective control of assets which match their value, importance, and sensitivity.
- c) Organizations must classify their assets based on the Assets Classification Guidance presented in Annex B.
- d) Organizations should make sure that the correct level of classification is given to assets. If an asset has not been classified, it should not be released until a classification has been applied.
- e) Organizational access control rules must be consistent with organizational business requirements and asset classification as well as legal obligations.
- f) Personnel seeking access to a system need to have a genuine business requirement and the access right to access the system as verified by their security clearance or authorized body of the organization.

g) Third parties should be provided access to a system based on genuine business requirement, and the access right should be verified by authorized body of the organization. Third parties should comply with this standard before they get access. They should be monitored during access and privileges should be removed once the activities are finalized.

6.18 Cryptography Management Process

The objective of this process is to implement proper cryptographic security measures for classified information.

- a) Organizations should use secure cryptographic systems which are approved by INSA when applying cryptographic security measures. Organizations are recommended to use the National PKI Infrastructure.
- b) Organizations should use the following cryptographic systems for classified information according to the classification level.
 - 1. For TOP SECRET information, they should use highly secure proprietary algorithms and protocols whose security level is higher than international crypto standards, and which are new to the research world;
 - 2. For SECRET information, they should use secure innovatively extended proprietary algorithms and protocols whose security level is higher than international crypto standards;
 - For CONFIDENTIAL information, they should use extended secure proprietary algorithms and protocols whose security level is equivalent to international crypto standards.

6.19 Business Continuity Management Process

The objective of this process is to ensure the continued availability of critical services and assets of the organization during cyber security attacks and natural disasters.

- a) Organizations must establish a business continuity management (BCM) program.
- b) Organizations should develop a governance system establishing authorities and responsibilities for a BCM program, and for the development and approval of business continuity plans.

- c) Organizations should evaluate their level of overall preparedness, and make provision for the continuous review, testing, and audit of business continuity plans.
- d) Cyber security continuity should be embedded in the organization's business continuity management systems.
 - 1. The organization should determine its requirements for cyber security and the continuity of cyber security management in adverse situations, e.g. during a crisis or disaster:
 - 2. The organization should establish, document, implement and maintain processes, procedures, and controls to ensure the required level of continuity for cyber security during an adverse situation;
 - The organization must verify the established and implemented cyber security continuity controls at regular intervals to ensure that they are valid and effective during adverse situations.
- e) The organization should implement information processing facilities with redundancy cost-effectively and sufficiently to meet availability requirements.

6.20 Performance Measurement Process

The objective of this process is to define proper metrics and measure the performance of information security personnel and the effectiveness of the CSMS.

- a) The organization should measure the performance of the information security capabilities and the effectiveness of the CSMS. The organization should determine:
 - 1. what needs to be monitored and measured, including information security capabilities, processes, and controls;
 - 2. The methods and metrics for monitoring, measurement, analysis, and evaluation, as applicable, to ensure valid results. The methods selected should produce comparable and reproducible results to be considered valid;
 - 3. when the monitoring and measuring must be performed;
 - 4. who must monitor and measure;
 - 5. when the results from monitoring and measurement must be analyzed and evaluated; and
 - 6. Who must analyze and evaluate these results.

- b) The organization should take corrective actions based on the performance measurement results.
- c) The organization should retain appropriate documented information as evidence of the monitoring and measurement results.

6.21 Audit Process

The objective of this process is to assess and evaluate the actual implementation and effectiveness of CSMS of the organization.

- a) Organizations must undertake an annual security audit against the mandatory national and organizational cyber security framework.
- b) The auditor should comprise internal, external, and regulatory assessors.
 - 1. The internal audit should be conducted by the internal auditing team which should be certified by INSA;
 - 2. The third-party audits are external security assessments that should be conducted by an external auditor certified by INSA;
 - 3. A regulatory auditor (INSA) is independent body auditing governmental organizations and key private organizations.
- c) The audit should be conducted based on the National Auditing and Evaluation Methodology.
- d) Organizations should ensure that auditors conducting audits are not the system owner or accreditation authority.
- e) Audits for SECRET and the below systems can be undertaken by the organization's internal auditing team and Registered Cyber Security Auditors.
- f) Audits for TOP SECRET assets must be undertaken by INSA.
- g) Cyber security audits report should be compressive of compliance status and recommendations.
- h) The audit report must be accessible to the respective authority bodies.

6.22 Accreditation Process

The objective of accreditation is to formally recognize and accept the residual security risk to a system and the information it processes, stores, or communicates. Accreditation is awarded when the accreditation authority accepts the residual security risk relating to the operation of the system and gives formal approval for the system to operate. If the accreditation authority does not accept the residual security risk, it can place restrictions on the use of the system until required changes are made to the system or until reaccreditation takes place.

