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# VENDOR CYBERSECURITY COMPLIANCE PROGRAM

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**ACME Business Solutions, Inc.**



**PUBLIC**

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# Table of Contents

<b>INSTRUCTIONS TO VENDORS</b>	<b>4</b>
<b>VENDOR COMPLIANCE PROGRAM OVERVIEW</b>	<b>5</b>
<b>VENDOR COMPLIANCE POLICY</b>	<b>5</b>
<b>MANAGEMENT DIRECTION FOR VENDOR CYBERSECURITY</b>	<b>5</b>
<b>SCOPE</b>	<b>5</b>
<b>INTENT</b>	<b>5</b>
<b>BEST PRACTICES ALIGNMENT</b>	<b>5</b>
<b>CYBERSECURITY DOCUMENTATION</b>	<b>6</b>
<b>VENDOR'S CYBERSECURITY RESPONSIBILITIES</b>	<b>7</b>
<b>CYBERSECURITY PROGRAM MANAGEMENT (PM)</b>	<b>7</b>
<i>CYBERSECURITY PROGRAM</i>	7
<i>CYBERSECURITY GOVERNANCE</i>	7
<i>COMPLIANCE</i>	7
<i>HUMAN RESOURCES SECURITY</i>	8
<b>ACCESS CONTROL (AC)</b>	<b>8</b>
<i>LOGICAL ACCESS CONTROL</i>	8
<i>PRIVILEGED ACCOUNT MANAGEMENT</i>	9
<i>OFF-SITE LOGICAL SECURITY CONSIDERATIONS</i>	9
<b>AWARENESS &amp; TRAINING (AT)</b>	<b>9</b>
<i>SECURITY AWARENESS PROGRAM</i>	9
<i>SECURITY TRAINING</i>	9
<b>AUDIT &amp; ACCOUNTABILITY (AU)</b>	<b>9</b>
<i>EVENT LOGGING</i>	9
<i>MONITORING &amp; REVIEW</i>	10
<b>SECURITY ASSESSMENT &amp; AUTHORIZATION (CA)</b>	<b>10</b>
<i>CONTROL TESTING</i>	10
<b>CONFIGURATION MANAGEMENT (CM)</b>	<b>10</b>
<i>CONFIGURATION MANAGEMENT</i>	10
<i>CHANGE MANAGEMENT</i>	10
<b>CONTINGENCY PLANNING (CP)</b>	<b>11</b>
<i>BUSINESS CONTINUITY &amp; DISASTER RECOVERY</i>	11
<b>IDENTIFICATION &amp; AUTHENTICATION (IA)</b>	<b>11</b>
<i>USER ACCOUNTS</i>	11
<i>PASSWORD MANAGEMENT</i>	11
<b>INCIDENT RESPONSE (IR)</b>	<b>11</b>
<i>CYBERSECURITY INCIDENT MANAGEMENT</i>	11
<b>MAINTENANCE (MA)</b>	<b>12</b>
<i>MAINTENANCE</i>	12
<i>VULNERABILITY MANAGEMENT</i>	12
<b>MEDIA PROTECTION (MP)</b>	<b>13</b>
<i>DATA CLASSIFICATION</i>	13
<i>ASSET &amp; MEDIA HANDLING</i>	13
<i>RETENTION &amp; SECURE DESTRUCTION</i>	13
<b>PHYSICAL &amp; ENVIRONMENTAL PROTECTION (PE)</b>	<b>13</b>
<i>PHYSICAL PROTECTION MEASURES</i>	13
<i>PROCESSING FACILITIES</i>	14
<b>PLANNING (PL)</b>	<b>15</b>
<i>COORDINATION</i>	15
<i>RULES OF BEHAVIOR</i>	15
<b>PERSONNEL SECURITY (PS)</b>	<b>15</b>
<i>HUMAN RESOURCES SECURITY</i>	15

