

A decorative border with a repeating geometric pattern surrounds the entire page content.

Virginia Department of Social Services

Information Security Standard

Revised: May 2008

PREFACE

Publication Designation

VDSS Information Security Standards

Effective Date

July 1, 2007

Compliance Date

July 1, 2008

Publication Revision History

Original May 2007

Revision 1 May 2008 – **Revision changes indicated with Blue Text**

Authority

Code of Virginia § 2.2-603(G)
(Authority of Agency Directors)

Code of Virginia, §§ 2.2-2005 – 2.2-2032.
(Creation of the Virginia Information Technologies Agency; “VITA;” Appointment of Chief Information Officer (CIO))

Code of Virginia, §2.2-2009
(Additional Powers of the CIO relating to security)

Code of Virginia, §2.2-2827
(Restrictions on State employee access to information Infrastructure)

Code of Virginia, §2.2-3803
(Administration of systems including personnel information; Internet privacy policy)

Scope

This standard applies to:

All *Individuals* (VDSS employees, employees of local social service agencies (LSSA), contractors, vendors, volunteers, work experience personnel and other persons and organizations) who have a need to use DSS related information or information processing systems;

All information and information processing systems associated with the Department of Social Services; and

All information and information processing systems associated with other organizations, which the Department of Social Services uses, including but not limited to SSA, TAX, IRS, DMV, and VEC.

Purpose

To define the minimum requirements for each Agency’s information technology security management program.

Regulatory References

1. Health Insurance Portability and Accountability Act
2. Privacy Act of 1974
3. Children's Online Privacy Protection Act
4. Family Educational Rights and Privacy Act
5. Executive Order of Critical Infrastructure Protection
6. Federal Child Pornography Statute: 18 U.S.C. & 2252
7. Federal Rehabilitation Act of 1973, § 508
8. Bank Secrecy Act
9. Virginia Computer Crime Act, *Code of Virginia*, §18.2-152.3.,4., 5., and 6
10. Library of Virginia Records Management Program, *Code of Virginia*, Title 42.1, Chapter 7, sec 42.1-85
11. Federal Information Security Management Act (FISMA)
12. Office of Management and Budget (OMB) Circular A-130
13. ITRM Standard SEC501-01

International Standards

1. International Standard, Information Technology – code of practice for information security management, BS ISO/IEC 17799:2005.

Definitions

See [Glossary](#)

TABLE OF CONTENTS

1. INTRODUCTION	1
1.1 Purpose.....	1
1.2 Organization of this Standard	1
1.3 Exceptions to Security Requirements	1
2. RISK MANAGEMENT.....	3
2.1 Purpose.....	3
2.2 IT Security Roles and Responsibilities	3
2.3 Business Impact Analysis	4
2.4 IT System and Data Sensitivity Classification.....	5
2.5 IT System Inventory and Definition	6
2.6 Risk Assessment	7
2.7 IT Security Audits.....	7
3. IT CONTINGENCY PLANNING	8
3.1 Purpose.....	8
3.2 Continuity of Operations Planning	8
3.3 IT Disaster Recovery Planning	9
3.4 IT System and Data Backup and Restoration	9
4. IT SYSTEMS SECURITY	10
4.1 Purpose.....	10
4.2 IT Security Plans.....	10
4.3 IT System Hardening	10
4.4 IT Systems Interoperability Security	11
4.5 Malicious Code Protection.....	12
4.6 IT Systems Development Life Cycle Security.....	13
5. LOGICAL ACCESS CONTROL.....	15
5.1 Purpose.....	15
5.2 Account Management	15
5.3 Password Management	17
5.4 Remote Access.....	18
6. DATA PROTECTION.....	20
6.1 Purpose.....	20
6.2 Data Storage Media Protection	20
6.3 Encryption.....	21
7. FACILITIES SECURITY.....	22
7.1 Purpose.....	22
7.2 Requirements	22

8. PERSONNEL SECURITY	23
8.1 Purpose.....	23
8.2 Access Determination and Control	23
8.3 IT Security Awareness and Training	24
8.4 Acceptable Use	25
9. THREAT MANAGEMENT.....	26
9.1 Purpose.....	26
9.2 Threat Detection.....	26
9.3 Incident Handling.....	26
9.4 IT Security Monitoring and Logging.....	27
9.5 Data Breach Notification	28
10. IT ASSET MANAGEMENT.....	30
10.1 Purpose.....	30
10.2 IT Asset Control.....	30
10.3 Software License Management.....	30
10.4 Configuration Management and Change Control.....	31
GLOSSARY OF IT SECURITY DEFINITIONS	32
IT SECURITY ACRONYMS.....	38
APPENDIX – IT SECURITY POLICY AND STANDARD EXCEPTION REQUEST FORM.....	39

1. INTRODUCTION

1.1 Purpose

The VDSS *Information Technology Security Standard* establishes a baseline of information technology (IT) security controls to provide protection for VDSS IT systems and data.

This *Standard* defines the minimum acceptable level of IT security for VDSS' security program. As used in this *Standard*, sensitivity encompasses the elements of confidentiality, integrity, and availability. The VDSS IT Security Program consists of the following set of components:

- Risk Management
- IT Contingency Planning
- IT Systems Security
- Logical Access Control
- Data Protection
- Facilities Security
- Personnel Security
- Threat Management
- IT Asset Management

These components provide a framework to allow the Department to accomplish its mission in a safe and secure technology environment. In addition, they provide a basis for the IT security program. Each component listed above contains requirements that, together, comprise this *Information Technology Security Standard*.

1.2 Organization of this Standard

The nine components of the COV IT Security Program (listed in section 1.1, above) provide the organizational framework for this *Standard*. Each component consists of one or more sections composed of:

- A **Purpose** statement that provides a high-level description of the component or subcomponent and its importance in the VDSS Security Program;
- **Requirements**, which describe mandatory technical or programmatic activities in detail for a specific area of the COV IT Security Program;
- **Notes**, which provide guidance and explanation regarding the requirements; and
- **Examples**, which describe ways to meet the requirements. These examples do not and should not be interpreted to suggest an appropriate course of action.

1.3 Exceptions to Security Requirements

The Chief Information Security Officer of the Commonwealth (CISO) must approve exceptions to this Standard for VDSS. The VDSS Information Security Officer (ISO) must approve exceptions to this standard for VDSS Divisions, Offices, and Local Social Service Agencies. For each exception requested, document:

- The business need,
- The scope and extent,
- Mitigating safeguards,
- The specific duration, and

- Commissioner's approval is required for a VDSS exception request; Director's approval is required for Division, Office and Local Social Service Agency exception request.

If the request for an exception to this *Standard* is denied, an appeal may be submitted to the Chief Information Officer of the Commonwealth (CIO) through the CISO or the Commissioner through the ISO, as appropriate. The forms used to document exception requests are included as the Appendix to this document.

2. RISK MANAGEMENT

2.1 Purpose

Risk Management delineates the steps necessary to identify, analyze, prioritize, and mitigate risks that could compromise VDSS systems. This section defines requirements in the following areas:

- IT Security Roles and Responsibilities
- Business Impact Analysis
- IT Systems and Data Sensitivity Classification
- IT System Inventory and Definition
- Risk Assessment
- IT Security Audits

2.2 IT Security Roles and Responsibilities

2.2.1 Purpose

IT Security Roles and Responsibilities requirements identify the steps necessary to establish formal roles and assign responsibilities to manage and protect the security of VDSS systems, as required by the *Information Technology Security Policy* (COV ITRM Policy SEC500-02).

2.2.2 Requirements

The Commissioner shall designate an Information Security Officer (ISO) and backup ISO for the Department, and provide the names, title and contact information to VITA no less than biennially, as required by Section 2.3 of the *COV IT Security Policy* (ITRM Policy SEC500-02), via e-mail to VITASecurityServices@vita.virginia.gov.

The Commissioner or the ISO shall:

1. Assign individuals to the roles described in the *COV Information Technology Security Policy* (ITRM Policy SEC500-02).

Note: See the *Information Technology Security Policy* (ITRM Policy SEC500-02) for a further discussion of responsibilities associated with these roles. Roles and their associated Responsibilities are also contained in the Glossary.

2. Document the responsibilities of the designee for each role identified.
3. Prevent conflict of interests and adhere to the security concept of separation of duties by assigning roles so that:
 - a. The ISO is not a System Owner or a Data Owner;
 - b. The System Owner and the Data Owner are not System Administrator for systems or data they own; and
 - c. The ISO, System Owners, and Data Owners are COV employees.

Notes:

- Other roles can be assigned to contractors. For roles assigned to contractors, the contract language shall include specific responsibility and background check requirements.

- The System Owner can own multiple systems.
- Data Owners can own data on multiple systems.
- The Data Owner can be the System Owner.
- System Administrators can assume responsibility for multiple systems.

4. Review System Security Plans (Section 4.2) for all sensitive agency IT systems (Section 2.4) and:

- Approve those System Security Plans that provide adequate protections against IT security risks; or
- Disapprove System Security Plans that do not provide adequate protections against IT security risks, and require that the System Owner implement additional security controls on the IT system to provide adequate protections against IT security risks.

2.3 Business Impact Analysis

2.3.1 Purpose

Business Impact Analysis (BIA) delineates the steps necessary to identify the business functions, those business functions that are essential to the Department's mission, and the resources that are required to support these essential business functions.

Note: The requirements below address only the IT aspects of BIA and **do not** require that agencies develop a BIA separate from that which DSS develops to meet the BIA requirements specified by the Virginia Department of Emergency Management (VDEM). Agencies should create a single BIA, which meets both the requirements of this *Standard*, and those specified by VDEM, and should consult the *VDEM Continuity of Operation Planning Manual* for non-IT related BIA requirements.