- a) Organizations must ensure that their systems is awarded accreditation before the systems are used to process, store or communicate sensitive or classified information. System owners should obtain and maintain accreditation for the security of the system.
- b) Organizations must develop an accreditation procedure.
- c) Organizations must ensure that all systems are awarded accreditation before connecting them via a gateway.
- d) Organizations should ensure information security monitoring activities are conducted on accredited systems.
- e) Before beginning the accreditation process, the system owner should advise the certification and accreditation authorities of their intent to seek certification and accreditation for their system.
- f) If information is processed, stored, or communicated by a system not under an organization's control, the organization must ensure that the non-organization system has appropriate security measures in place to protect the organization's information.
 - 1. Organizations should review an accreditation report when determining whether the non-organization system has appropriate security measures in place to protect the organization's information;
 - 2. Organizations must ensure that security requirements are documented in either contract provisions or a memorandum of understanding.
- g) A system that processes, stores or communicates TOP SECRET, SECRET, or CONFIDENTIAL information must be accredited for such classified information.
- h) Organizations must ensure that the period between accreditations of systems does not exceed two years.
- All systems must be certified as part of the accreditation process; unless the accreditation authority is satisfied that if the system is not immediately operational it would have a devastating and potentially long-lasting effect on operations.

- 1. The accreditation authority must accept the residual security risk relating to the operation of a system in order to award accreditation.
- j) An organization's accreditation authority must be at least a senior executive with an appropriate level of understanding of the security risks they are accepting on behalf of the organization.
- k) For multinational and multi-organization systems, the accreditation authorities should be determined by a formal agreement between the parties involved.
- 1) For TOP SECRET systems, the accreditation authority must be INSA.
- m) Cyber security auditing and evaluation systems should be accredited by INSA.

6.23 Certification Process

The objective of the certification is to ensure the audit for a system was conducted in an appropriate manner and to a sufficiently high standard. Its outcome is a certificate to the system owner acknowledging that the system has been appropriately audited and that the controls identified by the system owner have been implemented effectively.

- a) All systems must undergo an audit as part of the certification process.
- b) The certification authority must accept the effectiveness of controls for the system in order to award certification.
- c) Following the audit, the certification authority should produce a certification report for the accreditation authority containing an assessment of the residual security risks relating to the operation of the system and a recommendation on whether to award accreditation or not.
- d) For SECRET or below systems the certification authority is the organization Internal Auditing Team or there may be an authorized certification authority external to the organization.
- e) For TOP SECRET systems, the certification authority is INSA.
- f) For multinational and multi-organization systems the certification authority is determined by a formal agreement between the parties involved.
- g) For commercial providers of gateway services intended for use by multiple organizations across the government, INSA performs the role of the certification authority as an independent third party.

h) Organizations must ensure that commercial or government-provided gateway services intended for use by multiple organizations have got a Gateway Certification from INSA annually.

6.24 Compliance Reporting Process

The objective of this process is to enable organizations and other concerned bodies understand the organization's cyber security compliance with internal and external applicable security directives and requirements.

- a) Organizations should comply with legal and contractual requirements to avoid breaches of legal, statutory, regulatory, or contractual obligations related to cyber security and any security requirements.
- b) Organizations should conduct cyber security reviews to ensure that security requirements and controls are implemented in accordance with the organizational policies and procedures.
- c) Organizations should provide compliance reports on the execution of the security plans to respective authorities.
- d) Organizations must report their compliance with the mandatory requirements to the relevant portfolio Minister, or equivalent authority applicable for them.
- e) The compliance reports must contain a declaration of compliance by the organization head, and state any areas of non-compliance, including details on measures taken to lessen identified risks.
- f) Organizations must send a copy of their annual reports on compliance with the mandatory requirements to INSA.
- g) Organizations must recommend any non-compliance with mandatory requirements to INSA and to the head of any organization whose personnel, and assets may be affected by the non-compliance.
- h) Using the organizations' compliance reports, and building upon current security audits, INSA will annually report the cyber security status across government organizations.

6.25 Cyber Security Monitoring Process

The objective of this process is to monitor the security of the organization's information system and to properly manage vulnerabilities.

- a) Organizations should implement cyber security monitoring systems.
- b) Organizations should monitor their information system during operational hours.
- c) Organizations should prepare and implement a vulnerability management strategy and process which include:
 - 1. conducting vulnerability assessments on systems throughout their life cycle to identify vulnerabilities;
 - 2. analyzing identified vulnerabilities to determine their potential impact and appropriate mitigations or treatments based on effectiveness, cost, and existing security controls;
 - 3. using a risk-based approach to prioritize the implementation of identified mitigations or treatments;
 - 4. monitoring new information regarding new or updated vulnerabilities in operating systems, software, and devices as well as other system components which may adversely impact the security of a system.
- d) Organizational systems vulnerability assessment should be conducted by suitably skilled personnel independent of the targeted system owner or by an independent third party.
- e) Organizations should conduct vulnerability assessments on systems before the system is deployed, this includes conducting assessments during the system design and development stages, and after a significant change to the system.
- f) Organizations must analyze their system vulnerability to determine their potential impact on the organization and determine appropriate mitigations.
- g) Organizations must mitigate identified vulnerabilities as soon as possible.