<b>RISK ASSESSMENT (RA)</b>	<b>15</b>
<i>RISK MANAGEMENT</i>	15
<b>SYSTEM &amp; SERVICES ACQUISITION (SA)</b>	<b>16</b>
<i>SYSTEM ACQUISITION &amp; DEVELOPMENT</i>	16
<i>VENDOR MANAGEMENT</i>	16
<b>SYSTEM &amp; COMMUNICATIONS PROTECTION (SC)</b>	<b>17</b>
<i>COMMUNICATIONS &amp; OPERATIONS MANAGEMENT</i>	17
<i>CRYPTOGRAPHY</i>	17
<i>NETWORK SECURITY</i>	17
<b>SYSTEM &amp; INFORMATION INTEGRITY (SI)</b>	<b>18</b>
<i>MALWARE PROTECTION</i>	18
<i>SYSTEM CONFIGURATION</i>	18
<b>PRIVACY - AUTHORITY &amp; PURPOSE (AP)</b>	<b>18</b>
<b>PRIVACY - ACCOUNTABILITY, AUDIT &amp; RISK MANAGEMENT (AR)</b>	<b>18</b>
<b>PRIVACY - DATA QUALITY &amp; INTEGRITY (DI)</b>	<b>19</b>
<b>PRIVACY - DATA MINIMIZATION &amp; RETENTION (DM)</b>	<b>19</b>
<b>PRIVACY - INDIVIDUAL PARTICIPATION &amp; REDRESS (IP)</b>	<b>19</b>
<b>PRIVACY - SECURITY (SE)</b>	<b>19</b>
<b>PRIVACY - TRANSPARENCY (TR)</b>	<b>19</b>
<b>PRIVACY - USE LIMITATION (UL)</b>	<b>19</b>
<b>GLOSSARY: ACRONYMS &amp; DEFINITIONS</b>	<b>20</b>
<b>ACRONYMS</b>	<b>20</b>
<b>DEFINITIONS</b>	<b>20</b>

EXAMPLE

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## INSTRUCTIONS TO VENDORS

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ACME's data protection strategy includes the requirement to ensure the security of data protection controls, regardless of the location or the party responsible for those controls. As a vendor, you serve a crucial role to achieve this goal and your cooperation is greatly appreciated.

All vendors are expected to meet the minimum controls identified in this document. In some cases, ACME may require a written response that may be an attestation of compliance, a submission of supporting documentation, or both.

If ACME requests a written response from your organization, you are required to submit an electronic copy of the document(s) confirming compliance. If there are any requirements that are out of scope or that cannot be complied with, those requirements must be fully explained with a business justification and if there are any compensating controls that may exist to reduce risk associated with one of ACME's vendor requirements not being met.

Please note that if your organization processes, stores or transmits ACME data that is considered "sensitive," additional data protection controls may be required.

EXAMPLE

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## VENDOR COMPLIANCE PROGRAM OVERVIEW

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### VENDOR COMPLIANCE POLICY

Vendors must protect the confidentiality, integrity, and availability of ACME Business Solutions, Inc. (ACME) data and systems, regardless of how the data is created, distributed or stored. Vendors' security controls must be tailored accordingly so that cost-effective controls can be applied commensurate with the risk and sensitivity of the data and system, in accordance with all legal obligations.

*Management Intent: The successful implementation of ACME's program depends on the successful implementation of each vendor's security controls.*

### MANAGEMENT DIRECTION FOR VENDOR CYBERSECURITY

The objective of this Vendor Compliance Program (VCP) to provide direction to vendors for cybersecurity requirements that are in accordance with ACME's business requirements, as well as relevant laws and other legal obligations for data security and privacy.<sup>1</sup>

ACME is committed to protecting its employees, partners, clients and ACME from damaging acts that are intentional or unintentional. Effective security is a team effort involving the participation and support of every vendor that interacts with ACME data and/or systems. Therefore, it is the responsibility of VENDOR to be aware of and adhere to ACME's cybersecurity requirements.

