

Article 21.2d of the European NIS2 Directive imposes cyber hygiene requirements on critical industry, services and infrastructure. Essential and important companies should therefore work together with their direct suppliers to ensure the security of the supply chain. The NIS2 Supply Chain certification offers a suitable standard for this with three levels (Basic, Substantial and High), so the measures match the threat level.

This is the NIS2-SC20 Substantial standard, belonging to the NIS2 Supply Chain certification, an integral part of the Compliance and Certification Scheme of NIS2 Supply Chain and the Stichting Kwaliteitsinnovatie.

NIS2 Supply Chain certification Substantial: NIS2 SC20

Mapping* with ISO27001

1. organisational control measures

<p>1.2 Information security policy formulation and management approval: The organisation's management should formulate a policy that sets out strategic objectives for protecting the availability, integrity and confidentiality of information from cyber threats. The policy is approved by management and communicated to relevant employees.</p> <p>The organisation shall formulate specific policies based on the cyber security strategy that support proactive preparedness and protection against incidents and cyber threats. The policies shall provide clarity on standard practices such as access security, application management, IT management, network management and backup management. The policies shall be approved by appropriate management and communicated to relevant employees.</p>	<p>A.5.1</p>
<p>1.3 Assignment of responsibility for information security: The organisation must define and assign tasks and responsibilities for cybersecurity. The responsibilities for initiating and deciding on cybersecurity measures are known to those responsible. At least one individual is designated as the primary person accountable for the whole of the organisation's cybersecurity.</p>	<p>A.5.2</p>
<p>1.6.1 Information Overview: The organisation must establish and maintain an overview of business information categories. For each category, an owner (manager) is designated, responsible for safeguarding the information within that category.</p>	<p>A.5.9</p>
<p>1.6.2 ICT Assets Overview: The organisation must establish and maintain an ICT assets overview, including servers, data storage systems and firewalls. For each asset (or group of assets), a designated owner (manager) is assigned, responsible for its protection.</p>	<p>A.5.9</p>
<p>1.7 Acceptable use of information and related assets: The organisation shall establish and communicate rules for the safe use of information and related assets such as computers, laptops, telephones, storage media and business applications.</p>	<p>A.5.10</p>
<p>1.8 Returning company assets after use: The organisation must use a procedure and checklist to ensure that employees and temporary workers return company assets (such as laptops, telephones, key cards and keys) after termination or change of their employment, contract or agreement.</p>	<p>A.5.11</p>

Mapping: This standard is comparable to, but not identical to, ISO 27001. Each standards framework has its own specific characteristics. The 'A' referenced relates to the numbering in Annex A of the ISO 27001 standard.

*** N/A: Not available, not applicable. There is no corresponding control in ISO 27001.*

1.9	<p>Classifying information: The organisation must maintain an overview of different categories of business information that have the same level of confidentiality in a classification scheme. For each category, it has been determined how the business information in question must be treated and protected to ensure its confidentiality. For each category, it has also been determined whether the business information in question must be labeled to make it more recognisable to employees.</p>	A.5.12
1.13	<p>User Registration and Deregistration: The organisation shall define and implement a procedure for creating, modifying and timely deleting of all types of accounts used by registered employees and temporary workers.</p>	A.5.16
1.14	<p>Access Privilege Management: The organisation shall implement a procedure to ensure that access rights are properly granted, modified, and removed. Records shall be maintained showing who has been granted logical and physical access rights and the date on which they were revoked.</p>	A.5.18
1.15	<p>Protection of information in cooperation with suppliers: The organisation must define processes and procedures that enable the organisation to determine whether services and products from suppliers sufficiently meet the information security requirements of the organisation. If necessary, appropriate measures are taken to manage the risks.</p>	A.5.19
1.20	<p>Guidelines for dealing with information security incidents (cybersecurity incidents): A plan should be drawn up that clearly states how the organisation deals with a suspected or confirmed breach of the availability, integrity or confidentiality of information. The plan clearly states who is responsible for each task.</p>	5.24
1.23	<p>ICT preparation for business continuity: The organisation must develop a business continuity plan that includes ICT continuity requirements, including objectives for the maximum recovery time of essential information systems. Technical and organisational measures are implemented to meet the ICT continuity requirements in the event of a disruption.</p>	A.5.30
1.26	<p>Securing the supply chain together: For the supply chain, the organisation must implement appropriate and proportionate technical, operational and organisational measures to prevent risks to the security of network and information systems. The measures for the supply chain must be based on an all-hazards approach that covers the protection of networks, information systems and the physical environment.</p> <p>The focus should be on suppliers that pose risks to business continuity, particularly where they affect the Protected Interests (“crown jewels”): essential data, services, processes or systems whose compromise could cause significant harm.</p> <p>The organisation must identify business risks associated with the use of suppliers’ products and services within its policy. The organisation must set out this policy in writing and demonstrate its application. Relevant agreements on digital resilience within the supply chain must be contractually established with suppliers. The corresponding measures must be demonstrably assured through proportionate certification or audits carried out by the organisation itself or by independent auditors.</p> <p><i>*The mapping to ISO 27001: A.5.21 constitutes a substantive reference; however, standard 1.26 has been modified and expanded, meaning it does not fully correspond to the relevant ISO control.</i></p>	Partially A.5.21*
1.27	<p>Collecting evidence: The organisation must determine for which types of incidents which evidence must be collected and secured in order to determine the cause or to provide evidence to third parties.</p>	A.5.28 /5.29