6.26 Cyber Security Incident Management Process

The objective of this process is to detect and properly manage cyber security incidents in organizations.

a) Organizations should have tools and procedures covering the detection and management of potential cyber security incidents, including:

- 1. countermeasures against malicious code;
- 2. intrusion detection;
- 3. incident handling;
- 4. system integrity checking;
- 5. vulnerability assessments.
- b) The incident management procedure should include mechanisms to monitor and quantify the types, volumes, and costs of cyber security incidents.
- c) Organizations should use the results of the security risk assessment to determine the appropriate balance of resources allocated to the prevention and detection of cyber security incidents.
- d) Organizations must prepare an incident reporting procedure and direct all employees and third parties to report cyber security incidents, suspicious events, and any observed or suspected security weaknesses to the security department of the organizations as soon as possible.
- e) Organizations should deal with the violation of cyber security policies and procedures by personnel through a formal disciplinary process.
- f) Organizations must report cyber security incidents to Ethio-CER²T through the Cyber Security Department head.
- g) Organizations that outsource their information technology services and functions must ensure that their service provider informs them and cooperate for investigation when a cyber-security incident occurs.
- h) Organizations must notify of any suspected loss or compromise of TOP SECRET for INSA.
- i) Organizations must detail cyber security incident responsibilities and procedures for each system in their relevant policies and procedures.
- j) Organizations must treat any data spill as a cyber-security incident and should conduct the following:
 - 1. organizations must document procedures for dealing with data spills;
 - 2. the procedures must require all personnel with access to systems to report any data spillage and access to any data which they are not authorized to access;

- 3. When a data spill occurs, organizations must report the details of the data spill to the information owner and Ethio-CER²T.
- k) When information is introduced onto a system not accredited to handle the information:
 - personnel must not delete the information until advice is sought from the Security Department;
 - 2. personnel should not copy, print or email the information;
 - 3. organizations should segregate the affected system from the network.
- Organizations allowing intrusion activity to continue under controlled conditions for the purpose of scoping the intrusion or seeking further information or evidence should inform their accreditation authority and should seek legal advice.
- m) Organizations should ensure that any requests for Ethio-CER²T assistance are made as soon as possible after the cyber security incident is detected and that no actions, which could affect the integrity of the evidence, are carried out before the involvement of Ethio-CER²T.
- n) Organizations should perform a post-incident analysis of successful intrusions, storing network traffic for at least seven days after the incident.

6.27 Investigation Process

The objective of this process is to investigate cyber security attacks in a proper manner.

- a) A cyberattack investigation should be conducted by INSA and authorized legal investigators. Legal investigation should be initiated by the proper legal authorities.
- b) Organizations must ensure investigators are appropriately trained and certified, and they have procedures for investigating and reporting security incidents and taking corrective action.
- c) Organizations should:
 - 1. transfer a copy of raw audit trails (evidences) onto media for secure archiving, as well as securing manual log records for retention;
 - 2. Ensure that all personnel involved in the investigation maintain a record of actions undertaken to support the investigation.
- d) Organizations must report any incident which has an EXTREME business impact to INSA.

e) Organizations should report incidents suspected of constituting criminal offenses to the appropriate law enforcement authority.

6.28 Backup, Recovery, and Destruction Process

The objective of this process is to minimize the loss of assets and to securely destruct assets which should be removed.

- a) Organizations should have backup, recovery, and destruction policies and procedures.
- b) Organizations should take backup copies of assets regularly in accordance with their backup policy.
- c) Event logs recording administrator and user activities, exceptions, faults, and information security events should be produced, kept, and regularly reviewed.
- d) Logging facilities and log information should be protected against tampering and unauthorized access.
- e) Organizations should retain or store event logs at least for one month.
- f) Recovery and destruction should be conducted by certified investigators.
- g) If organizations want to sell used computers or any devices which were used to process and/or store classified information, they should remove or destruct the hard disks and any components which used to process and/or store classified information.
- h) Any device used to process and/or store SECRET assets and/or TOP secret assets should not be sold or transferred to a third party unless approved by INSA.
- i) Devices which contain TOP SECRET assets should be recovered and destructed by INSA.

6.29 Cloud Service Process

The objectives of this process are to secure cloud-based infrastructure and to manage communication between cloud service providers and users.

- a) Organizations should develop procedures and processes to manage cyber security risks associated with cloud service.
- b) The security posture of Cloud Service Providers must be assessed to determine compliance with organizational security requirements before the organization host outside of their environment.