Protecting ACME data and the systems that collect, process, and maintain this data is of critical importance. Therefore, the security of systems must include controls and safeguards to offset possible threats, as well as controls to ensure the confidentiality, availability, and integrity of the data:

- **Confidentiality** – Confidentiality addresses preserving restrictions on information access and disclosure so that access is restricted to only authorized users and services.
- **Integrity** – Integrity addresses the concern that sensitive data has not been modified or deleted in an unauthorized and undetected manner.
- **Availability** – Availability addresses ensuring timely and reliable access to and use of information.

Security measures must be taken to guard against unauthorized access to, alteration, disclosure or destruction of data and systems. This also includes against accidental loss or destruction.

### SCOPE

The requirements of the VCP applies to all vendors, contractors, consultants, interns or other third-parties that support ACME.

### INTENT

ACME's **Minimum Security Requirements (MSR)** for cybersecurity are comprehensive in nature. Therefore, ACME expects VENDOR to also have a comprehensive set of cybersecurity policies, standards and controls to protect ACME's data and systems.

VENDOR's cybersecurity program must be reasonably designed to achieve the objectives to:

- Ensure the Confidentiality, Integrity, and Availability (CIA) of sensitive Personally Identifiable Information (sPII) and ACME business information;
- Protect against any anticipated threats or hazards to the confidentiality, availability or integrity of such information; and
- Protect against unauthorized access to or use of such information.

### BEST PRACTICES ALIGNMENT

The National Institute of Technology & Standards (NIST) Special Publication 800-53 revision 4 (rev 4) represents leading industry-accepted best practices for cybersecurity. Therefore, ACME's minimum security requirements for its vendors are consistent with NIST 800-53 rev 4 moderate baseline requirements to ensure due care and due diligence in maintaining its cybersecurity program.

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<sup>1</sup> ISO/IEC 27002:2013 – 5.1

## CYBERSECURITY DOCUMENTATION

In order to reduce possible confusion, VENDOR must be aware of and abide by ACME's use of terminology for cybersecurity documentation:

- (1) Core policy that establishes management's intent;
- (2) Control objective that identifies the condition that should be met;
- (3) Standards that provides quantifiable requirements to be met;
- (4) Procedures that establish how tasks must be performed to meet the requirements established in standards; and
- (5) Guidelines are recommended, but not mandatory.



Figure 1: Cybersecurity Documentation Framework

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## VENDOR'S CYBERSECURITY RESPONSIBILITIES

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### CYBERSECURITY PROGRAM MANAGEMENT (PM)

VENDOR is expected to implement IT security program management controls to provide a foundation for VENDOR's Cybersecurity Management System (ISMS).

#### CYBERSECURITY PROGRAM

1. Cybersecurity Policy: VENDOR must have a documented Cybersecurity policy in place which meets applicable industry standards and which is subject to review by ACME under a Non-Disclosure Agreement (NDA). This policy must be reviewed on a regular basis by VENDOR.
2. Cybersecurity Management: VENDOR must develop a data security program that documents the policies, standards, and controls in use that relate to the provisions outlined below. This security plan must include organizational, administrative, technical, and physical safeguards and standards appropriate to the size and complexity, the scope of the activities and the sensitivity of the information at issue.
3. Management Commitment: VENDOR must have executive-level direction on cybersecurity and be able to demonstrate management commitment.

#### CYBERSECURITY GOVERNANCE

1. Contract: Before VENDOR can collect, use, transfer or store ACME business information or systems, VENDOR must have a valid contract, statement of work, or purchase order with the privacy and security language in place.
2. Cybersecurity Function: VENDOR must have an established cybersecurity function that has VENDOR's enterprise-wide responsibility for promoting cybersecurity.
3. ACME-Specific Security Coordination: VENDOR must appoint an individual to coordinate the cybersecurity arrangements specific to ACME.
4. Cybersecurity Audit / Review: The VENDOR's cybersecurity program must be subject to thorough, independent and regular security audits/reviews.
5. Cybersecurity Architecture: VENDOR must establish a cybersecurity architecture that provides a framework for the application of standard security controls throughout the VENDOR's enterprise.