2.3.2 Requirements

1. Require the participation of System Owners and Data Owners in the development of the agency's BIA.
2. Identify the business functions.
3. Identify primary essential business functions.

Note: A business function is essential if disruption or degradation of the function prevents the business from performing its mission, as described in the mission statement.

4. Identify those secondary functions on which each essential function depends.

Note: Essential functions may depend upon functions not previously identified as essential and upon functions within and outside the Department, Division, Office, or Local Social Service Agency.

5. Determine the required recovery time for each primary and secondary essential business function, based on Department and COV goals and objectives.
6. Identify the resources that support each primary and secondary essential business function.

7. For IT systems and/or data that support a primary or secondary essential business function, specify to what extent the essential business function depends upon the specific IT system and/or data.
8. Produce a BIA report for which the IT component:
 - a. Documents the dependence of the primary and secondary essential business functions on specific IT systems and/or data; and
 - b. Specifies the required recovery time for the IT systems and/or data on which a primary or secondary essential business function depends, based on:
 - i. Department and COV goals and objectives; and
 - ii. The extent to which an essential business function depends upon the IT systems and/or data.
9. Use the IT information documented in the BIA report as a primary input to IT System and Data Sensitivity Classification (Section 2.5), Risk Assessment (Section 2.6), and IT Contingency Planning (Section 3).
10. Conduct periodic review and revision of the BIA, as needed, but at least once every three years.

2.4 IT System and Data Sensitivity Classification

2.4.1 Purpose

IT System and Data Sensitivity Classification requirements identify the steps necessary to classify IT systems and data according to their sensitivity with respect to the following three criteria:

- Confidentiality, which addresses sensitivity to unauthorized disclosure;
- Integrity, which addresses sensitivity to unauthorized modification; and
- Availability, which addresses sensitivity to outages.

Sensitive Data is any data of which the compromise with respect to confidentiality, integrity, and/or availability could adversely affect COV interests, the conduct of Department programs, or the privacy to which individuals are entitled. Sensitive IT Systems are systems that store, process, or transmit sensitive data.

2.4.2 Requirements

Each Data Owner shall:

1. Identify the type(s) of data handled by each VDSS IT system.
2. Determine whether each type of data is also subject to other regulatory requirements.
3. Determine the potential damages to the Department of a compromise of confidentiality, integrity or availability of each type of data handled by the IT system, and classify the sensitivity of the data accordingly.

Example: Data Owners should construct a table similar to the following table. Data Owners must classify sensitivity requirements of all types of data. The following table is only an illustration.

System ID: ADAPT	Sensitivity Criteria		
Type of Data	Confidentiality	Integrity	Availability
Client / Case Records	High	High	High

Table 1: Sample Sensitivity Analysis Results

4. Classify the IT system as sensitive if any type of data handled by the IT system has a sensitivity of high on any of the criteria of confidentiality, integrity, or availability.
5. Review IT system and data classifications with the Agency Head or designee and obtain Agency Head or designee approval of these classifications.
6. Verify and validate that all agency IT systems and data have been classified for sensitivity.
7. Communicate approved IT system and data classifications to System Owners, Data Owners, and end-users.
8. Prohibit posting any data classified as sensitive on a public web site unless the Commissioner approves a written exception identifying the business case, risks, mitigating logical and physical controls, and any residual risk.
9. Use the information documented in the sensitivity classification as a primary input to the Risk Assessment process (Section 2.6).

2.5 IT System Inventory and Definition

2.5.1 Purpose

IT System Inventory and Definition requirements identify the steps in listing and marking the boundaries of sensitive IT systems in order to provide cost-effective, risk-based security protection for IT systems, the Department and for the COV.

2.5.2 Requirements

1. Document each sensitive IT system, including its ownership and boundaries, and update the documentation as changes occur.
2. Conduct an inventory of all sensitive VDSS IT systems and update the inventory as changes occur.
3. Assign a System Owner, Data Owner(s), and System Administrator(s) for each Agency-owned sensitive IT system.

Note: A sensitive IT system may have multiple Data Owners, and/or System Administrators, but must have a single System Owner.

4. Document each sensitive IT system owned by VDSS, including its boundaries.

2.6 Risk Assessment

2.6.1 Purpose

Risk Assessment requirements delineate the steps taken for each system classified as sensitive to:

- Identify potential threats to an IT system and the environment in which it operates;
- Determine the likelihood that threats will materialize;
- Identify and evaluate vulnerabilities; and
- Determine the loss impact if one or more vulnerabilities are exploited by a potential threat.

2.6.2 Requirements

For each VDSS-owned IT system classified as sensitive:

1. Conduct a formal RA of the IT system, as needed, but not less than once every three years.
2. Conduct an annual self-assessment to determine the continued validity of the formal RA.
3. Prepare a report of each RA that includes, at a minimum, identification of all vulnerabilities discovered during the assessment, and an executive summary, including major findings and risk mitigation recommendations.

2.7 IT Security Audits

2.7.1 Purpose

IT Security Audit requirements define the steps necessary to assess whether IT security controls implemented to mitigate risks are adequate and effective.

2.7.2 Requirements

For each VDSS-owned IT system classified as sensitive, the Department shall:

1. Require that the IT system undergo an IT Security Audit as required by and in accordance with the *IT Security Audit Standard* (COV ITRM Standard SEC502-00).
2. Assign an individual to be responsible for managing IT Security Audits.

3. IT CONTINGENCY PLANNING

3.1 Purpose

IT Contingency Planning delineates the steps necessary to plan for and execute recovery and restoration of VDSS IT systems and data if an event occurs that renders the systems and/or data unavailable. This component of the VDSS IT Security Program defines requirements in the following three areas:

- Continuity of Operations Planning
- Disaster Recovery Planning
- IT System Backup and Restoration

3.2 Continuity of Operations Planning

3.2.1 Purpose

Continuity of Operations Planning requirements are defined by VDEM. This section addresses only the Continuity of Operations Planning requirements for IT systems and data.

These Continuity of Operations Planning requirements identify the steps necessary to provide continuity for essential VDSS IT systems and data through the development, implementation, exercise, and maintenance of the IT component of Continuity of Operations Plans.

Requirements

1. Designate an employee to work with the Department's Continuity of Operations Plan (COOP) coordinator for IT aspects of COOP and related Disaster Recovery planning activities.

Note: Designation of a COOP coordinator is included in the COOP planning requirements issued by VDEM.

2. Based on BIA and RA results, develop a COOP IT-related documentation which identifies:
 - a. Essential business functions that require restoration and the Recovery Time Objective (RTO) for each;
 - b. Recovery requirements for IT systems and data needed to support the essential business functions; and
 - c. Personnel contact information and incident notification procedures.

Note: The COOP contains sensitive data and must be protected. Copies are provided to key managers and a copy should be stored at a secure off-site location.

3. Perform an annual exercise of the IT COOP components to assess their adequacy and effectiveness.
4. Review and revise the IT COOP components following the exercise as necessary.

3.3 IT Disaster Recovery Planning

3.3.1 Purpose

IT Disaster Recovery Planning is the component of Continuity of Operations Planning that identifies the steps necessary to provide for restoring essential business functions on a schedule that supports VDSS mission requirements. These steps lead to the creation of an IT Disaster Recovery Plan (DRP).

3.3.2 Requirements

1. Based on the COOP, develop and maintain an IT DRP, which supports the restoration of essential business functions.
2. Obtain approval of the IT DRP by the Commissioner.
3. Perform periodic review, reassessment, testing, and revision of the IT DRP to reflect changes in essential business functions, services, system hardware and software, and personnel.
4. Provide training to all IT Disaster Recovery team members.
5. Establish communication methods to support IT system users' local and remote access to systems, as necessary.

3.4 IT System and Data Backup and Restoration

3.4.1 Purpose

IT System and Data Backup and Restoration requirements identify the steps necessary to protect the availability and integrity of VDSS data documented in backup and restoration plans.

3.4.2 Requirements

Implement backup and restoration plans to support restoration of systems and data in accordance with Department requirements for every IT system identified as sensitive to include:

1. Secure off-site storage for backup media
2. Performance of backups only by authorized personnel
3. Review of backup logs after the completion of each backup job to verify successful completion
4. Approval of backup schedules of a system by the System Owner
5. Approval of emergency backup and operations restoration plans by the System Owner
6. Protection of any backup media that is sent off site (physically or electronically), or shipped by the United States Postal Service or any commercial carrier, in accordance with Department requirements
7. Authorization and logging of deposits and withdrawals of all media that is stored off-site.
8. Retention of the data handled by an IT system in accordance with the Department's records retention policy.
9. Management of electronic information in such a way that it can be produced in a timely and complete manner when necessary, such as during a legal discovery proceeding.

Note: These requirements also apply to service providers used by VDSS.

4. IT SYSTEMS SECURITY

4.1 Purpose

IT Systems Security requirements identify steps to protect VDSS systems in the following five areas:

- IT System Security Plans
- IT System Hardening
- IT Systems Interoperability Security
- Malicious Code Protection
- IT Systems Development Life Cycle

4.2 IT System Security Plans

4.2.1 Purpose

IT System Security Plans document the security controls required to demonstrate adequate protection of IT systems against IT security risks.

4.2.2 Requirements

Each System Owner of a sensitive IT system shall:

1. Document an IT System Security Plan for the IT system based on the results of the risk assessment. This documentation shall include a description of:
 - a. All IT existing and planned IT security controls for the IT system, including a schedule for implementing planned controls;
 - b. How these controls provide adequate mitigation of risks to which the IT system is subject.
2. Submit the IT System Security Plan to the Agency Head or designated ISO for approval.
3. Plan and document additional IT security controls for the IT system if the Agency Head or designated ISO disapproves the IT System Security Plan, and resubmit the IT System Security Plan to the Agency Head or designated ISO for approval.
4. Update the IT System Security Plan every three years or more often if necessary, and resubmit the IT System Security Plan to the Agency Head or designated ISO for approval.