- c) When using cloud storage for backups, organizations should have to verify the location of the cloud storage to ensure it is in a separate geographical location.
- d) Service level agreements and contracts with cloud service providers must be reviewed, understood, and accepted before sign-up to the services.
- e) The organizational data must be removed from cloud service after the service agreement closed up by any reason.
- f) Classified data stored in cloud service must be encrypted at rest and in transit based on CMCSRS encryption requirements. The encryption keys must be held by the organization.
- g) Organizational access control and management of user accounts should be applied to cloud services.
- h) The cloud service customer should agree with the cloud service provider on an appropriate allocation of cyber security roles and responsibilities, and confirm that it can fulfill its allocated roles and responsibilities.
- i) The cloud service customer should identify and inventory assets that are stored in the cloud computing environment and label in accordance with the cyber security asset classification standard and adopted procedures for labeling.
- j) The organization should establish a process of acquisition, use, management, and exit from cloud services based on their cyber security requirements.
- k) The governmental and key private organizations must use locally licensed cloud service providers.
- The cloud service provider should design cloud infrastructure securely based on the service model and deployment model based on national cyber security engineering Architecture and in line with secure cloud computing and related guidelines.
- m) An outsourced cloud service register should contain the following for each service:
 - 1. cloud service provider's name;
 - 2. cloud service's name;
 - 3. purpose for using the cloud service;
 - 4. sensitivity or classification of data involved;
 - 5. due date for the next security assessment of the cloud service;
 - 6. contractual arrangements for the cloud service;
 - 7. point of contact for users of the cloud service;

- 8. 24/7 contact details for the cloud service provider.
- n) The organizations outsourced SECRET and TOP SECRET assets should only use community or private clouds.
- o) Cloud service providers and their cloud services undergo a security assessment by INSA at least every 2 years.
- p) Security requirements associated with a service provider must be documented in contractual arrangements and reviewed on a regular and ongoing basis to ensure they remain fit for purpose.
- q) Cloud service customer and cloud service provider service level agreement should include the following measures as a minimum but not limited to:
 - 1. The requirement for service providers to report cyber security incidents to a designated point of contact as soon as possible after they occur or are discovered;
 - 2. The right to verify compliance with security requirements is documented;
 - 3. Notification by service providers, when there is significant changes;
 - 4. Types of assets and their ownership;
 - 5. The geographical location where the data will be processed, stored and communicated;
 - 6. Access to all logs relating to an organization's information and services;
 - 7. The storage of assets in a portable manner that allows for backups, service migration, and service decommissioning without any loss of asset;
 - 8. A minimum notice period of one month for the cessation of any services by a service provider.
- r) Organizations that outsource their information technology services must ensure that their service provider informs them and cooperate with the investigation when a cyber-security incident occurs.

6.30 Artificial Intelligence Process

The objective of this process is to secure artificial intelligence technology systems, and products in the organization. Use AI as an integral part cyber security solutions to automate the capability of vulnerability management, risk analysis, mitigation, and response.

- a) Organization should use AI for cyber defenses to proactively detect and mitigate threats that require a speed of response far greater than human decision-making allows.
- b) AI systems must function in a robust, secure, and safe way throughout their lifetimes, and potential risks should be continually assessed and managed.
- c) Organizations should implement AI security solutions to identify, predict, respond, and learn about potential cyber security threats, with supervisor of human.
- d) Organizations must take a risk-based approach before adopting AI technology.
- e) AI systems should respect the dignity, privacy, diversity, and autonomy of individuals.
- f) Organizations must ensure that AI systems respect and uphold privacy rights and data protection to ensure the security of data.
- g) Organizations should identify potential security vulnerabilities and implement resilience measures that are proportionate to the magnitude of potential risk.
- h) AI systems should be monitored and tested to ensure that they continue to meet requirements without compromising the ethics and governance of the organization.
- Organizations should develop policies and procedures for governing and managing secure of AI technology.
- j) Organizations using AI in decision-making should ensure that the decision-making process is explainable, transparent, and fair.
- k) Organizations should establish appropriate data collection, sharing, management, handling, and storage policy and procedure for AI.

6.31 IoT Security Process

The objective of this process is to secure the IoT and reduce their security risk through protecting the IoT system service, and device creation, deployment, installation, use, procurement, and managing continuous vulnerabilities in vendors, operators, and end-users.

- a) The organization should have a secure IOT infrastructure. As minimum:
 - 1. default credentials for any IoT device/component must be changed, and the organization's password standard must be followed when changing credentials;
 - 2. Enable minimum services and features required to perform an operation when building and configuring new IoT devices/components. If a service or feature is not needed, disable it or, even better, uninstall it.

- b) There should be an initial inventory of IoT devices/components and their configuration specs.
- c) Network and host logs for the IoT device/component and its associated environment must be collected, stored, and reviewed regularly.
- d) All data must be collected, stored, processed, and transferred securely.
- e) Provision devices and systems with unique identities and credentials should:
 - 1. assign unique identities to all devices and on-premises or in-cloud systems;
 - 2. assign unique and cryptographic credentials;
 - 3. create mechanisms to facilitate the generation, distribution, rotation, and revocation of credentials:
 - 4. Create mechanisms to securely manage access to IoT services and resources.
- f) The organization must have authentication and access control mechanisms. As a minimum:
 - 1. establish clear trust boundaries based on the threat model and enforce access controls on all access outside those boundaries;
 - 2. identify and mitigate issues with entry points that are vulnerable to forging or spoofing identities and unauthorized escalation of privileges;
 - 3. consider deployment of services that authenticate identities without hard-coding passwords, tokens, or other secrets;
 - 4. if the threat model includes potential physical access to devices by unauthorized actors, tamper-proof device hardware, and disable any unused hardware interfaces physically and/or at the firmware or operating system layer.
 - 5. Enforce resource consumption limits and practice throttling to protect the availability of shared resources.
- g) The organization should deploy security auditing and monitoring mechanisms. as a minimum:
 - 1. Continuously collect and report activity metrics and logs from across IoT ecosystem;
 - 2. Monitor on-device and related off-device activities, such as network traffic and entry points, process execution, and system interactions, for any unexpected behavior;
 - 3. Use logs to further monitor events and troubleshoot issues;