#### COMPLIANCE

1. Statutory / Regulatory / Contractual Compliance. VENDOR must maintain a process to be aware of and be compliant with all applicable statutory, regulatory and contractual compliance requirements. Examples include but are not limited to PCI DSS, HIPAA, SOX, and GLBA.
2. Compliance Status: VENDOR must have a process to document non-compliance of any statutory, regulatory or contractual requirement:
  - a. VENDOR must identify and quantify the risks and mitigation plans and document the business decision for alternate controls or risk acceptance; and
  - b. The mitigation plan and business decision must be signed off by the Chief Information Officer (CIO) or an authorized individual who can accept responsibility and accountability on behalf of the VENDOR.
3. Breach Notification: VENDOR must maintain a documented breach notification process that meets all applicable legal and contractual requirements. The ACME business owner of the solution must:
  - a. Approve VENDOR breach notification process; and
  - b. Own the ACME response process.
4. Payment Card Industry Data Security Standard (PCI DSS): If VENDOR's solution processes, stores or transmits ACME customers' cardholder data, VENDOR falls within scope of ACME's PCI DSS compliance and therefore must:

- a. Maintain documented compliance with the most current version of the PCI DSS;
- b. Conduct quarterly network scans by an Approved Scanning Vendor (ASV); and
- c. Obtain a Report of Compliance (ROC) from an annual on-site PCI Data Security Assessment with a Qualified Security Assessor (QSA).
  - i. VENDOR may provide an annual Self-Assessment Questionnaire (SAQ) in lieu of an annual ROC that is issued by a QSA.

## HUMAN RESOURCES SECURITY

1. Requirements for Employment: VENDOR must maintain contractual agreements with employees, contractors, consultants and/or other third-party staff that formally documents their responsibilities for cybersecurity.
2. Roles and Responsibilities: VENDOR must define and document security roles and responsibilities of employees, contractors and third party users to incorporate ACME's data protection control requirements, to the extent permitted by applicable law:
  - a. All employees, contractors, and third-party users must be notified of the consequences for not following your security policy in handling ACME data.
  - b. All assets used to manage or store ACME data must be protected against unauthorized access, disclosure, modification, destruction or interference.
  - c. All employees, contractors and third party users must be provided with education and training in privacy and security procedures and the correct information processing requirements.
  - d. All personnel with access to sensitive Personally Identifiable Information (SPII) must complete a privacy training class and be knowledgeable of any specific privacy requirements for the data being handled. Refresher training is required at least on an annual basis.
3. Assigned Ownership: VENDOR must assign ownership of critical and sensitive information, business applications, computer systems and networks to individuals (e.g., business managers) and document the responsibilities of these assigned owners.
  - a. Responsibilities for protecting critical and sensitive information, business applications, computer systems and networks must be communicated to and accepted by owners.
4. Personnel Screening: VENDOR must ensure a secure workforce. Background verification checks on all VENDOR's candidates for employment should be carried out in accordance with relevant laws, regulations, and ethics and should be proportional to the business requirements and the classification of the information that may be accessed.
5. Staff Agreements: VENDOR must establish agreements with VENDOR's employees and/or VENDOR's employee representative that specify cybersecurity responsibilities. This agreement must be incorporated into the contracts of VENDOR's employees, contractors, consultants and/or other third party staff and be taken into account when screening applicants for employment.

## ACCESS CONTROL (AC)

VENDOR is expected to implement logical access controls to limit access to systems and processes to authorized users.

### LOGICAL ACCESS CONTROL

1. Access Control: VENDOR must restrict access to the application and associated information to authorized individuals. This must be enforced accordingly to ensure that only authorized individuals to gain access to business applications, systems, networks and computing devices, that individual accountability is assured and to provide authorized users with access privileges that are sufficient to enable them to perform their duties but do not permit them to exceed their authority.
2. User Authorization: VENDOR must ensure that all users have authorization before they are granted access privileges.
  - a. User access privileges must be reviewed at least every six (6) months; and
  - b. Access must be revoked within forty-eight (48) hours of a user's change in role or employment status.