4.3 IT System Hardening

4.3.1 Purpose

IT System Hardening requirements delineate technical security controls to protect COV IT systems against IT security vulnerabilities. VITA/NG is responsible for IT System Hardening.

4.3.2 Requirements

Each Agency shall or shall require that its service provider fulfill the following responsibilities:

1. Identify, document, and apply appropriate baseline security configurations to VDSS-owned IT systems, regardless of their sensitivity.
2. Identify, document, and apply more restrictive security configurations for sensitive VDSS-owned IT systems, as necessary.

Note: State Agencies may develop Agency-specific baseline security configuration standards or may elect to use baseline security configuration standards that are publicly available, such as those developed by the Center for Internet Security (www.cisecurity.org).

3. Maintain records that document the application of baseline security configurations.
4. Review and revise all security configuration standards annually, or more frequently, as needed.

Note: State Agencies should establish a process to review and catalog applicable security notifications issued by equipment manufacturers, bulletin boards, security-related Web sites, and other security venues, and establish a process to update security baseline configuration standards based on those notifications.

5. Reapply all security configurations to VDSS-owned IT systems, as appropriate, when the IT system undergoes a material change, such as an operating system upgrade.
6. Require periodic vulnerability scanning of IT systems in a manner commensurate with sensitivity and risk, to verify whether security configurations are in place and if they are functioning effectively.
7. Modify individual IT system configurations or baseline security configuration standards, as appropriate, to improve their effectiveness based on the results of vulnerability scanning.

4.4 IT Systems Interoperability Security

4.4.1 Purpose

IT System Interoperability Security requirements identify steps to protect data shared with other IT systems.

4.4.2 Requirements

5. The System Owner, in consultation with the Data Owner, shall document IT systems with which data is shared. This documentation shall include:
 - a. The types of shared data;
 - b. The direction(s) of data flow; and
 - c. Contact information for the organization that owns the IT system with which data is shared, including the System Owner, the Information Security Officer (ISO), or equivalent, and the System Administrator.
6. The System Owners of the IT systems that share data shall develop a written agreement that describes the IT security requirements for each interconnected IT system and for each type of data shared.
7. The System Owners of the IT systems that share data shall inform one another regarding other IT systems with which their IT systems interconnect or share data, and inform one another prior to establishing any additional interconnections or data sharing.

8. The written agreement shall specify if and how the shared data will be stored on each IT system.
9. The written agreement shall specify that System Owners of the IT systems that share data acknowledge and agree to abide with any legal requirements regarding handling, protection, and disclosure of the shared data.
10. The written agreement shall specify each Data Owner's authority to approve access to the shared data.
11. The System Owners shall approve and enforce the agreement.

Note: These requirements also apply to service providers used by VDSS.

4.5 Malicious Code Protection

4.5.1 Purpose

Malicious Code Protection requirements identify controls to protect IT systems from damage caused by malicious code. NG/VITA is responsible for malicious code protection except as noted.

4.5.2 Requirements

1. Prohibit all IT system users from intentionally developing or experimenting with malicious programs (e.g., viruses, worms, spyware, keystroke loggers, phishing software, Trojan horses, etc.). VDSS responsibility
2. Prohibit all IT system users from knowingly propagating malicious programs including opening attachments from unknown sources. VDSS responsibility
3. Provide malicious program detection, protection, eradication, logging, and reporting capabilities.
4. Provide malicious code protection mechanisms on multiple IT systems and for all IT system users preferably deploying malicious code detection products from multiple vendors on various platforms.

Example: An Agency may elect to provide protection against malicious code transmitted via e-mail on the e-mail servers and on the desktop.

5. Require malicious program protection that:
 - a. Eliminates or quarantines malicious programs that it detects;
 - b. Provides an alert notification;
 - c. Automatically and periodically runs scans on memory and storage devices;
 - d. Automatically scans all files retrieved through a network connection, modem connection, or from an input storage device;
 - e. Allows only authorized personnel to modify program settings; and
 - f. Maintains a log of protection activities.

6. Provide the ability to eliminate or quarantine malicious programs in e-mail messages and file attachments as they attempt to enter the Department's Sendmail e-mail system.
7. Provide the ability for automatic download of definition files for malicious code protection programs whenever new files become available, and propagate the new files to all devices protected by the malicious code protection program.
8. Provide training on malicious code protection best practices to users as part of the IT security-training program. VDSS responsibility
9. Require all forms of malicious code protection to start automatically upon system boot.
10. Provide network designs that allow malicious code to be detected and removed or quarantined before it can enter and infect a production device.
11. Provide procedures that instruct administrators and IT system users on how to respond to malicious program attacks, including shut-down, restoration, notification, and reporting requirements. VDSS responsibility
12. Require use of only new media (e.g. diskettes, CD-ROM) or sanitized media for making copies of software for distribution.
13. Prohibit the use of common use workstations and desktops (e.g., training rooms) to create distribution media.
14. By written policy, prohibit the installation of software on Department IT systems until the software is approved by the Information Security Officer (ISO) or designee and, where practicable, enforce this prohibition using automated software controls, such as Active Directory security policies. Shared VITA/NG/VDSS responsibility

4.6 IT Systems Development Life Cycle Security

4.6.1 Purpose

IT Systems Development Life Cycle Security requirements document the security-related activities that must occur in each phase of the development life cycle (from project definition through disposal) for Department-owned IT application systems.

4.6.2 Requirements

Incorporate IT security requirements in each phase of the life cycle, as well as for each modification proposed for the IT application system that impacts system security in each stage of its life cycle.

Project Initiation

1. Perform an initial risk analysis based on initial requirements and the business objectives to provide high-level security guidelines for the system developers.
2. Classify the types of data (see Section 2.4) that the IT system will process and the sensitivity of proposed IT system.
3. Assess the need for collection and maintenance of sensitive data before incorporating such collection and maintenance in IT system requirements.

4. [Develop an initial IT System Security Plan \(see Section 4.2\) that documents the IT security controls that the IT system will enforce to provide adequate protection against IT security risks.](#)

Project Definition

5. Identify, develop, and document IT security requirements for the system during the Project Definition phase.
6. Incorporate IT security requirements in system design specifications.
7. Verify that the IT system development process designs, develops, and implements IT security controls that meet the IT security requirements in the design specifications.
8. [Update the initial IT System Security Plan to document the IT security controls included in the design of the IT system to provide adequate protection against IT security risks.](#)
9. Develop IT security evaluation procedures to validate that IT security controls developed for a new IT system are working properly and are effective.

Note: Some security controls (primarily those controls of a non-technical nature) cannot be tested and evaluated until after deployment of the IT system.

Implementation

10. Execute the IT security evaluation procedures to validate and verify that the functionality described in the specification is included in the product.
Note: Results should be documented in a report, including identification of controls that did not meet design specifications.
11. Conduct a RA (see Section 2.6) to assess the risk level of the IT application system.
12. Require that the system comply with all relevant Risk Management requirements in Section 2 of this document.
13. [Update the IT System Security Plan to document the IT security controls included in the IT system as implemented to provide adequate protection against IT security risks, and comply with the other requirements of Section 4.2 of this document.](#)

Disposition

14. Require retention of the data handled by an IT system in accordance with the Department's records retention policy prior to disposing of the system.
15. Require that electronic media is sanitized prior to disposal, as documented in Section 6.2, so that all data is removed from the IT system.
16. Verify the disposal of hardware and software in accordance with the *COV Removal of Commonwealth Data from Surplus Computer Hard Drives and Electronic Media Standard* (ITRM Standard SEC2003-02.1).

5. LOGICAL ACCESS CONTROL

5.1 Purpose

Logical Access Control requirements delineate the steps necessary to protect IT systems and data by verifying and validating that users are who they say they are and that they are permitted to use the IT systems and data they are attempting to access. This component of the COV IT Security Program defines requirements in the following three areas:

- Account Management
- Password Management
- Remote Access

5.2 Account Management

5.2.1 Purpose

Account Management requirements identify those steps necessary to formalize the process of requesting, granting, administering, and terminating accounts. [These Account Management practices apply to all accounts on IT systems, including accounts used by vendors and third parties.](#)

[The requirements below distinguish between internal and customer-facing IT systems. Internal IT systems are designed and intended for use only by COV employees, contractors, and business partners; customer-facing IT systems are designed and intended for use by agency customers and by members of the public. COV employees, contractors, and business partners may also use customer-facing IT systems.](#)

5.2.2 Requirements

Document formal account management practices for requesting, granting, administering, and terminating accounts. At a minimum, these practices shall include the following components:

[For all internal and customer-facing IT systems:](#)

1. Grant IT system users access to IT systems and data based on the principle of least privilege.
2. Require proper authorization and approval by the IT system user's supervisor and the System Owner or designee to establish accounts.
3. Complete any Department-required background check before establishing accounts, or as soon as practicable thereafter.
4. Provide for, at a minimum, annual review of all user accounts for sensitive IT system to assess the continued need for the accounts and access level and periodic review of user accounts for other IT systems.
5. Define authentication and authorization requirements, based on sensitivity and risk. Use of passwords on sensitive VDSS IT systems is required. Additional authentication methods, such as tokens and biometrics may also be used based on sensitivity and risk.
6. Notify the Security Officer when IT system user accounts are no longer required, or when an IT system user's access level requirements change.