- 4. Maintain and regularly exercise a security incident response plan, along with containment and recovery mechanisms;
- 5. Keep a record of security actions taken by the user, role, or service.
- h) The organization should minimize the attack surface of IoT ecosystem. As a minimum
 - 1. Identify and eliminate unused entry points on devices, field gateways, and backend systems;
 - 2. Disable unused device sensors, actuators, services, and/or their unused functions;
 - 3. Disable unused functionality or insecure-by-default configurations;
 - 4. Use the least possible number of dependencies, such as third-party libraries and network services;
 - 5. Employ secure-by-default configurations across organizational IoT ecosystem;
 - 6. Only add well-maintained dependencies and establish a mechanism to keep them up to date;
 - 7. Regularly review and identify attack surface minimization opportunities IoT ecosystem evolves.
- The development of IoT products, and services should be based on the CMCSRS procurement process.
- j) Procurement of IoT devices should be approved by INSA

6.32 Blockchain Technology Process

The objective of this process is to secure blockchain technology products, platforms, and services, and enhance blockchain cybersecurity solutions.

- a) The organization should define and establish a business process and/or procedure in relation to the blockchain solution and its use cases.
- b) All participating organizations on the permission blockchain shall define, document, implement, agree, and follow unified security policies in relation to blockchain-based services.
 - 1. all organizations should agree on the relevant security policies, standards, and best practices to follow and comply with in relation to blockchains;
 - 2. the unified security policies should include, but not be limited to, access control policy, cryptography policy, network, and communication security policy;

- 3. establish and maintain relevant documentation such as processes, procedures, templates, records, plans, logs, and/or guidelines;
- 4. the unified security policies should be communicated to all users of the participating organization on the blockchain platform;
- 5. the unified security policies should be reviewed at planned intervals, or in case a significant change occurs, on the relevant blockchain-based service and accordingly, they shall be updated and approved by INSA.
- c) All organizations should establish and agree on a process to define the data type to be stored on the blockchain along with the data owner's responsibilities.
- d) The organization should define, design, plan, and implement an Identity Access Management (IAM) solution for the permission blockchain-based service in line with the users' on-boarding and off-boarding processes
- e) The Blockchain-based service access should cover at least the following privileges in line with the least privilege principle:
 - 1. read access to the blockchain;
 - 2. publish new transactions on the blockchain;
 - 3. the relevant account/identity is created, approved, enabled, modified, disabled, and removed as per Access Control Policy in relation to the blockchain;
 - 4. access control can further be restricted to users' identities or credentials to provide content privacy of transactions;
 - 5. periodically review the relevant account/identity along with its granted/assigned permissions/privileges and any access audit logs/reports;
 - 6. continuous monitoring, oversight, and auditing of users' access to the blockchain-based service;
 - 7. In case of any access violations and/or malicious transactions, generate an incident report in line with the approved Information Security Incident Management Policy.
- f) All organizations should establish and agree on the architecture and procedure for the Hardware Security Module (HSM) implementation for securing the blockchain identity keys.

- g) Access to smart contracts lifecycles management should be defined, controlled, logged, and monitored on a continuous basis, including the relevant processes and/or applications that any smart contract will be collaborating with.
- h) The organization shall establish a process for testing, analyzing, and auditing smart contract codes by INSA.
- i) The smart contracts should be tested and audited against legal considerations, security vulnerabilities, bugs, and flaws by INSA.
- j) The organization shall establish a process and/or procedure for testing, monitoring, and evaluating the publication rate of a block and accordingly adjust influencing factors of the respective rate if required.
- k) Organizations should manage cyber security risks in a blockchain network using cybersecurity frameworks, assurance services, and best practices to reduce risks against attacks and fraud.
- 1) Blockchain service providers, systems, and product developers must be licensed INSA.

C. Enabling Processes

6.33 Information and Intelligence Management Process

The objective of this process is to create situation awareness and visibility to influence stakeholders at a strategic, tactical, and operational level and to have information superiority.

- a) The scope of the intelligence should cover all issues such as assets, vulnerabilities, threats, threat actors, threat sources, attack process, attack, and their impacts. It should cover tactical and operational intelligence types.
- b) The information and intelligence to be managed should be timely, correct, interoperable, and have integrity.
- c) This process should be triggered whenever there is a change of state in the internal and external environment.
- d) The process should have sub-processes such as surveillance (observation), analyzing the information and planning its management, further analysis, and utilization of the intelligence, monitoring the impact of the intelligence, and improving the outcome. The whole process should be based on the National Cyber Security Intelligence Management Scheme.

