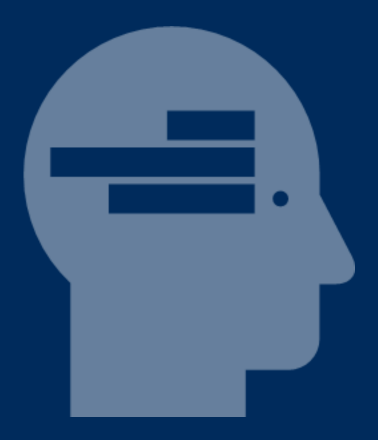
DFØ April 2025

# MPS Cloud Reference Architecture v.10

Information Security and Data Protection Requirements for Cloud Contracts



# **Change Log**

version	Date	Description	
0.9	27.08.2024	First published version	
1.0	01.04.2025	<ul> <li>Revised requirements based on feedback from reference group, users of the contract, and suppliers</li> <li>Added data protection requirements</li> <li>Added mapping table to ISO 27001, NIST CSF 2.0, NSM Grunnprinsipper for IKT-sikkerhet 2.1, and CSA CCM V4.0.12</li> </ul>	

### 1 Preface

As the public sector adopts cloud computing as a key enabler for its digital transformation, information security and data protection represent critical risk areas. At the same time, cyber security risks are highlighted as a strategic area by national security authorities, with nation state threat actors and advanced cybercrime organizations targeting vulnerabilities in digital services and infrastructure.

This document presents the Norwegian Public Sector Cloud Marketplace (MPS) Cloud Reference Architecture: Information Security and Data Protection Requirements for Cloud Contracts. Its primary purpose is to strengthen information security and data protection in the Norwegian public sector, through verifying the security of cloud services ("security of the cloud") and enabling secure adoption of cloud services ("security in the cloud").

We use the term "MPS Cloud Reference Architecture: Information Security and Data Protection Requirements for Cloud Contracts" as a concept to describe the overall principles, methodology, and requirements for information security and data protection developed for cloud services by MPS. This document represents a key part of the reference architecture – the information security and data protection requirements.

The document is based on international and national laws, standards and frameworks, and example cloud agreements. It is developed in cooperation with public sector entities, cloud vendors, and relevant authorities, and it is tested in framework agreement procurement processes at MPS.

The document is intended to be used for cloud services in the public sector, both the public sector (customers) and cloud service providers (suppliers). It should be noted that the requirements outlined are intended to be used as a reference, and that all requirements do not apply in all cases. Users should review and select applicable parts of the document, and add additional requirements as needed.

The document will be continuously updated through user feedback, with new additions. This version – version 1.0 - incorporates data protection requirements, feedback and input from users and suppliers, as well as a mapping to laws, standards and frameworks.

We hope this comes to good use!

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## 2 Introduction

This document contains the first version of the MPS Cloud Reference Architecture Information Security and Data Protection Requirements for Cloud Contracts, developed and published by the Norwegian Public Sector Cloud Marketplace (MPS) at the Norwegian Agency for Public and Financial Management (DFØ).

The purpose of the document is to strengthen information security and data protection in the Norwegian public sector through making available a set of information security and data protection requirements, enabling the public sector to set requirements and verify the security and privacy of cloud services ("security of the cloud"), but also to succeed with managing risks in their cloud adoption ("security in the cloud").

We use the term "MPS Reference Architecture" as a concept to describe the overall principles, methodology, and requirements for information security and data protection developed for cloud services by MPS. The "MPS Cloud Reference Architecture" will be developed over time and is intended to include information security and data protection requirements (this document) with a mapping to relevant legal / regulatory requirements and security standards / frameworks, vendor input and evaluation forms, as well as the vendors' responses to the requirements, including the vendors' security architectures.

It is important to stress that public sector buyers should make a thorough assessment of each requirement in the particular context of their intended use of the cloud services following a risk-based approach. As a starting point, requirements that limit or skews competition in a public procurement process should not be used unless this is based on legitimate needs and requirements, e.g. regulatory requirements.

#### 2.1 Audience

The document and the outlined requirements are written for the Norwegian public sector and vendors of cloud services and is intended to be used as a reference for procurement, contract management, and vendor management related to cloud services in the public sector.