7. Prohibit the use of guest and shared accounts.
8. Lock an account if it is not used for a predefined period.
9. Disable unneeded accounts.
10. Retain unneeded accounts in a disabled state in accordance with the Department's records retention policy.
11. Establish policies and procedures for approving and terminating authorization to IT systems.
12. Require requests for and approvals of emergency or temporary access to all sensitive IT systems that:
 - a. Are documented according to standard practice and maintained on file;
 - b. Include access attributes for the account.
 - c. Are approved by the System Owner and communicated to the ISO; and
 - d. Expire after a predetermined period, based on sensitivity and risk.
13. Based on risk, consider use of second-factor authentication, such as tokens and biometrics, for access to sensitive IT systems.
14. Associate access levels with group membership, where practicable, and require that every IT system user account be a member of at least one user group.
15. Supervisors must notify Human Resources, Finance, General Services and the Security Officer in a timely manner about termination, transfer, or changes in access level requirements of IT system users as appropriate.
16. Require that the System Owner and the Security Officer investigate any unusual IT system access activities and approve changes to access level authorizations.
17. Require that System Administrators have both an administrative account and at least one user account and require that administrators use their administrative accounts only when performing tasks that require administrative privileges.
18. Require that local administrator rights, or the equivalent on non-Microsoft Windows-based IT systems, be granted only to authorized IT staff.
19. Require that at least two individuals have administrative accounts to each IT system, to provide continuity of operations.

Note: These requirements also apply to service providers used by VDSS.

For internal IT systems:

20. Require a documented request from the user to establish an account on any internal IT system.
21. Complete any department-required background check before establishing accounts, or as soon as practicable thereafter.

22. Require employee job descriptions that accurately reflect assigned duties and responsibilities in order to define required IT system access.
23. Require confirmation of the account request and approval by the IT system user's supervisor and approval by the System Owner to establish accounts for sensitive IT systems.
24. Require delivery of access credentials to the user based on information already on file.
25. Supervisors must notify Human Resources, Finance, General Services and the Security Officer in a timely manner about termination, transfer, or changes in access level requirements of IT system users as appropriate.

Note: These requirements also apply to service providers used by VDSS for customer-facing IT systems:

26. Require secure delivery of access credentials to users of all customer-facing IT systems.
27. Require confirmation of the user's request for access credentials based on information already on file prior to delivery of the access credentials to users of sensitive, customer-facing IT systems.
28. Require delivery of access credentials to users of customer-facing sensitive IT systems by means of an alternate channel (i.e., U.S. Mail).

Note: These requirements also apply to service providers used by VDSS

5.3 Password Management

5.3.1 Purpose

Password Management requirements specify the means for password use to protect systems and data.

5.3.2 Requirements

1. Passwords are required on all accounts that access VDSS systems.
2. Passwords must be at least eight characters long and contain a combination of upper case letters, lower case letters and numeric values.
3. Default passwords must be changed immediately after installation.
4. Passwords must be encrypted when transmitted. (see Section 6.3 – Encryption).
5. Each individual is responsible for keeping his or her password confidential and immediately reporting any suspected compromise or unauthorized use to the security officer.
6. No one shall knowingly use the user ID and password of another person.

7. Passwords for all VDSS systems must be changed at least every 30 days. Passwords may be change more frequently if the user desires.
8. Users must immediately change their passwords and notify their security officer if they suspect their passwords have been compromised.
9. VDSS systems maintain a password history files to prevent the reuse of the same passwords.
10. Except for ADAPT and other UNISYS systems, a unique initial password will be provided for each new user in a secure and confidential manner, and the user is required to change the initial password upon the first login attempt.
11. A forgotten passwords is replaced rather than reissued.
12. Group account IDs and shared passwords are strictly forbidden on VDSS systems.
13. Plain text passwords are not permitted in scripts except where it is technologically impossible or impractical.
14. Files containing passwords are restricted to the IT system and its administrators.
15. Passwords must be suppressed on the screen as they are entered.
16. Hardware that is used to store or process sensitive information must be password protected. This is a VITA/NG responsibility.
17. Hardware passwords must be document and store securely. This is a VITA/NG responsibility.
18. Security Officers and System Administrators will have both an administrative account and at least one user account. Security Officers and administrators will use their administrative accounts only when performing tasks that require administrative privileges.
19. At least two individuals will have administrative accounts to each IT system, to provide continuity of operations.

Note: These requirements also apply to service providers used by VDSS.

5.4 Remote Access

5.4.1 Purpose

Remote Access requirements identify the steps necessary to provide for the secure uses of remote access within the COV enterprise network.

5.5.2 Requirements

1. Remote access to the VDSS' sensitive IT systems and data is permitted using VPN or dial-up (in those locations where Internet access is unavailable).
2. Remote file transfer of sensitive data to and from VDSS systems to and from external systems must be encrypted, in a manner consistent with Section 6.3.

3. The Remote Access Request Form must be completed before a remote access account is established. If sensitive data is being remotely accessed, it must be so noted on the Remote Access Request Form.
4. Remote access users will be provided a unique user ID and password.
5. Document requirements for the physical and logical hardening of remote access devices. This is a VITA/NG responsibility
6. Require maintenance of auditable records of all remote access. This is a VITA/NG responsibility
7. Training and instructions relative to remote access policies, standards, procedures, and guidelines will be provided prior to the users' receiving remote access capabilities.

Note: These requirements also apply to service providers used by VDSS.

6. DATA PROTECTION

6.1 Purpose

Data Protection requirements delineate the steps necessary to protect VDSS data from improper or unauthorized disclosure. This component of the COV IT Security Program defines requirements in the following two areas:

- Data Storage Media Protection
- Encryption

6.2 Data Storage Media Protection

6.2.1 Purpose

Data Storage Media Protection requirements identify the steps necessary for the appropriate handling of stored data to protect the data from compromise.

6.2.2 Requirements

1. The Data Owner and/or Data Custodian are responsible for defining protection and identification requirements of stored sensitive data.
2. Sensitive data may not be stored on mobile data storage media, including laptops as well as any non-network drive, except for backup media, unless the data is encrypted and there is a written exception approved by the Commissioner that includes the following elements:
 - a. The business or technical justification;
 - b. The scope, including quantification and duration (not to exceed one year);
 - c. A description of all associated risks;
 - d. Identification of controls to mitigate the risks, one of which must be encryption; and
 - e. Identification of any unmitigated risks.

Note: These practices apply to sensitive data stored on all mobile data storage media, except for backup media, including removable data storage media and the fixed disk drives of all mobile workstations, such as laptop and tablet computers.

3. Logical and physical protection is required for all data storage media containing sensitive data, commensurate with sensitivity and risk.
4. The connection of any mobile data storage media not owned by COV or the local social service agency to any COV IT system and storage of COV data on any mobile data storage media not owned by COV or the local agency is not permitted.

Note: Such media include, but are not limited to, USB drives, cell phones, personal digital assistants, and digital music players owned by employees, contractors, and students.

5. The physical movement of storage media containing sensitive data is restricted to authorized personnel.

VDSS users who have removable storage media are responsible for complying with ITRM *Removal of Commonwealth Data from Surplus Computer Hard Drives and Electronic Media Standard* (ITRM Standard SEC2003-02.1) for sanitize data storage media prior to disposal or

reuse. VITA/NG is responsible for complying with this standard in sanitizing data storage media on computer hard drives prior to disposal or reuse

6. VDSS users who have removable storage media are responsible for complying with ITRM Removable of Commonwealth Data from Surplus Computer Hard Drives and Electronic Media Standard (ITRM Standard SEC2003-02.1) for sanitize data storage medial prior to disposal or reuse. VITA/NG is responsible for complying with this standard in sanitizing data storage media on computer hard drives prior to disposal or reuse.

Note: These requirements also apply to service providers used by VDSS.

6.3 Encryption

6.3.1 Purpose

Encryption requirements provide a framework for selecting and implementing encryption controls to protect sensitive data. See section 9.4 for notification requirements regarding a breach of unencrypted sensitive data.

6.3.2 Requirements

1. DSS uses Guardian Edge full disk encryption on all laptop and notebook computers.
2. All laptop and notebook computers delivered to DSS and local agency workers come with Guardian Edge installed. Full deployment of Guardian Edge will occur during desktop refresh and is part of the specifications for future deployment.
3. Any local social service agency wishing to deploy locally purchased laptop or notebook computers must have Guardian Edge installed on those laptops and notebooks.
4. As part of the refresh, NITA/NG will instruct laptop and notebook user on the use of Guardian Edge.
5. Users must not store their encryption key in a manner that would permit it to be compromised.
6. Encryption keys will follow the same requirements as passwords (see Section 5.3).
7. All support issues associated with Guardian Edge, including lost encryption keys, will be reported to the VCCC.
8. Encryption must be used in the transmission of sensitive information over the Internet.

7. FACILITIES SECURITY

7.1 Purpose

Facilities Security requirements identify the steps necessary to safeguard the physical facilities that house COV IT equipment, systems, services, and personnel.

7.2 Requirements

Commensurate with sensitivity and risk, each Agency shall or shall require that its service provider document facilities security practices. These practices must include the following components, at a minimum:

1. Access to the VDSS computer facility is restricted to those individuals listed on the DSS Computer Room Access List. Any individual not appearing on the list must be logged in and escorted by and VITA/NG employee.
2. Safeguards to protect against human, natural, and environmental risks must be implemented in accordance with VITA/NG facility requirements.
3. Environmental controls such as electric power, heating, fire suppression, ventilation, air-conditioning and air purification, as required by the IT systems and data must be implemented in accordance with VITA/NG facility requirements.
4. Sonitrol swipe cards protect the VDSS computer facility against physical access by unauthorized personnel. The Division of Information Director, Building Manager or Security Manger must approve access. VDSS Office of General Services is the conduit for Sonitrol activation.
5. Physical access to essential computer hardware, wiring, displays, and networks is only provided to those individuals who need it to do their jobs.
6. VDSS provides a motion activated video system to record and monitor access to the VDSS computer facility.
7. [The ISO periodically reviews the list of persons allowed physical access to sensitive IT systems.](#)

8. PERSONNEL SECURITY

8.1 Purpose

Personnel Security requirements delineate the steps necessary to restrict access to IT systems and data to those individuals who require such access as part of their job duties. This component of the COV IT Security Program defines requirements in the following three areas:

- Access Determination and Control
- Security Awareness and Training
- Acceptable Use

8.2 Access Determination and Control

8.2.1 Purpose

Access Determination and Control requirements identify the steps necessary to restrict access to IT systems and data to authorized individuals.