- e) The information and intelligence gathered should be utilized in its highest level for risk profile building, early warning, learning lessons, creating awareness, deterring threats, and so on.
- f) The environment and infrastructure that enables this process should be established.
 - 1. Employees should be encouraged to provide information security information and intelligence;
 - 2. Minimal technologies that provide visibility should be deployed;
 - 3. There should be a system to monitor the external environment.
- g) There should be a Team (which can be part of the Cyber Security Team) that gathers the information and conducts analysis that reports to the Cyber Security Department head. The Information Security Monitoring Team can play this role based on the organization's context.
- h) The organization should report the intelligence to INSA.
- i) After gathering all the intelligence INSA develops intelligence and distributes them to the right authorities.
- j) All the intelligence should be distributed to the National Cyber Command.
- k) The organization should share its intelligence in a secure manner based on National Cyber Security Intelligence Management Scheme.
- The intelligence and information gathered should be classified, labeled, and retained based on the National Cyber Security Classification Standard.
- m) Intelligence will be classified and declassified based on the National Cyber Security Classification Standard.
- n) This process cannot be outsourced to foreign actors. An organization that conducts outsourced services should follow the requirement.
- o) The organization should have a threat warning level based on the National Cyber Security Intelligence Management Scheme.
- p) INSA must develop national cyber defense statistics every year.

6.34 Cyber Security Communication, Documentation, and Knowledge Management Process

The objective of this process is to properly manage cyber security communication, documentation, and knowledge.

- a) The organization should determine the need for internal and external communications relevant to the organization's information security including:
 - 1. on what to communicate;
 - 2. when to communicate;
 - 3. with whom to communicate;
 - 4. who must communicate; and
 - 5. the processes by which communication must be effected;
- b) All Cyber security issues should be communicated to the right people at the right time.
- c) The organization's information security leadership, governance, and management system should have:
 - 1. documented information required by this standard; and
 - 2. Documented information determined by the organization as being necessary for the effectiveness of the CSMS.
- d) When creating and updating documented information, the organization should apply appropriate identification and description, format and media, and review and approval.
- e) Documented information required by the organization's information security leadership, governance, and management system should be controlled to ensure:
 - 1. it is available and suitable for use, where and when it is needed; and
 - 2. it is adequately protected (e.g. from loss of confidentiality, improper use, or loss of integrity).
- f) All information security knowledge should be documented, stored, and shared with the right personnel and organizations.

6.35 Cyber Security Cooperation and Collaboration Process

The objective of this process is to create collaborated and coordinated efforts on cyber security at national and sectorial levels.

- a) The organization should create collaboration with organizations in its sectorial and at national levels.
- b) Organizations should sign a code of conduct when conducting cooperation with other organizations.
- c) Organizations should share information security information, intelligence, knowledge, and experience for authorized bodies when they need it.

D. Disruptive Processes

6.36 Information Privacy Process

The objective of this process is to secure individual information and ensure compliance with legal and regulatory requirements for information privacy.

- a) Organizations should develop information privacy policies aligned with the national information privacy act and Directive.
- b) The organizational cyber security management system should not compromise the privacy of individuals.
- c) Organization collection, processing, storing, and sharing of personal information should be managed securely.
- d) The organization should have an agreement with the individual regarding their information usage by the organization;
- e) Organizational information privacy should protect individual's sensitive data including but not limited to:
 - 1. personal social identity;
 - 2. race or ethnicity;
 - 3. personal financial;
 - 4. Genetic or biometric data;
 - 5. physical or mental health or condition;
 - 6. sexuality life;
 - 7. political opinion;
 - 8. religion;
 - 9. other personal information that requires caution will be included.

- f) The organization should conduct information privacy audits to determine the level of compliance with relevant legislation and internal policies.
- g) The organization should apply Controls for handling personally identifiable information.
- h) The organization should establish an awareness program to make staff and external parties (e.g. customers, clients, and suppliers) aware of the importance of information privacy.

6.37 Security Clearance Process

The objective of this process is to assure that personnel can be trusted to access a classified asset.

- a) Personnel should get security clearance and briefing before being granted access to a classified asset.
- b) Organizations should brief individuals on the access privileges and prohibitions attached to their security clearance level prior to giving access, or when required in the security clearance renewal cycle.
- c) Access to the classified asset should be dependent upon the granting of the required security clearance.
- d) Authorization, security clearance, and briefings should be documented.
- e) Security clearance should be revised based on National Cyber Security Personnel Clearance Scheme.
- f) Under strict circumstances, access to systems may be granted to personnel who lack the appropriate security clearance based on the National Cyber Security Personnel Clearance Scheme.
- g) Emergency access to a system may be granted where there is an immediate and critical need to access information for which personnel do not have the appropriate security clearance based on National Cyber Security Personnel Clearance Scheme.
- h) Emergency access to systems processing, storing, or communicating TOP SECRET assets is not permitted.
- i) When personnel are granted access to a system under the provisions of temporary access they need to be closely supervised or have their access controlled in such a way that they only have access to information they require to undertake their duties.