4. Remote Access: Remote access to a network containing ACME data must be done via a secure connection (e.g., VPN).
  - a. All extranet connectivity into ACME must be through ACME-approved and authorized secure remote connections.

### SYSTEM & INFORMATION INTEGRITY (SI)

VENDOR shall correct flaws in its systems in a timely manner and ensure mechanisms are in place to protect systems from malicious code.

#### MALWARE PROTECTION

1. Malware Controls: VENDOR must implement and manage enterprise-wide detection, prevention and recovery controls to protect against malware that includes having procedures and assigned responsibilities to deal with malware protection on systems, training in their use, reporting and recovering from malware attacks.
2. Malware Prevention: VENDOR must ensure the installation and regular update of malware detection and repair software to scan systems and media as a precautionary control, or on a routine basis. The scan carried out should include:
  - a. Scan any files received over networks or via any form of storage medium, for malware before use;
  - b. Scan electronic mail attachments and downloads for malware before use; and
  - c. Scan web pages for malware.

#### SYSTEM CONFIGURATION

1. Host System Configuration: VENDORS must configure host systems according to an industry standard.
  - a. Systems must be configured to function as required and to prevent unauthorized actions.
  - b. Examples of best practice configuration include, but are not limited to:
    - i. Center for Internet Security (CIS)
    - ii. US Department of Defense Secure Technical Implementation Guides (STIGs)
    - iii. OEM best practices (e.g., Microsoft, VMware, Oracle, etc.)
2. Mobile Devices: VENDOR must maintain policies, standards, and procedures covering the use of mobile/portable devices.
  - a. The use of mobile devices (e.g., smartphone, iPad, tablet, USB memory sticks, external hard disk drives, MP3 players, e-book readers, etc.) must be:
    - i. Subject to approval; and
    - ii. Access must be restricted.
  - b. Controls must be implemented to ensure that sensitive information stored on these devices is protected from unauthorized disclosure.

### PRIVACY - AUTHORITY & PURPOSE (AP)

VENDOR is expected to identify the authority to collect Personally Identifiable Information (PII) and specify the purposes and/or activities for which PII is collected.

### PRIVACY - ACCOUNTABILITY, AUDIT & RISK MANAGEMENT (AR)

1. VENDOR is expected to implement effective controls to ensure that adequate privacy protection requirements are in place to minimize overall privacy risk.
2. European Union General Data Protection Regulation (EU GDPR): VENDOR must be willing to sign a Data Processing Agreement with ACME.
  - a. All VENDOR-provided systems and applications must satisfy EU GDPR requirements; and
  - b. VENDOR must be capable of:
    - i. Delivering the solution according to “privacy by design” principles; and
    - ii. Supporting incident response operations to meet EU GDPR requirements.

### **PRIVACY - DATA QUALITY & INTEGRITY (DI)**

VENDOR is expected to implement controls to ensure Personally Identifiable Information (PII) collected and maintained by is accurate, relevant, timely, and complete for the purpose for which it is to be used.

### **PRIVACY - DATA MINIMIZATION & RETENTION (DM)**

VENDOR is expected to implement data minimization and retention controls applicable to the collection, use, and retention of Personally Identifiable Information (PII) in order to ensure PII is relevant and necessary for the specified purpose for which it was originally collected.

### **PRIVACY - INDIVIDUAL PARTICIPATION & REDRESS (IP)**

VENDOR is expected to enable individual requests about the collection and use of Personally Identifiable Information (PII).

1. Notification of Inquiries: VENDOR must immediately inform ACME, in writing of any:
  - a. Request for access to any Personal Information received by VENDOR from an individual who is (or claims to be) the subject of the data, or a request to cease or not begin processing, or to rectify, block, erase or destroy any such Personal Information;
  - b. Request for access to any Personal Information received by VENDOR from any government official (including any data protection agency or law enforcement agency), or a request to cease processing, or to rectify, block, erase or destroy any such Personal Information;
  - c. Inquiry, claim or complaint regarding the Processing of the Personal Information received by VENDOR;
  - d. Other requests with respect to Personal Information received from ACME's employees or other third parties, other than those set forth in the agreement or a request to cease or not begin processing, or to rectify, block, erase or destroy any such Personal Information.