8.2.2 Requirements

The Department shall or shall require that its service provider document access determination and control practices for all sensitive Department systems and all third-party systems with which sensitive Department systems interconnect. At a minimum, these practices shall include the following components:

1. Perform background investigations of employees based on access to sensitive IT systems or data.

Note: Agencies should consult the *Code of Virginia* § 2.2-1201.1 and Department of Human Resource Management (DHRM) Policy 2.10.

2. Visitor and vendors to facilities that house sensitive VDSS systems or data must be logged in and escorted by and VITA/NG employee.
3. All individuals who access VDSS information systems or data must sign a non-disclosure / security agreements for access to IT systems and data.
4. Physical and logical access rights must be removed or changed whenever personnel terminations or transfers occur, or when requirements for access no longer exist. The State or LWA Termination and Transfer Checklist must be used to evidence the recovery of all physical VDSS property and termination of logical access as appropriate.
5. Establish separation of duties in order to protect sensitive VDSS IT systems and data, or establish compensating controls when constraints or limitations prohibit a complete separation of duties.

Example: Such compensating controls may include increased supervisory review; reduced span of control; rotation of assignments; independent review, monitoring, and/or auditing; and timed and specific access authorization with audit review, among others.

6. Explicitly grant physical and logical access to sensitive VDSS IT systems and data and the facilities that house them based on the principle of least privilege.

8.3 IT Security Awareness and Training

8.3.1 Purpose

Security Awareness and Training requirements identify the steps necessary to provide IT system managers, administrators, and users with awareness of system security requirements and of their responsibilities to protect VDSS IT systems and data.

8.3.2 Requirements

1. The Department's ISO is responsible for all aspects of an Agency's security awareness and training program including developing, training, monitoring attendance, and periodic updates. Security officers in local social service agencies and field are responsible for delivering security-training material and monitoring attendance in their agencies and offices.
2. All individuals who use VDSS information or information systems must receive IT security awareness training annually, or more often as necessary.
3. Additional role-based IT security training commensurate with the level of expertise required for those employees and contractors who manage, administer, operate, and design IT systems, as practicable and necessary.

Example: Agency employees and contractors who are members of the Disaster Recovery Team or Incident Response Team require specialized training in these duties.

4. The Training Certification Form is completed for each individual after completing training. This form is placed in the personnel for state VDSS workers. Local social service agency security officers are responsible for maintaining these forms in accordance with locality practices.
5. Information security training is provided before (or as soon as practicable after) IT system users receive access rights to VDSS information or information systems..
6. The VDSS information security training program addresses the following concepts:
 - a. The Department's policy for protecting IT systems and data, with a particular emphasis on sensitive systems and data;
 - b. The concept of separation of duties;
 - c. Employee responsibilities in continuity of operations, configuration management, and incident detection and reporting;
 - d. IT system user responsibilities and best practices in:
 - i. Prevention, detection, and eradication of malicious code;
 - ii. Proper disposal of data storage media; and
 - iii. Proper use of encryption products;
 - e. Access controls, including creating and changing passwords and the need to keep them confidential;
 - f. Remote Access policies; and
 - g. Intellectual property rights, including software licensing and copyright issues.
 - h. Use of non-VDSS provided software

8.4 Acceptable Use

8.4.1 Purpose

Acceptable Use requirements identify the steps necessary to define acceptable and permitted use of COV IT systems. The Department's Acceptable Use Policy can be found at: http://spark.dss.virginia.gov/divisions/dis/tbss/files/policies_manuals/acceptable_use_policy.pdf

8.4.2 Requirements

1. Every user of DSS Systems and data is required to read the DSS Acceptable Use Policy and sign the [Information Security Policy, Standards and Acceptable Use Awareness Acknowledgement](#).
2. The following is strictly forbidden:
 - a. Installing or using proprietary encryption hardware/software on VDSS systems;
 - b. Tampering with security controls configured on their workstations;
 - c. Installing personal software on a VDSS system;
 - d. Adding hardware to, removing hardware from, or modifying hardware on a VDSS system; and
 - e. Connecting [non-COV-owned](#) devices to a COV IT system or network, such as personal computers, laptops, or hand held devices, [except in accordance with the COV ITRM Use of non-Commonwealth Computing Devices to Telework Standard \(SEC511-00\)](#).

9. THREAT MANAGEMENT

9.1 Purpose

Threat Management describes the steps necessary to protect COV IT systems and data by preparing for and responding to IT security incidents. This component of the COV IT Security Program defines requirements in the following three areas:

- Threat Detection
- [IT Security Monitoring and Logging](#)
- IT Security Incident Handling
- [Data Breach Notification](#)

9.2 Threat Detection

9.2.1 Purpose

Threat Detection requirements identify the practices for implementing intrusion detection and prevention. VITA/NG is responsible for Threat Detections.

9.2.2 Requirements

VDSS requires that VITA / NG and all other service providers to document threat detection practices that include the following components, at a minimum:

1. Designate an individual responsible for the Department's threat detection program, including planning, development, acquisition, implementation, testing, training, and maintenance.
2. Require threat detection training for appropriate personnel, as practicable and necessary.
3. Conduct Intrusion Detection Systems (IDS) and Intrusion Prevention System (IPS) log reviews to detect new attack patterns as quickly as practicable.
4. Develop and implement required mitigation measures based on the results of IDS and IPS log reviews.
5. Maintain regular communication with security research and coordination organizations, such as US CERT, to obtain information about new attack types, vulnerabilities, and mitigation measures.
6. [The use of keystroke logging, if prohibited except when required for security investigations and approved in writing by the Commissioner or designee.](#)

9.3 Incident Handling

9.3.1 Purpose

Incident Handling requirements identify the steps necessary to respond to suspected or known breaches to IT security safeguards. VDSS and VITA / NG share a joint responsibility for Incident Handling.

9.3.2 Requirements

1. Designate an Incident Response Team that includes personnel with appropriate expertise for responding to cyber attacks.
2. Identify controls to deter and defend against cyber attacks to best minimize loss or theft of information and disruption of services.
3. Implement proactive measures based on cyber attacks to defend against new forms of cyber attacks.
4. Establish incident categorization and prioritization based on the immediate and potential adverse effect of the incident and the sensitivity of affected IT systems and data.
5. Identify immediate mitigation procedures, including specific instructions, based on incident categorization level, on whether or not to shut down or disconnect affected IT systems.
6. VDSS has adopted the reporting process for IT security incidents in accordance with §2.2-603(F) of the *Code of Virginia* so as to report “*to the Chief Information Officer within 24 hours from when the department discovered or should have discovered their occurrence,*” “*all known incidents that threaten the security of the Commonwealth's databases and data communications resulting in exposure of data protected by federal or state laws, or other incidents compromising the security of the Commonwealth's information technology systems with the potential to cause major disruption to normal agency activities.*”
7. Each person who uses VDSS related information or information systems is responsible for reporting incidents and violations and suspected violations of the Information Security Policy to their local manager and the VDSS Information Security Unit using the Incident Reporting Form found in the Appendix.
10. VDSS follows the VITA / NG procedures for incident investigation, preservation of evidence, and forensic analysis.
11. VITA / NG will provide any require specialized incident response for appropriate Agency personnel.
12. Security incidents should only be reported through channels that have not been compromised.

9.4 IT Security Monitoring and Logging

9.4.1 Purpose

Security Monitoring and Logging requirements identify the steps necessary to monitor and record IT system activity.

9.4.2 Requirements

All systems that access sensitive information must document security monitoring and logging features that include the following components:

1. A log file for all transactions along with tools that permit security officers to ability to review the log files for investigative purposes and procedures for reviewing and administering the logs.
2. Enable logging on all IT systems.

3. Where possible and practical features that permit event logs to be monitored in real time to identify suspicious activities and provide alert notifications.
4. Document the type of actions the program should take when a suspicious or apparent malicious activity is taking place.

Example: Possible actions include stopping the event, shutting down the system, and alerting appropriate staff.

Note: These requirements also apply to service providers used by VDSS.

9.5 Data Breach Notification

9.5.1 Purpose

To specify the notification requirements for agencies by identifying the triggering factors and necessary responses to unauthorized release of unencrypted sensitive information.

9.5.2 Requirements

1. Identify all VDSS systems, processes, and logical and physical data storage locations (whether held by the agency or a third party) that contain Personally Identifiable Information (PII) or sensitive information including:
 - a. Client Name
 - b. Social Security Number
 - c. Drivers license or Identification card number
 - d. Financial account number, credit or debit card number
 - e. Other personal identifying information, such as insurance data or date of birth.
2. Include provisions in any third party contracts requiring that the third party and third party subcontractors:
 - a. Provide immediate notification to VDSS of suspected breaches; and
 - b. Allow VDSS both to participate in the investigation of incidents and exercise control over decisions regarding external reporting.
3. Provide appropriate notice to affected individuals upon the unauthorized release of unencrypted sensitive data or PII by any mechanism, including, but not limited to:
 - a. Theft or loss of digital media including laptops, desktops, tablets, CD's, DVD's, tapes, USB drives, SD cards, etc.;
 - b. Theft or loss of physical hardcopy; or
 - c. Security compromise of any system.

The Department shall provide this notice without undue delay as soon as verification of the unauthorized release is confirmed, except as delineated in #6, below.

