Scope

The Statewide Information Security Policies are the foundation for information technology security in North Carolina. The policies set out the statewide information security standards required by N.C.G.S. §143B-1376, which directs the State Chief Information Officer (State CIO) to establish a statewide set of standards for information technology security to maximize the functionality, security, and interoperability of the State’s distributed information technology assets, including, but not limited to, data classification and management, communications, and encryption technologies. This policy covers all State information and information systems to include those used, managed, or operated by a contractor, an agency, or other organization on behalf of the State. This policy applies to all State employees, contractors, and all other users of State information and information systems that support the operation and assets of the State. Use by local governments, local education agencies (LEAs), community colleges, constituent institutions of the University of North Carolina (UNC) and other executive branch agencies is encouraged to the extent allowed by law.

Responsibilities

All covered personnel involved in the maintenance of information systems and supporting infrastructure are responsible for adhering to this policy and with any local personnel security requirements.

<table>
<thead>
<tr>
<th>Role</th>
<th>Definition</th>
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<tbody>
<tr>
<td>Agency Management</td>
<td>The Agency Head, the Chief Information Officer (CIO), the Chief Information Security Officer (CISO), or other designated organizational officials at the senior leadership level are assigned the responsibility for documenting and implementing personnel security protection practices throughout the agencies.</td>
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<tr>
<td>Agency Security Liaison</td>
<td>The Agency Security liaison are responsible for ensuring that personnel security risks are managed in compliance with the State’s requirements by collaborating with organizational entities. Liaisons are responsible for maintaining the appropriate personnel security controls required for personnel security protection.</td>
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<tr>
<td>Human Resources</td>
<td>The Office of State Human Resources (OSHR) ensures that human resource policies and procedures are developed to satisfy the appropriate personnel security controls for the state.</td>
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<tr>
<td>Third Parties</td>
<td>Third party service providers are responsible for managing third party personnel in accordance with this policy.</td>
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PS-1 - Policy

All agency information assets must meet the required security controls defined in this policy document that are based on the National Institute of Standards and Technology (NIST) SP 800-53,
Security and Privacy Controls. This document addresses the procedures and standards set forth by the State to implement the family of Personnel Security controls.

The State has adopted the Personnel Security principles established in NIST SP 800-53, “Personnel Security” control guidelines as the official policy for this security domain. The “PS” designator identified in each control represents the NIST-specified identifier for the Personnel Security control family. The following subsections in this document outline the Personnel Security requirements that each agency must develop, or adhere to in order to protect the confidentiality, integrity and availability of agency mission critical information. This policy shall be reviewed annually, at a minimum.

PS-2 – Position Risk Designation

Agencies shall assign information security responsibilities as an integral part of each agency’s information security program. Information security policy and job descriptions should provide general guidance on the various security roles and responsibilities within the agency.

a. A risk designation shall be assigned to all system user positions and establish screening criteria for individuals filling those positions.

i. Agencies should consider the following areas when they are defining security job responsibilities for system custodians and other managers with focused security positions (e.g., security analysts and business continuity planners):

1. Identifying and clearly defining the various assets and security processes associated with each individual system for which the position holder will be held responsible

2. Clearly defining and documenting the agreed-upon authorization levels that the position holder will have to make enhancements, modify source code, promote updated code

ii. Documenting for each asset shall include the following:

1. Management’s assignment of system responsibility to a specific manager/custodian

2. Manager/custodian acceptance of responsibility for the system

3. Detailed description of manager/custodian responsibilities

b. Review and revise position risk designations annually and upon position vacancy or change in position description.

c. Application of this control is most often associated with positions requiring security clearances, or the completion of special training etc. that is required before access is granted to an individual.

d. Ensure that position risk designations are consistent with the requirements stated in the job classification policies published by the NC Office of State Human Resources (OSHR).
PS-3 – Personnel Screening

Agencies shall define personnel screening activities to reflect applicable federal or state laws, regulations, policies, standards, guidance, and specific criteria established for the risk designations of assigned positions, including the following:

a. Conduct background investigations of individuals prior to authorizing access to agency information and information systems.

b. Rescreen individuals as needed and in compliance with the State’s personnel screening procedures. Recruitment procedures may be found in the policies published by the NC Office of State Human Resources (OSHR).

c. Ensure that screening is consistent with the following:
   i. OSHR policy, regulations, and guidance
   ii. IRS 1075 guidance for systems containing federal tax information (FTI)
   iii. The criteria established for the risk designation of the assigned position

PS-4 - Personnel Termination

Agencies shall upon termination of the individual’s employment do the following:

a. Disable information system access immediately upon notification of termination.

b. Disable user credentials immediately upon the account owner’s termination from work for the State or when the account owner no longer needs access to the system or application due to a leave of absence or temporary reassignment.

