Regulation Summary

The Texas A&M University System (system) and its members must protect, based on risk, all system and member information and information resources against unauthorized access, use, disclosure, modification, or destruction, including assuring the availability, confidentiality, and integrity of information. This regulation applies to all information and information resources owned, leased or under the custodianship of any department, operating unit or employee of a member, including resources provided by another member, contractor, or other source such as a cloud service provider.

This regulation establishes the authority and responsibilities of the system chief information security officer (SCISO) and member information security officers (ISO) and provides the minimum standards for member information security programs under the state’s Information Security Standards for Institutions of Higher Education found in Title 1, Texas Administrative Code, Chapter 202 (TAC 202) and other applicable requirements.

Definitions

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Regulation

1. SYSTEM INFORMATION SECURITY PROGRAM

1.1 The SCISO, as designated by the chancellor or designee, is responsible for coordinating and monitoring a systemwide information security program under the system chief information officer’s (SCIO) supervision, in consultation with member chief information security officers (CISO) and ISOs, and supported by the Security Operations Center (SOC) which is operated by the system Shared Services Center. All references to SOC refer to the system SOC.

1.2 The Texas A&M University System Cybersecurity Control Standards Catalog (A&M System Catalog) provides members with system-specific guidance for implementing controls in accordance with the National Institute of Standards and Technology (NIST) Special Publication (SP) 800-53 security controls and the Texas Department of Information Resources Security Control Standards Catalog (DIR Catalog). The A&M System Catalog includes minimum information security requirements for all members’
information and information resources, and standards to be used by all members to
provide levels of information security according to risk categorizations.

2. SYSTEM SECURITY OPERATIONS CENTER AUTHORITY AND RESPONSIBILITY

2.1 The SOC is a shared service center, funded by and serving the members, that provides
strategic cybersecurity situational awareness, cybersecurity monitoring, and cyber threat
analysis and intelligence to all members.

2.2 The SOC has the authority to:

(a) gather and analyze all cybersecurity-relevant data from members and share
anonymized data with other information sharing and analysis organizations (ISAO),
including the State of Texas ISAO, observing the guidelines set by the ISAO
Standards Organization;
(b) coordinate and perform cybersecurity monitoring among all members;
(c) coordinate cybersecurity incident response actions and countermeasures among all
members as deemed necessary by the SCIO or SCISO; and
(d) contract individually with members to perform additional cybersecurity operations
functions as needed by the member.

2.3 No member cybersecurity operations or activities may conflict with the SOC and its
operations.

2.3.1 Member cybersecurity/IT operations organizations are responsible for providing
all security information requested by the SOC to the SOC in a timely manner.

2.3.2 Member universities that elect to operate a university security operations center
that supports experiential learning in cybersecurity curriculum delivered by the
university must function as an extension of the SOC. The university must
coordinate with the SOC to implement and operate any such university security
operations center.

2.4 The SOC reports issues identified during cybersecurity monitoring to member
CISO/ISOs for remediation and reporting purposes.

2.4.1 When an identified issue affects or potentially affects the security of research
activities subject to System Policy 15.05, System Research Security Office, the
SOC also informs the Research Security Office (RSO) of the identified issue for
RSO follow-up.

2.4.2 Member CISO/ISOs must provide a report to the SOC that analyzes each issue
identified by the SOC, including a remediation plan to address the identified issue
or a justification explaining why a remediation plan is not needed (e.g., false
positive detections, acceptable behavior). Remediation plans for issues affecting
high impact information resources, as defined in 1 TAC § 202.1, must be
approved by the member chief information officer (CIO) and chief executive
officer (CEO) and sent to the SCISO and SCIO.

3. SYSTEM MEMBER INFORMATION SECURITY RESPONSIBILITIES
3.1 **Member CISO/ISOs.**

3.1.1 Each member CEO or designee of a member that does not contract with a third party for the management of its Information Security Governance, Risk, and Compliance (GRC) program is responsible for designating an employee of the member as CISO. The CISO is primarily responsible for the member’s information security program and has the explicit authority and duty to administer the information security requirements of 1 TAC § 202.71 on behalf of the member.

3.1.2 Each member CEO or designee of a member that contracts with a third party for the management of its Information Security GRC program is responsible for designating an employee of the member as ISO. The ISO is primarily responsible for the member’s information security program and has the explicit authority and duty to administer the information security requirements of 1 TAC § 202.71 on behalf of the member not otherwise delegated to the GRC program provider.

3.1.3 The vice chancellors for agriculture and life sciences and engineering may designate a single agency employee as CISO for all agencies under the management of the respective vice chancellor. The CISO is primarily responsible for those agencies’ information security programs and has the explicit authority and duty to administer the information security requirements of 1 TAC § 202.71 on behalf of those agencies.