4. Provide notification that consists of:
 - a. A general description of what occurred and when;
 - b. The type of sensitive information or PII that was involved;

- c. What actions have been taken to protect the individual's personal information from further unauthorized disclosure;
 - d. What, if anything, VDSS will do to assist affected individuals, including contact information for more information and assistance; and
 - e. What actions VDSS recommends that the individual take.

5. Provide this notification by one or more of the following methodologies, listed in order of preference:
 - a. Standard mailing to any affected individuals whose mailing addresses are available.
 - b. Electronic mail to any affected individuals whose email address has been provided to the Department as a contact mechanism.
 - c. In the case of large scale breaches or data breaches where neither form of communication listed above is available or feasible, public communications channels, including:
 - i. Conspicuous notification on the Department's website; and
 - ii. Notification by statewide public media, including newspaper, radio, and television).

6. Do not provide notification immediately following verification of unauthorized data disclosure only if requested by:
 - a. Law Enforcement entities where it would interfere with an ongoing investigation; or
 - b. CISO or designee where it would interfere with a determination of the scope of the data breach or investigation of root cause.

10. IT ASSET MANAGEMENT

10.1 Purpose

IT Asset Management describes the steps necessary to protect VDSS IT systems and data by managing the IT assets themselves in a planned, organized, and secure fashion. IT assets include software, data, hardware, administrative, physical, communications or personal resources. This component of the Security Program defines requirements in the following three areas:

- IT Asset Control
- Software License Management
- Configuration Management and Change Control

10.2 IT Asset Control

10.2.1 Purpose

IT Asset Control requirements identify the steps necessary to control and collect information about IT assets.

10.2.2 Requirements

1. Individuals who are assigned portable devices such as laptops and notebooks are expected to take the portable device with them after business hours and take appropriate measures to protect the portable device from theft, vandalism or loss. An Incident Report must be completed if theft, vandalism or loss occurs (see Section 9.3).
2. Management approval is required for removal of any other IT Asset and will be documented on the Equipment Loan Form, <http://spark.dss.virginia.gov/divisions/dis/tbss/files/forms/032-08-0029-00-eng.doc>.
3. Data must be removed from IT assets prior to disposal in accordance with the *COV Removal of Commonwealth Data from Surplus Computer Hard Drives and Electronic Media Standard* (ITRM Standard SEC2003-02.1).
4. [Periodically review of a list of agency hardware and software assets.](#)

Note: These requirements also apply to service providers used by VDSS.

10.3 Software License Management

10.3.1 Purpose

Software License Management requirements identify the steps necessary to protect against use of computer software in violation of applicable laws.

10.3.2 Requirements

1. Only VDSS approved software may be installed on VDSS IT systems. Non-VDSS provided software may be installed on VDSS computers if approved by the Northrop Grumman Service Level Director and the ISO. Submit the Request to Use Non-VDSS Provided Software Form: <http://spark.dss.virginia.gov/divisions/dis/tbss/files/forms/032-08-0021-00-eng.doc> to the VDSS Security Unit.

2. Periodically assess whether all software is used in accordance with license agreements. This is a VITA

Note: These requirements also apply to service providers used by VDSS.

10.4 Configuration Management and Change Control

10.4.1 Purpose

Configuration Management and Change Control requirements identify the steps necessary to document and monitor the configuration of IT systems, and to control changes to these items during their lifecycles.

10.4.2 Change Management Requirements

1. All change requests must be submitted in writing through the Service Request (SR) process within the Information Technology Investment Management (ITIM) process for VDSS
2. Service Requests are required for all new software and system development and enhancement activities. Refer to the VDSS Service Request Manual
3. All requests will follow the Software Development Lifecycle Methodology (SDLM) for their development process and documentation. Refer to the VDSS SDLM Reference Manual.
4. All changes requested during the development lifecycle process must follow the SDLM Change Management Change Control documentation in the SDLM
5. Documentation for handling hardware and software change requests when VITA is a component should be incorporated into the Implementation Plan. Refer to the SDLM for Templates.

10.4.2 Configuration Management

1. All project program area are responsible for documenting the configuration management process within the project management documents created during the SDLM process
2. IBM Rational Clearcase tool should be used where possible for configuration management of software and documents for version control. Other platforms should employ relevant version control.

Academic Instruction and Research Systems: Those systems used by institutions of higher education for the purpose of providing instruction to students and/or by students and/or faculty for the purpose of conducting research.

Access: The ability or permission to enter or pass through an area or to view, change, or communicate with an IT system.

Access Controls: A set of procedures performed by hardware, software, and administrators to monitor access, identify all IT system users requesting access, record access attempts, and prevent unauthorized access to IT systems and data. Account an established relationship between a user and an IT system.

Accountability: The association of each log-on ID with one and only one user, so that the user can always be tracked while using an IT system, providing the ability to know which user performed what system activities.

Agency Head: The chief executive officer of a department established in the executive branch of the Commonwealth of Virginia.

Alert: Advance notification that an emergency or disaster situation may occur.

Alternate Site: A location used to conduct critical business functions in the event that access to the primary facility is denied or the primary facility has been so damaged as to be unusable.

Application: A computer program or set of programs that meet a defined set of business needs. See also *Application System*.

Application System: An interconnected set of IT resources under the same direct management control that meets a defined set of business needs. See also *Application, Support System, and Information Technology (IT) System*.

Asset: Any software, data, hardware, administrative, physical, communications, or personnel resource.

Attack: An attempt to bypass security controls on an IT system. The attack may alter, release, or deny data. Whether an attack will succeed depends on the vulnerability of the IT system and the effectiveness of existing countermeasures.

Audit: An independent review and examination of records and activities to test for adequacy of controls, measure compliance with established policies and operational procedures, and recommend changes to controls, policies, or procedures.

Authenticate: To determine that something is genuine. To reliably determine the identity of a communicating party or device.

Authentication: The process of verifying the identity of a station, originator, or individual to determine the right to access specific types of data. In addition, a measure designed to protect against fraudulent transmission by verifying the validity of a transmission, message, station, or originator. During the process, the user enters a name or account number (identification) and password (authentication).

Authenticator: The material or credential used to create or implement authentication bindings such as a password, PIN number, token seed, smart card seed, etc.

Authorization: Granting the right of access to a user, program, or process. The privileges granted to an individual by a designated official to access data, based upon the individual's job, clearance, and need to know.

Availability: The computer security characteristic that addresses requirements for IT systems and data to be operational in support of essential business functions and that measures the sensitivity of IT systems and data to unexpected outages.

Backup: The process of producing a reserve copy of software or electronic files as a precaution in case the primary copy is damaged or lost.

Baseline Security Configuration: The minimum set of security controls that must be implemented on all IT systems of a particular type.

Business Function: A collection of related structural activities that produce something of value to the organization, its stakeholders or its customers. See also *Essential Business Function*.

Business Impact Analysis (BIA): The process of determining the potential consequences of a disruption or degradation of business functions.

Chain of Custody: Documentation that is sufficient to prove continuous and unbroken possession of a confiscated IT system.

Change Control: A management process to provide control and traceability for all changes made to an application system or IT system.

Chief Information Officer of the Commonwealth (CIO): The CIO oversees the operation of the Virginia Information Technologies Agency (VITA) and, under the direction and control of the Virginia Information Technology Investment Board (the Board), exercises the powers and performs the duties conferred or imposed upon him by law and performs such other duties as may be required by the Board.

Chief Information Security Officer of the Commonwealth (CISO): The CISO is the senior management official designated by the CIO of the Commonwealth to develop Information Security policies, procedures, and standards to

protect the confidentiality, integrity, and availability of COV IT systems and data.

Commonwealth of Virginia (COV): The Executive Branch of the government of the Commonwealth of Virginia, or its Agencies or departments.

Computer Emergency Response Team Coordination Center (CERT/CC): a center of Internet security expertise, located at the Software Engineering Institute at Carnegie Mellon University that studies Internet security vulnerabilities, researches long-term changes in networked systems, and develops information and training to assist the CERTs of other organizations. See also *Incident Response Team* and *United States Computer Emergency Response Team (US-CERT)*.

Confidentiality: The computer security characteristic that addresses requirements that data is disclosed only to those authorized to access it, and that measures the sensitivity of data to unauthorized disclosure.

Configuration Management: A formal process for authorizing and tracking all changes to both hardware and software of an IT system during its life cycle.

Continuity of Operations Planning: The process of developing plans and procedures to continue the performance of essential business functions in the event of a business interruption or threat of interruption.

Continuity of Operations Plan (COOP): A set of documented procedures developed to provide for the continuance of essential business functions during an emergency.

Control Objectives for Information and related Technology (COBIT): A framework of best practices (framework) for IT management that provides managers, auditors, and IT users with a set of generally accepted measures, indicators, processes and best practices to assist them in maximizing the benefits derived through the use of information technology and developing appropriate IT governance and control.

Council on Technology Services (COTS): An advisory council that assists in the development of a blueprint for state government IT planning and decision-making. The Council advises the Chief Information Officer of the Commonwealth on the services provided by the Virginia Information Technologies Agency (VITA) and the development and use of applications in state agencies and public institutions of higher education.

Countermeasure: An action, device, procedure, technique, or other measure that reduces vulnerability or the impact of a threat to an IT system.

Credential: Information passed from one entity to another that is used to establish the sending entity's access rights.

Data: Data consists of a series of facts or statements that may have been collected, stored, processed and/or manipulated but have not been organized or placed into context. When data is organized, it becomes information. Information can be processed and used to draw generalized conclusions or knowledge.

Database: A database is a collection of data organized into interrelated tables and specifications of data objects.

Data Classification: A process of categorizing data according to its sensitivity.

Data Communications: Data Communications includes the equipment and telecommunications facilities that transmit, receive, and validate Commonwealth of Virginia (COV) data between and among computer systems, including the hardware, software, interfaces, and protocols required for the reliable movement of this information. As used in this document, Data Communications is included in the definition of government database, herein.