2. People-oriented control measures

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| 2.2 | Cybersecurity education for directors and employees: The organisation's directors and officers should receive training or instruction to help them identify and assess cybersecurity risks. Employees of the organisation should receive cybersecurity education and training appropriate to their roles and should be tested on their knowledge of the organisation's rules and procedures. | A.6.3 |
| 2.6 | Working from home or hybrid in a safe way: The organisation must formulate and communicate rules for safe information processing at remote locations. The organisation ensures that all employees know the rules for working at remote locations. | A.6.7 |
| 2.7 | Information Security Event Reporting: The organisation shall make it clear to all employees how to report observed or suspected information security events promptly and through appropriate communication channels. | A.6.8 |

3. Physical control measures

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| 3.5 | Confidential Policy regarding Desks and Screens: The organisation shall formulate and communicate policies for locking active computer screens and removing paper and storage media containing confidential information from unattended workstations. The organisation shall ensure that all employees are aware of and comply with the policies for unattended workstations. | A.7.7 |
| 3.8 | Safely Dispose or Reuse Corporate Devices: The organisation must define and implement a process for the safe disposal or reuse of corporate devices that contain embedded storage media. The rules make it clear that sensitive data and software must be deleted or overwritten before a corporate device can be disposed of or reused. | A.7.14 |
| 3.9 | Define Access Control: Based on predefined roles, the organisation should determine the access rights appropriate to each role, limited to the needs of that role. | A.5.15 |

4. Technological controls

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| 4.1 | Security and management of user devices: Corporate devices used by employees and contractors (such as PCs, laptops, phones and tablets) must be secured against unauthorised use, unauthorised installation of software and unauthorised changes to security settings. | A.8.1 |
| 4.4 | Malware Control and Prevention: The organisation shall implement anti-malware measures, including technical measures for the timely detection and neutralisation of malware. | A.8.7 |
| 4.5 | Backup and recovery: Backups of information and systems should be made according to a defined backup plan. Backups are tested to ensure they are valid when they are needed. | A.8.13 |
| 4.7 | Keeping software on assets up to date: The organisation shall define and implement a policy for keeping software on all assets up to date and secure at all times. | A.8.19 |

4.9	Network Segmentation: The organisation shall establish and implement rules for segmenting groups of users, information systems, and information services in the organisation's networks.	A.8.22
4.10	Implement authentication methods: The organisation must ensure that the authentication methods used are appropriate for the sensitivity of the information being accessed. At a minimum, MFA must be implemented for accounts with administrative rights, when accessing systems with sensitive information, and for all users who log in via the Internet.	A.8.5
4.11	Log files: The organisation shall record and analyse log files of relevant events. Based on a risk assessment, the organisation has determined what are relevant events and how the recorded log files should be analysed.	A.8.15

Below are some additional controls that apply specifically to organisations that work in or use Operational Technology (OT) and Information Technology (IT). Of course, the general controls above also apply to these companies.

5. OT control measures

5.1	Register of all OT assets: The organisation shall establish and maintain a list of OT assets, including relevant configuration data, such as software versions and patch levels. An owner (manager) shall be appointed for each asset.	n/a**
5.2	Determine the dependency on OT assets: The organisation must define for each OT asset how dependent the organisation is on it, what the probability of failure is, and what the impact is in the event of a failure.	n/a
5.4	Backups of OT systems: Backups of OT systems should be made according to a defined backup plan. Backups are tested to ensure they are valid when they are to be used.	n/a
5.5	Recovery plan OT systems: The organisation must develop a business continuity plan that includes continuity requirements for disruptions, including the accepted recovery time of essential OT systems. Technical and organisational measures are implemented to meet the OT continuity requirements in the event of a disruption. The effectiveness of these measures has been tested.	n/a
5.11	OT system overview and additional information: The organisation shall establish and maintain an overview of all OT systems, including information on hardware, software, firmware, configurations, security settings, suppliers and maintenance. An owner (manager) is appointed for each OT system.	n/a

6. IT control measures

6.1	Access to source code: The organisation shall protect access to source code and software libraries from unauthorised access and unwanted modification.	8.4
6.3	Developing secure software: The organisation shall establish best practices for developing secure software. Compliance with these best practices shall be monitored.	A.8.27
6.9	Software Delivered Overview: The organisation must establish and maintain an overview of all customers who use software created by the organisation. This overview should clearly indicate which customer is using which version of each software product.	n/a
6.12	Maintaining oversight of delivered equipment and software: The organisation must accurately inventory all equipment and software provided to customers, and record this in an up-to-date and documented overview of the IT landscape. This overview must be updated and reviewed periodically. The process must ensure that proactive maintenance is carried out and that security updates are applied to customers' systems in a timely manner.	n/a

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Explanation of mapping

Our cybersecurity standard is the result of extensive collaboration between a diverse team of cybersecurity experts. This multidisciplinary team included representatives from NIS2 organisations, SMEs, independent cybersecurity specialists, and auditors. This diverse composition ensured that our standard encompasses a wide range of perspectives and expertise, resulting in a unique and highly valuable approach to cybersecurity.

While our standard may overlap with other cybersecurity standards in some areas, users should understand that our standard is a standalone product developed to address the specific needs and challenges of modern businesses. The content and approach of our standard may therefore differ from other standards, even if some similarity exists.

It is important to emphasize that our standard is designed to encompass cybersecurity best practices, based on the insights and experiences of our diverse team members. Therefore, users should view our standard as a unique tool designed to maximize value and effectiveness for organisations striving for improved cybersecurity.

Disclaimer

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