c. Conduct exit interviews to ensure that terminated individuals understand the security constraints imposed by being former employees and that proper accountability is achieved for information system-related property. Exit interviews shall include, at a minimum, a discussion of nondisclosure agreements and potential limitations on future employment. Exit interviews may not be possible for some terminated individuals, for example, in cases related to job abandonment, illnesses, and non-availability of supervisors.

d. Retrieve all organizational information system-related property (e.g., keys, identification badges, State or agency owned issued mobile devices including laptops, tablets, cellular phones and hardware authentication tokens).

e. Ensure that appropriate personnel retain access to data stored on a departing employee’s information system.

f. Notify the agency’s help desk, security office, security guard, and the individual’s manager immediately upon notification of termination of an individual or when there is the need to disable the information system accounts of individuals that are being terminated prior to the individuals being notified.
PS-5 - Personnel Transfer

Agencies shall review and confirm information systems facilities access authorizations when personnel are reassigned or transferred to other positions within the organization with the following required actions:

a. Returning old and issuing new keys
b. Issuing identification badges as required
c. Closing old accounts and establishing new accounts
d. Changing system access authorizations
e. Providing access to data and accounts created or controlled by the employee at the old work location
f. Notify agency personnel as required

PS-6 – Access Agreements

Agencies shall complete appropriate signed access agreements for individuals requiring access to agency information and information systems before authorizing access. Agencies shall review and update the agreements minimally on a yearly basis.

a. Access agreements may include the following:
   i. Nondisclosure agreements
   ii. Facility access agreements
   iii. Acceptable use agreements
   iv. Conflict-of-interest agreements
b. Ensure that individuals requiring access to agency information and information systems:
   i. Sign appropriate access agreements prior to being granted access; that include an acknowledgement that individuals have read, understand, and agree to abide by the constraints associated with the information system to which access is authorized.
   ii. Re-sign access agreements to maintain access to agency information and information systems when access agreements have been updated or at least annually.

   c. All employee badge authorizations shall be reviewed semi-annually to verify the correct level of facility access for each employee. This review shall be conducted by the employee’s manager and/or division director.

   d. Electronic signatures are acceptable for use in acknowledging access agreements unless specifically prohibited by organizational policy.
PS-7 – Third-Party Personnel Security

Agencies shall establish, document and disseminate personnel security requirements, including security roles and responsibilities for third-party providers, and monitor provider compliance. Third-party providers include vendors, suppliers, service bureaus, contractors, interns, and other organizations providing information system development, information technology services, outsourced applications, and network and security management.

a. Third-party providers shall comply with personnel security policies and procedures established by the agency. Third parties shall be fully accountable to the State for any actions taken while completing their agency assignments.

b. Agency staff overseeing the work of third parties shall be responsible for communicating and enforcing applicable laws, as well as State and agency security policies, and procedures.

c. Nondisclosure statements shall be signed by authorized representatives of the third party before any information technology services are delivered.

d. Agency operational and/or restricted information must not be released to third parties without properly executed contracts and confidentiality agreements. These contracts must specify conditions of use and security requirements and the access, roles and responsibilities of the third party before access is granted.

e. Access must be granted to third-party users only when required for performing work and with the full knowledge and prior approval of the information asset owner.

f. All new connections between third parties and State agencies shall be documented in an agreement that includes information technology security requirements for the connections. The agreement shall be signed by an agency employee who is legally authorized to sign on behalf of the agency and by a representative from the third party who is legally authorized to sign on behalf of the third party. The signed document must be kept on file with the relevant group.

g. Third-party providers shall notify the Agency Security Liaison or other designated agency personnel of any transfers or terminations of third-party personnel who possess organizational credentials or badges, or who have information system privileges, as soon as transfers or terminations are known and a justification for the replacement request is submitted.

h. Agencies shall define the transfers and terminations deemed reportable by security-related characteristics that include, for example, functions, roles, and nature of credentials/privileges associated with individuals transferred.

i. Contracts with vendors providing offsite hosting or cloud services must require the vendor to provide the State with an annual independent risk assessment report to establish compliance with N.C.G.S. 143B-1378.

j. Agencies shall monitor third-party provider compliance.
PS-8 – Personnel Sanctions

Agencies shall employ a formal sanctions process for personnel failing to comply with established information security policies and procedures.

a. Notify the OSHR immediately when a formal employee sanctions process is initiated, identifying the individual sanctioned and the reason for the sanction

b. Ensure that the sanctions process is consistent with the employee disciplinary policy published by the NC Office of State Human Resources (OSHR).

Enforcement

Violations of this policy or failure to implement provisions of this policy may result in disciplinary action up to and including termination, civil litigation, and/or criminal prosecution.

Material Superseded

This current policy supersedes all previous versions of the policy. All State agencies and vendors of the State are expected to comply with the current implemented version of this policy.

Approved: 3/3/2020 | 11:17 AM EST

Secretary of Department of Information Technology (DIT)