Data Custodian: An individual or organization in physical or logical possession of data for Data Owners. Data Custodians are responsible for protecting the data in their possession from unauthorized access, alteration, destruction, or usage and for providing and administering general controls, such as back-up and recovery systems.

Data Owner: An Agency Manager responsible for the policy and practice decisions regarding data. For business data, the individual may be called a business owner of the data.

Data Security: Data Security refers to those practices, technologies, and/or services used to apply security appropriately to data.

Disaster Recovery Plan (DRP): A set of documented procedures that identify the steps to restore essential business functions on a schedule that supports Agency mission requirements.

Data Storage Media: A device used to store IT data. Examples of data storage media include floppy disks, fixed disks, CD-ROMs, and USB flash drives.

Encryption: A means of scrambling data so it cannot be read without the appropriate decryption methodology.

Essential Business Function: A business function is essential if disruption or degradation of the function prevents the Agency from performing its mission as described in the Agency mission statement.

Evaluation: Investigative and test procedures used in the analysis of security mechanisms to determine their effectiveness and to support or refute specific system weaknesses.

Extranet: A trusted network; used by COV to connect to a third-party provider.

Federal Information Security Management Act (FISMA): Federal legislation whose primary purpose is to provide a comprehensive framework for IT security controls in Federal agencies.

Firewall: Traffic-controlling gateway that controls access, traffic, and services between two networks or network segments, one trusted and the other untrusted.

Function: A purpose, process, or role.

Government Database: For the purposes of this document, the term “government database” includes both databases that contain COV data and data communications that transport COV data. This definition applies irrespective of whether the COV information is in a physical database structure maintained by COV or a third-party provider. However, this definition does not include databases within Agencies that have been determined by the Agencies themselves to be non-governmental. See also *Database* and *Data Communications*.

Group: A named collection of IT system users; created for convenience when stating authorization policy.

Harden: The process of implementing software, hardware, or physical security controls to mitigate risk associated with COV infrastructure and/or sensitive IT systems and data.

High Availability: A requirement that the IT system is continuously available, has a low threshold for down time, or both.

Identification: The process of associating a user with a unique user ID or login ID.

Incident Response Capability (IRC): The follow-up to an unplanned event such as a hardware or software failure or attack against a computer or network.

Incident Response Team: An organization within an Agency constituted to monitor IT security threats and prepare for and respond to cyber attacks. See also *Computer Emergency Response Team Coordination Center (CERT/CC)* and *United States Computer Emergency Response Team (US-CERT)*.

Individual Accountability: The process of associating one and only one IT system user or IT system (such as a workstation or terminal) with any actions performed.

Information Security Officer (ISO): The individual who is responsible for the development, implementation, oversight, and maintenance of the Agency’s IT security program.

Information Technology (IT): Telecommunications, automated data processing, databases, the Internet,

management information systems, and related information, equipment, goods, and services.

Information Technology (IT) Infrastructure Library (ITIL): A framework of best practice processes designed to facilitate the delivery of high quality information technology (IT) services.

Information Technology (IT) Security: The protection afforded to IT systems and data in order to preserve their availability, integrity, and confidentiality.

Information Technology (IT) Security Architecture: The logical and physical security infrastructure made up of products, functions, locations, resources, protocols, formats, operational sequences, administrative and technical security controls, etc., designed to provide the appropriate level of protection for IT systems and data.

Information Technology (IT) Security Audit: An independent review and examination of an IT system's policy, records, and activities. The purpose of the IT security audit is to assess the adequacy of IT system controls and compliance with established IT security policy and procedures.

Information Technology (IT) Security Auditor: CISO personnel, Agency Internal Auditors, the Auditor of Public Accounts, or a private firm that, in the judgment of the Agency, has the experience and expertise required to perform IT security audits.

Information Technology (IT) Security Breach: The violation of an explicit or implied security policy that compromises the integrity, availability, or confidentiality of an IT system.

Information Technology (IT) Security Controls: The protection mechanisms prescribed to meet the security requirements specified for an IT system. These mechanisms may include but are not necessarily limited to: hardware and software security features; operating procedures, authorization and accountability access and distribution practices; management constraints; personnel security; and environmental and physical safeguards, structures, and devices. Also called IT security safeguards and countermeasures.

Information Technology (IT) Security Incident: An adverse event or situation, whether intentional or accidental, that poses a threat to the integrity, availability, or confidentiality of an IT system. A security incident includes an attempt to violate an explicit or implied security policy.

Information Technology (IT) Security Logging: Chronological recording of system activities sufficient to enable the reconstruction, review, and examination of the sequence of environments and activities surrounding or leading to an operation, a procedure, or an event in a transaction from its inception to its final results.

Information Technology (IT) Security Requirements: The types and levels of protection necessary to adequately secure an IT system.

Information Technology (IT) Security Safeguards: See *Information Technology (IT) Security Controls*.

Information Technology (IT) System: An interconnected set of IT resources under the same direct management control. See also *Application System* and *Support System*.

Information Technology (IT) System Users: As used in this document, a term that includes COV employees, contractors, vendors, third-party providers, and any other authorized users of COV IT systems, applications, telecommunication networks, data, and related resources. It excludes customers whose only access is through publicly available services, such as public COV Web sites.

Insecure: Unprotected, as an IT system.

Integrity: The computer security characteristic that addresses the accuracy and completeness of IT systems and data, and that measures the sensitivity of IT systems and data to unauthorized or unexpected modification.

Integrity Check: Validates that a message has not been altered since it was generated by a legitimate source (based on representation of information as numbers and mathematic manipulation of those numbers).

Internet: An external worldwide public data network using Internet protocols to which COV can establish connections. COV has no control over the Internet and cannot guarantee the confidentiality, integrity, or availability of its communications.

Intranet: A trusted multi-function (data, voice, video, image, facsimile, etc.) private digital network using Internet protocols, which can be developed, operated and maintained for the conduct of COV business.

Intrusion Detection: A method of monitoring traffic on the network to detect break-ins or break-in attempts, either manually or via software expert systems.

Intrusion Detection Systems (IDS): Software that detects an attack on a network or computer system. A Network IDS (NIDS) is designed to support multiple hosts, whereas a Host IDS (HIDS) is set up to detect illegal actions within the host. Most IDS programs typically use signatures of known cracker attempts to signal an alert. Others look for deviations of the normal routine as indications of an attack.

Intrusion Prevention Systems (IPS): Software that prevents an attack on a network or computer system. An IPS is a significant step beyond an IDS (intrusion detection system), because it stops the attack from damaging or retrieving data. Whereas an IDS passively monitors traffic by sniffing packets off of a switch port, an IPS resides inline

like a firewall, intercepting and forwarding packets. It can thus block attacks in real time.

ISO/IEC 17799: An IT security standard published in 2005 by the International Organization for Standardization (ISO) and the International Electrotechnical Commission (IEC). It provides best practice recommendations on IT security management for use by those who are responsible for initiating, implementing or maintaining information security management systems.

Key: A sequence of data used in cryptography to encrypt or decrypt information. The keys must be known or deduced to forge a digital signature or decrypt an encrypted message.

Key Escrow: The process of storing the encryption key with a third-party trustee to allow the recovery of encrypted text.

Least Privilege: The minimum level of data, functions, and capabilities necessary to perform a user's duties. Application of this principle limits the damage that can result from accident, error, or unauthorized use of an IT system.

Log: To record an action.

Log File: A chronological record of operational and security-related events that have occurred.

Logon ID: An identification code (normally a group of numbers, letters, and special characters) assigned to a particular user that identifies the user to the IT system.

Malicious Code: Harmful code (such as viruses and worms) introduced into a program or file for the purpose of contaminating, damaging, or destroying IT systems and/or data. Malicious code includes viruses (boot sector, file infector, multipartite, link, stealth, macro, e-mail, etc.), Trojan horses, trap doors, worms, spyware, and counterfeit computer instructions (executables).

Malicious Software: See Malicious Code.

Mission Critical Facilities: The data center's physical surroundings as well as data processing equipment inside and the systems supporting them that need to be secured to achieve the availability goals of the system function.

Monitoring: Listening, viewing, or recording digital transmissions, electromagnetic radiation, sound, and visual signals.

Non-sensitive Data: Data of which the compromise with respect to confidentiality, integrity, and/or availability could not adversely affect COV interests, the conduct of Agency programs, or the privacy to which individuals are entitled.

Off-site Storage: The process of storing vital records in a facility that is physically remote from the primary site. To

qualify as off-site, the facility should be at least 500 yards from the primary site and offer environmental and physical access protection.

Operational Risk: Any risk that is not market risk or credit risk related. This includes the risk of loss from events related to technology and infrastructure failure, from business interruptions, from staff related problems and from external events such as regulatory changes. Examples of operational risk include: technology failure; business premises becoming unavailable; inadequate document retention or record-keeping; poor management; lack of supervision, accountability and control; errors in financial models and reports; attempts to conceal losses or make personal gains (rogue trading); and third-party fraud.

Out-of-Band Communications: A way to send data (e.g., files) outside the context of normal communications. Out of band communications provide a secondary communications channel for emergencies and/or redundancy.

Password: A unique string of characters that, in conjunction with a logon ID, authenticates a user's identity.

Personal Digital Assistant (PDA): A digital device, which can include the functionality of a computer, a cellular telephone, a music player and a camera

Personal Identification Number (PIN): A short sequence of digits used as a password.

Personnel: All COV employees, contractors, and subcontractors, both permanent and temporary.

Phishing: A form of criminal activity characterized by attempts to acquire sensitive information fraudulently, such as passwords and credit card details, by masquerading as a trustworthy person or business in an apparently official electronic communication.

Plain Text Message: A message sent without encryption.

Privacy: The rights and desires of an individual to limit the disclosure of individual information.