- j) Organizations should have a policy which addresses personnel security issues before, during, and after employment.
- k) Organizations must ensure that employees, contractors, and temporary staff who require ongoing access to information and resources are eligible to have access; have had their identity established; are suitable to have access, and are willing to comply with the Government's policies, standards, protocols and guidelines that safeguard the organization's asset from threat.
- Organizations must, as part of their risk management approach, identify designated security assessment positions (DSAPs) within their organization that require access to CONFIDENTIAL, SECRET, and TOP SECRET assets. They must maintain a DSAP register.
- m) Organizational security vetting should be conducted based on the National Cyber Security Personnel Clearance Scheme.
- n) Organizations must have in place personnel security aftercare arrangements, including the requirement for individuals holding security clearances to identify any significant change in personal circumstances that may impact on their continuing suitability to access security classified resources.

6.38 Procurement, Development and Maintenance Process

The objective of this process is to ensure cyber security is considered during the procurement, development, and maintenance of cyber security and selected ICT products and services.

- a) All procurement, development, and maintenance of information security products and services should be based on the engineering process.
- b) All procurement, development, and maintenance should align with the corresponding requirements of this standard.
- c) Organizations should include information security related requirements in the requirements for new asset procurement or development and enhancements to an existing asset.
- d) Procurement of cyber security systems, products, and services should be approved by INSA

- e) Organizations should sign an agreement with their vendors which mandate the vendors to provide long time update and maintenance of the product, and service.
- f) Cyber security products and classified ICT assets developed by local governmental organizations or private companies should be evaluated and certified by the INSA before they are made available on the market.
- g) Information security and classified ICT services which are provided by local governmental organizations or private companies should be evaluated and certified by the INSA before they are made available on the market.
- h) Certified information security and classified ICT products which are developed and made available by local governmental organizations or private companies should not be procured from foreign suppliers unless there is an exceptional case approved by INSA.
- i) Certified information security and classified ICT services which are available from local governmental organizations and private companies should not be outsourced from foreign suppliers unless there is an exceptional case approved by INSA.
- j) Organizations which procure information security products from foreign companies should require the companies to transfer knowledge and should sign a knowledge transfer agreement, in order to build national capability to develop the products, unless it is allowed by INSA.
- k) Organizations which procure information security and classified ICT products from foreign companies should require the companies to make the products open in order to add required additional features as necessary.

6.39 Supply Chain Relationship Management Process

The objective of this process is to manage cyber security breaches due to supply chains.

- a) Organizations must ensure their product and/or service supplier complies with the requirements of this standard and other national cyber security regulations.
- b) Organizations should prepare and implement a Supply Chain Relationship Management Policy and Procedure.
- c) When outsourcing any part of an asset, there should be a security agreement that guarantees the fulfillment of the national cyber security standards and regulations.

- d) Based on the requirements of this standard, cyber security requirements for mitigating the risks associated with suppliers' access to the organizations' assets should be agreed with the supplier and documented.
- e) All relevant information security requirements should be established and agreed with each supplier that may access, process, store, communicate, or provide technology or service.
- f) Organizations should regularly monitor, review and audit the security compliance of their suppliers.
- g) Based on the review and audit findings, organizations should manage changes and improve existing supply chain information security policies, procedures and controls, and countermeasures.

7. Stakeholders

7.1 Address Stakeholders' Security Requirements

- a) The organization should identify their national and international stakeholders.
- b) The organization should identify and address the security requirements and concerns of its stakeholders. Stakeholders include, but not limited to
 - 1. **Customers** require secure service and secure storage and processing of their information.
 - 2. **Partners and Third parties** organizations which have business relationships require their partners to process and store their information securely.
 - 3. **National regulatory organization (INSA)** require to implement security regulations such as standards.
 - 4. **International regulatory organizations (e.g. ISO)** require organizations, which accept their regulations, to effectively implement their regulations (e.g. standard).
 - 5. **Competitors** competent organizations may launch an attack to steal information or to affect the effective operation of the organization.
 - 6. **Opponents** who need to exploit or compromise the information system of the organization can be considered as stakeholders with negative interests.

8. Mission

a) The cyber security program should create enabling situation for the organization to achieve its mission.

References

- 1. ISO/IEC 27001 Information security, cybersecurity, and privacy protection Information security management systems Requirements.
- 2. ISO/IEC 27001 Information security, cybersecurity and privacy protection Information security controls.
- 3. Commonwealth of Australia, 2013, protective security governance guidelines: business impact levels

Annex A: Business Impact Leveling Guidance

The guidance given below is indicative to assist organizations in developing their own business impact level. The impact level is grouped in to national level economic, political and social impacts.