### **PRIVACY - SECURITY (SE)**

VENDOR is expected to implement controls to ensure safeguards are in place to protect Personally Identifiable Information (PII) against loss, unauthorized access, or disclosure.

1. Information Privacy: VENDOR must establish responsibilities for managing information privacy and data security controls for handling sensitive Personally Identifiable Information (sPII).
2. Alignment with ACME Privacy: VENDOR must ensure sPII is collected, used, stored, transferred, and destroyed according to ACME's privacy requirements.

### **PRIVACY - TRANSPARENCY (TR)**

VENDOR is expected to implement methods for disclosing data privacy practices and activities for consumer-related data.

### **PRIVACY - USE LIMITATION (UL)**

VENDOR is expected to implement controls to ensure that the scope of Personally Identifiable Information (PII) use is limited to justifiable business needs.

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## GLOSSARY: ACRONYMS & DEFINITIONS

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### ACRONYMS

AD. Active Directory  
APT. Advanced Persistent Threat  
BCP. Business Continuity Plan  
CDE. Cardholder Data Environment  
CERT. Computer Emergency Response Team  
CIRT. Computer Incident Response Team  
COOP. Continuity of Operations Plan  
CTI. Controlled Technical Information <sup>2</sup>  
CUI. Controlled Unclassified Information <sup>3</sup>  
DAC. Discretionary Access Control  
DISA. Defense Cybersecurity Agency  
DLP. Data Loss Prevention  
DRP. Disaster Recovery Plan  
EAP. Extensible Authentication Protocol  
E PHI. Electronic Protected Health Information  
FICAM. Federal Identity, Credential, and Access Management  
FIM. File Integrity Monitor  
GDPR. General Data Protection Regulation  
HIPAA. Health Insurance Portability and Accountability Act  
IRP. Incident Response Plan  
ISMS. Cybersecurity Management System  
ISO. International Organization for Standardization  
LDAP. Lightweight Directory Authentication Protocol  
MAC. Media Access Control  
NIST. National Institute of Standards and Technology  
PCI DSS. Payment Card Industry Data Security Standard  
PDCA. Plan-Do-Check-Act  
PIV. Personal Identity Verification  
RBAC. Role-Based Access Control  
TLS. Transport Layer Security

### DEFINITIONS

ACME recognizes two sources for authoritative definitions:

- Unified Compliance Framework (UCF) Compliance Library<sup>4</sup>
- The National Institute of Standards and Technology (NIST) IR 7298, Revision 2, *Glossary of Key Cybersecurity Terms*, is the approved reference document used to define common digital security terms.<sup>5</sup>

#### Security Requirements and Controls

The term control can be applied to a variety of contexts and can serve multiple purposes. When used in the security context, a security control can be a mechanism (i.e., a safeguard or countermeasure) designed to address protection needs that are specified by a set of security requirements.

- Controls are defined as the power to make decisions about how something is managed or how something is done; the ability to direct the actions of someone or something; an action, method, or law that limits; or a device or mechanism used to regulate or guide the operation of a machine, apparatus, or system.
- Requirements are defined as statements that translate or express a need and its associated constraints and conditions.<sup>6</sup>

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<sup>2</sup> CUI Registry - <https://www.archives.gov/cui/registry/category-detail/controlled-technical-info.html>

<sup>3</sup> CUI Registry - <https://www.archives.gov/cui/registry/category-list>

<sup>4</sup> UCF Compliance Library - <https://compliancedictionary.com>

<sup>5</sup> NIST IR 7298 - <http://nvlpubs.nist.gov/nistpubs/ir/2013/NIST.IR.7298r2.pdf>

<sup>6</sup> ISO/IEC/IEEE 29148