Privacy Officer: The privacy officer, if required by statute (such as HIPPA) provides guidance on the requirements of state and federal Privacy laws; disclosure of and access to sensitive data; and security and protection requirements in conjunction with the IT system when there is some overlap among sensitivity, disclosure, privacy, and security issues.

Proprietary Information: Specific and unique material and information relating to or associated with a company's products, business, or activities. This information must have been developed for or by the company and must not be available freely from another source.

Recovery: Activities beyond the initial crisis period of an emergency or disaster that are designed to return IT systems and/or data to normal operating status.

Repudiation: Denial that one did or said something.

Residual Risk: The portion of risk that remains after security measures have been applied.

Restoration: Activities designed to return damaged facilities and equipment to an operational status.

Restricted Data: Data which has limited availability; based on COV regulations.

Risk: The possibility of loss or injury based on the likelihood that an event will occur and the amount of harm that could result.

Risk Assessment (RA): The process of identifying the vulnerabilities, threats, likelihood of occurrence, potential loss or impact, and theoretical effectiveness of security measures. Results are used to evaluate the level of risk and to develop security requirements and specifications.

Risk Mitigation: The continuous process of minimizing risk by applying security measures commensurate with sensitivity and risk.

Roles and Responsibility: Roles represent a distinct set of operations and responsibilities required to perform some particular function that an individual may be assigned. Roles may differ from the individual's business title. This document contains the roles and responsibilities associated with implementing IT security.

Recovery Time Objective (RTO): The amount of time targeted for the recovery of a business function or resource after a disaster occurs.

Secure: A state that complies with the level of security controls that have been determined to provide adequate protection against adverse contingencies.

Sensitive Data: Any data of which the compromise with respect to confidentiality, integrity, and/or availability could adversely affect COV interests, the conduct of Agency programs, or the privacy to which individuals are entitled.

Sensitive IT Systems: COV IT systems that store, process, or transmit sensitive data.

Sensitivity Classification: The process of determining whether and to what degree IT systems and data are sensitive.

Separation of Duties: Assignment of responsibilities such that no one individual or function has control of an entire process. Implied in this definition is the concept that no one person should have complete control. Separation of duties is a technique for maintaining and monitoring accountability and responsibility for IT systems and data.

Shared Accounts: A logon ID or account utilized by more than one entity.

Sign: The process of using a private key to generate a digital signature as a means of proving generation or approval of a message.

Signature: A quantity associated with a message that only someone with knowledge of a user's private key could have generated but which can be verified through knowledge of the user's public key.

Spyware: A category of malicious software designed to intercept or take partial control of a computer's operation without the informed consent of that machine's owner or legitimate user. While the term taken literally suggests software that surreptitiously monitors the user, it has come to refer more broadly to software that subverts the computer's operation for the benefit of a third party.

State: See *Commonwealth of Virginia (COV)*.

Support System: An interconnected set of IT resources under the same direct management control that shares common functionality and provides services to other systems. See also *Application System* and *Information Technology (IT) System*.

System. See *Information Technology (IT) System*

System Administrator: An analyst, engineer, or consultant who implements, manages, and/or operates a system at the direction of the System Owner, Data Owner, and/or Data Custodian.

System Owner: An Agency Manager responsible for the operation and maintenance of an Agency IT system.

Technology Strategy and Solutions (TSS): A directorate within VITA; the publisher of all VITA external and internal policies, standards, and guidelines. TSS develops architectural standards and the accompanying policies and procedures for the enterprise, and advises the CIO on architectural standards and exceptions. It also tracks emerging trends and best practices across the spectrum of technologies, including hardware, operating systems, networking and communications, security, and software applications.

Third-Party Provider: A company or individual that supplies IT equipment, systems, or services to COV Agencies.

Threat: Any circumstance or event (human, physical, or environmental) with the potential to cause harm to an IT system in the form of destruction, disclosure, adverse modification of data, and/or denial of service by exploiting vulnerability.

Token: A small tangible object that contains a built-in microprocessor utilized to store and process information for authentication.

Trojan horse: A malicious program that is disguised as or embedded within legitimate software. The term is derived from the classical myth of the Trojan Horse. Trojan horse programs may look useful or interesting to an unsuspecting IT system user, but are actually harmful when executed.

Trusted: Recognized automatically as reliable, truthful, and accurate, without continual validation or testing.

United States Computer Emergency Response Team (US-CERT): A partnership between the Department of Homeland security and the public and private sectors, intended to coordinate the response to IT security threats from the Internet. As such it releases information about current IT security issues, vulnerabilities and exploits as Cyber Security Alerts, and works with software vendors to create patches for IT security vulnerabilities. See also *Computer Emergency Response Team Coordination Center (CERT/CC)* and *Incident Response Team*.

Universal Serial Bus (USB): A standard for connecting devices.

Untrusted: Characterized by absence of trusted status. Assumed to be unreliable, untruthful, and inaccurate unless proven otherwise.

USB Flash Drive: A small, lightweight, removable and rewritable data storage device.

User ID: A unique symbol or character string that is used by an IT system to identify a specific user. See *Logon ID*.

Virginia Department of Emergency Management (VDEM): A COV department that protects the lives and property of Virginia's citizens from emergencies and disasters by coordinating the state's emergency preparedness, mitigation, response, and recovery efforts

Version Control: A management process to traceability of updates to operating systems and supporting software.

Virus: See *Malicious Code*.

Virginia Information Technologies Agency (VITA): VITA is the consolidated, centralized IT organization for COV.

Vital Record: A document, regardless of media, which, if damaged or destroyed, would disrupt business operations.

Vulnerability: A condition or weakness in security procedures, technical controls, or operational processes that exposes the system to loss or harm.

Workstation: A terminal, computer, or other discrete resource that allows personnel to access and use IT resources.

IT Security ACRONYMS

AITR: Agency Information Technology Representative	SLA: Service Level Agreement
ANSI: American National Standards Institute	SDLC: Systems Development Life Cycle
BIA: Business Impact Analysis	SNMP: Simple Network Management Protocol
CAP: Corrective Action Plan	SOP: Standard Operating Procedure
CIO: Chief Information Officer	SSID: Service Set Identifier
CISO: Chief Information Security Officer	SSP: Security Program Plan
COOP: Continuity of Operations Plan	ST&E: Security Test & Evaluation
COPPA: Children's Online Privacy Protection Act	TSS: Technology Strategy and Solutions Directorate (VITA)
COTS: Council on Technology Services	USCERT: Computer Emergency Response Team
DHRM: Department of Human Resource Management	VDEM: Virginia Department of Emergency Management
DRP: Disaster Recovery Plan	VITA: Virginia Information Technologies Agency
FIPS: Federal Information Processing Standards	
FISMA: Federal Information Security Management Act	
FTP: File Transfer Protocol	
HIPAA: Health Insurance Portability and Accountability Act	
IDS: Intrusion Detection Systems	
IPS: Intrusion Prevention Systems	
IRC: Incident Response Capability	
ISA: Interconnection Security Agreement	
ISO: Information Security Officer	
ITRM: Information Technology Resource Management	
MOU: Memorandum of Understanding	
OMB: Office of Management and Budget	
PDA: Personal Digital Assistant	
PIA: Privacy Impact Assessment	
PII: Personally Identifiable Information	
PIN: Personal Identification Number	
RA: Risk Assessment	
RBD: Risk-Based Decisions	
RTO: Recovery Time Objective	

APPENDIX – IT SECURITY POLICY AND STANDARD EXCEPTION REQUEST FORM

The form an Agency must submit to request an exception to any requirement of this *Standard* and the related *IT Security Policy* is on the following page.

IT Security Management Policy & Standard Exception Request Form

Date of Request: _____

Requester: _____ Agency Name: _____

IT Security Policy or Standard to which an exception is requested:

In each case, the Agency requesting the exception must:

1. Provide the **Business or Technical Justification** for not implementing the Standard:
2. Describe the scope and extent of the exception:
3. Identify the safeguards which will be implemented to mitigate risks associated with the exception:
4. Define the specific duration of the exception (not to exceed six (6) months):

Approved _____
Agency Head Date

Chief Information Security Officer of the Commonwealth (CISO) Use Only

Approved _____ Denied _____ Comments:

CISO Date

Agency Request for Appeal Use Only

Approved _____ Comments:

Agency Head Date

Chief Information Officer of the Commonwealth (CIO) Office Use Only (Appeal)

Appeal
Appeal
Approved _____ Denied _____ Comments:

CIO Date

**APPENDIX B – IT SECURITY POLICY AND STANDARD EXCEPTION REQUEST
FORM (for VDSS use)**

Any Division/Office/District/Regional/Local Social Service Agency requesting an exception to any requirement of this policy and the related Standards must submit the form on the following page.

IT Security Policy & Standard Exception Request Form

Date of Request: _____

Requester: _____ Division/Office/District/Regional/Local Social Service Agency: _____

IT Security Policy or Standard to which an exception is requested:

In each case, the Division/Office/District/Regional/Local Social Service Agency requesting the exception must

1. Provide the **Business or Technical Justification** for not implementing the Standard:
2. Describe the scope and extent of the exception:
3. Identify the safeguards to be implemented to mitigate risks associated with the exception:
4. Define the specific duration of the exception (not to exceed six (6) months):

Approved _____
Agency Head Date

Information Security Officer of the Commonwealth (ISO) Use Only		
Approved _____	Denied _____	Comments: _____
_____	_____	_____
ISO	Date	

Division/Office/District/Regional/Local Social Service Agency Request for Appeal Use Only	
Approved _____	Comments: _____
_____	_____
Division/Office/District/Regional/Local Social Service Agency Director	Date

VDSS Chief Information Officer (CIO) Office Use Only (Appeal)		
Appeal Approved _____	Appeal Denied _____	Comments: _____
_____	_____	_____
CIO	Date	