Level 1 (Low-medium)	Level 2 (High)	Level 3 (Extreme)		
Could be expected to cause low to medium damage to the National interest by:	Could be expected to cause high damage to the National interest by:	Could be expected to cause extreme damage to the National interest by:		
National Economic Impacts		00 010 1 (011011011 111011010 0)		
Impacts on Finance				
Causing low to medium financial damage to a major Ethiopian or Ethiopia-based organization or company, or financially disadvantaging a limited number of Ethiopian organizations or companies	Causing high financial damage to a major Ethiopian or Ethiopia-based organization or company, or disadvantaging a number of Ethiopian organizations or companies	Causing extreme financial damage to a major Ethiopian or Ethiopia-based organization or company, or disadvantaging a number of major Ethiopian organizations or companies		
Impacts on Materials				
resulting low to medium and short-term material damage to national finances or economic interests	resulting high and short-term material damage to national finances or economic interests	causing high to extreme and long-term damage to the Ethiopian economy		
Impacts on International Trade or Commerce				
causing low to medium- and short-term damage to international trade or commerce, with the potential to reduce economic growth in Ethiopia	causing high and short-term damage to international trade or commerce, with the potential to directly and noticeably reducing economic growth in Ethiopia	causing high to extreme and long-term damage to global trade or commerce, leading to prolonged reduction of economic growth in Ethiopia		
Impacts on National Infrastructure				
Causing low to medium damage on significant national infrastructure	Highly damaging or disrupting significant national infrastructure	shutting down or extremely disrupting significant national infrastructure		
National Political Impacts				

Impacts on Government Policies and Strategies				
cause low to medium hindrance on the development or operation of government policies and strategies	highly impedes the development or operation of government policies and strategies	extremely impedes the development or operation of major government policies and strategies		
Impacts on International Negotiations and Diplomacy				
causing low to medium disadvantage on Ethiopia in international negotiations or strategy	highly disadvantaging Ethiopia in international negotiations or strategy	extremely disadvantaging Ethiopia in major international negotiations or strategy		
causing low to medium- and short-term damage or disruption to diplomatic relations	causing high damage or disruption to diplomatic relations, or raising international tension	causing extreme damage to diplomatic relations especially with friendly governments, or directly provoking international conflict		
Impacts of Public Confidence				
resulting in low to medium loss of confidence in government	resulting in high loss of confidence in government or temporarily damaging the internal stability of Ethiopia or friendly countries	extremely threatening the internal stability leading to widespread instability or collapse of internal political stability of Ethiopia or friendly countries		
Impacts on Crime Prevention				
hindering the detection, impeding the investigation, or facilitating the commission of low to medium-level crime	hindering the detection, impeding the investigation of, or facilitating the commission of a high-level crime	causing major, long-term impairment to the ability to investigate extremely organized crime undertaken by an organized crime group		
Impacts on Defence Operations				
causing low to medium damage to the non- operational effectiveness or security of Ethiopian or allied forces without causing	causing high damage to the non- operational or operational effectiveness or security of Ethiopian or allied forces that	resulting in extreme damage to the operational effectiveness or security of Ethiopian or allied forces		

risk to life	could result in risk to life			
Impacts on Intelligence Operations				
causing low to medium damage to Ethiopian or allied intelligence capability	causing high damage to Ethiopian or allied intelligence capability	causing extreme damage to Ethiopian or allied intelligence capability, or to the effectiveness of extremely valuable security or intelligence operations		
National Social Impacts				
Impacts on Human Life				
endangering individuals - the compromise of information could lead to serious harm or potentially life-threatening injury to an individual	endangering small groups of individuals - the compromise of information could lead to serious harm or potentially life- threatening injuries to a small group of individuals	leading directly to widespread loss of life – the compromise of information could reasonably be expected to lead to the death of a large number of people		
Impact on National Culture and Values				
resulting low to medium adverse effect on the culture and values of the society	resulting highly adverse effect on the culture and values of the society	resulting extremely adverse effect on the culture and values of the society		
Impacts of Public Psychology (Psychological Warfare)				
Causing low to medium psychological impact on the society.	Causing high psychological impact on the society.	Causing extreme psychological impact on the society.		

Annex B: Asset Classification Guidance

Organizations must follow the following four levels of classification while classifying their assets:

- 1. TOP SECRET: this is the most sensitive asset requiring the highest levels of protection from the most serious threats. If this asset is publicly disclosed without proper authorization, it would cause "exceptionally grave damage" to national security. For example, a compromise could cause widespread loss of life or else threaten the security or economic well-being of the country or friendly nations.
- 2. SECRET: This is a very sensitive asset that requires heightened protective measures to defend against determined and highly capable threat actors. Its unauthorized disclosure would cause "serious damage" to national security. For example, a compromise could seriously damage military capabilities, international relations, or the investigation of serious organized crime.
- 3. CONFIDENTIAL: this is a sensitive asset that requires protective measures to defend against threat actors. It would "damage" national security if publicly disclosed without the proper authorization.
- 4. PUBLIC: There may be occasions when it is necessary to indicate that a document does not carry sensitive information. In these cases, the term PUBLIC should be used.



Any inquiries regarding this standard should be sent to:

Information Network Security Administration

Ethio China St, Addis Ababa Addis Ababa

Ethiopia

P.O.Box: 124498

Email: nissc@insa.gov.et

Tel.: +251-11-372-77-21

Fax: +251-11-320 40 37