3.1.4 Except for the monthly incident reports submitted to the Texas Department of Information Resources (DIR) pursuant to 1 TAC § 202.73(b)(2), any report sent to the member CEO or DIR as required by 1 TAC § 202.73 must also be promptly sent to the SCISO. The member must also follow the incident reporting standard contained in A&M System Catalog control IR-6 for any such incidents.

Security incidents that qualify for reporting to DIR in accordance with 1 TAC § 202.73(b)(1) must also follow the incident reporting standard contained in A&M System Catalog control IR-6.

3.2 **Staff Responsibilities.** System and member information owners, custodians, and users must fulfill the detailed responsibilities established by 1 TAC § 202.72.

3.2.1 The SCISO and member CISO/ISOs help ensure that information owners, custodians, and users have appropriate training, standards, guidance, and assistance to comply with these responsibilities.

3.2.2 Users of system or member information resources who fail to comply with this regulation and/or system and member information security requirements are subject to disciplinary action, up to and including termination of employment.

4. **SYSTEM MEMBER INFORMATION SECURITY PROGRAM AND PLANS**

It is each member CISO/ISO’s responsibility to develop, document and implement an information security program to protect the member’s information and information resources, in consultation with the member CIO, SCISO and SCIO, and as approved by the member CEO.
A member’s information security program must include the elements required by TAC 202 Subch. C, in addition to the following system-specific elements:

(a) An information security plan prepared in accordance with Tex. Gov’t. Code § 2054.133, approved by the member CEO in consultation with the member CIO, SCISO and SCIO, and acknowledged by the member’s executive leadership (including, at a minimum, the member’s CEO, chief financial officer, and executive responsible for institutional compliance). Each approved plan is reviewed and updated biennially in conjunction with the Texas DIR-required Information Security Plan, considering changes in business, technology, threats, incidents, and/or member mission.

(b) Appropriate information security policies, procedures, and controls to address the member’s identified security risks. Members must follow the control standards outlined in the DIR and A&M System Catalogs and develop controls consistent with those standards catalogs.

(c) A documented process to ensure annual risk assessments are performed and documented in accordance with 1 TAC § 202.75 and A&M System Catalog control RA-3.

(d) A documented process to ensure the prompt delivery of an inventory of member assets containing high impact information resources, as defined in 1 TAC § 202.1, to the SOC following each annual risk assessment.

(e) A documented process to review the member’s inventory of information and information systems maintained by the member, in both centralized and decentralized areas or outsourced to third-party vendors, and related ownership and responsibilities.

(f) A documented process for responding to alleged violations of applicable state and federal laws or system or member requirements concerning information security.

(g) A documented process for the prompt production and delivery of all requested cybersecurity-relevant information to the SOC to ensure sufficient and effective monitoring of the state of cybersecurity for all members.

5. SYSTEM MEMBER INFORMATION SECURITY PROGRAM ELEMENTS

5.1 Data Center Consolidation. Each member must consolidate all significant IT equipment into a centralized member data center(s) or approved commercial data center. “Significant IT equipment” includes, but is not limited to, mass storage, large/complex computational environments, most virtualized or physical-based servers, and any other internet exposed services. Each centralized member data center must provide colocation services and fully managed services for member departments and units. At a minimum, each data center must have:

(a) redundant power delivery;
(b) redundant networks;
(c) redundant cooling; and
(d) adequate physical and cybersecurity,

and may also provide:

(a) operating system setup and administration (including virtualized);
(b) backup and recovery;
(c) storage management;
(d) configuration and patch management; and
(e) other managed services.

A member may request exceptions for certain equipment, such as specialized lab or research equipment. All requests for exceptions to the requirements of this section must be approved in advance by the chancellor and reported on an annual basis to the SCISO.

5.2 Commodity Information Technology (IT) Services. Effective, centralized governance and management of information technology is achieved through the elimination of duplicative commodity services that increase the risk profile of the member. Such commodity IT services include data centers, networks, email, identity and access management, security infrastructure, and cloud-based Software as a Service (SaaS). To ensure members can satisfy compliance and governance requirements associated with the delivery of commodity IT services, each member CIO must explicitly define and authorize the commodity IT services that may be used and/or are delivered centrally by the member.

Related Statutes, Policies, or Requirements


Texas Department of Information Resources Security Control Standards Catalog

The Texas A&M University System Cybersecurity Control Standards

System Regulation 02.02.01, Vice Chancellor for Agriculture and Life Sciences and Vice Chancellor for Engineering

System Regulation 02.04, System Members of The Texas A&M University System

System Policy 15.05, System Research Security Office

Member Rule Requirements

A rule is not required to supplement this regulation.

Contact Office

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