The document is written in English as the cloud services market is international. A Norwegian translation is available as part of guidance provided by the Norwegian<sup>1</sup> Public Sector Cloud Marketplace.

#### 2.2 Structure and Methodology

The Cloud Security Reference Architecture Information Security Requirements for principal, basic and optional security requirements in Cloud Contracts, is developed during the period 2022-24 in dialogue with users in the Norwegian public sector (government, counties and municipalities), vendors and relevant authorities.

<sup>&</sup>lt;sup>1</sup> markedsplassen.anskaffelser.no

The requirements are based on international standards and frameworks (including ISO 27001 and NIST Cyber Security Framework 2.0, also referred to as NIST CSF), Norwegian standards and frameworks (including NSM ICT Security Principles and "Normen"), legal frameworks (including GDPR, NIS2, the Norwegian Security Act, and the Norwegian Digital Security Act), and a comprehensive assessment of information security and data protection requirements from both national (government and municipalities) and international example contracts. A comprehensive overview of referenced standards and frameworks is included as an appendix, and a mapping table with relevant laws, standards, and frameworks will be provided at a later stage.

The requirements are further tested in procurement processes and market assessments at the Norwegian Public Sector Cloud Marketplace, where the vendors have had the opportunity to ask questions and to give input to the requirements.

The requirements are structured in 3 sections, as follows:

- A. **Principal requirements:** High level information security and data protection requirements intended to be included in the main contract of cloud services agreements.
- B. Basic information security and data protection requirements: A comprehensive set of information security requirements intended to be included as a security annex in cloud services agreements. As a general rule, this section defines requirements for the Supplier and the Service(s) provided, i.e., "security of the cloud".
- C. Optional information security and data protection requirements: A set of optional information security requirements intended to support the Norwegian public sector with a secure and compliant cloud adoption, i.e., "security in the cloud", supported by the vendor's reference architecture, specific national requirements, and other security related services.

It should be noted that the requirements are intended to be used as a reference, and that all requirements do not apply in all cases. Users of the Cloud Security Reference Architecture should review and select applicable requirements, and add additional requirements as required. This evaluation should include whether the requirements are mandatory requirements, evaluation requirement, optional requirements, or documentation requirements. To determine the applicable requirements for each environment, it is advisable to adopt a risk-based approach, guided by recognized frameworks such as those previously mentioned.

The following key terms are used in the document:

- Contract: The cloud service agreement between Customer and Supplier
- Service: The cloud services in question (i.e., laaS, PaaS and/ or SaaS²)
- Customer: The entity buying or consuming cloud services
- Supplier: The cloud service provider

Personal Data: Any information relating to an identified or identifiable natural person (cf. the GDPR art. 4 no. 1

<sup>&</sup>lt;sup>2</sup> Infrastructure-as-a-Service, Platform-as-a-Service, Software-as-a-Service

The term "such as" is used in the requirements to provide examples, such as relevant laws, standards, technologies, and products. Such examples are not to be considered complete (i.e., the lists are not exhaustive) or mandatory (i.e., the Supplier(s) are not required to support all examples provided.)

# **3 Principal Security Requirements**

This chapter contains high level information security and data protection requirements intended to be included in the main contract of cloud services agreements. The purpose of this chapter is to define high level requirements for the Supplier and the Service(s) in scope (i.e., "security of the cloud".)

Number	Category	Requirement	
A.1	Purpose	The Supplier acknowledges that information security is of critical importance to the Norwegian government and the Customer under this Agreement.	
A.2	Purpose	The Supplier shall ensure that all security risks are managed in a vigilant manner and take all necessary measures to protect the offered Services from all levels of internal and external threats, including, but not limited to, nation state targeted network and intelligence operations.	
A.3	Compliance	The Supplier (and any person or entity acting on its behalf, including Subcontractors, and any Affiliate) shall;  A) comply with all Laws applicable to the Supplier in general, including those concerning security, bribery, corruption, and fraud;  B) offer Services that are in accordance with applicable Laws and that will enable the Customers to comply with applicable Laws relevant for the Services, including the Regulation (EU) 2016/679 (GDPR) (where applicable) and the Norwegian Act no 38 of 15 June 2018 relating to the Processing of Personal Data (Personal Data Act); and  C) comply with the highest standards of business ethics, i.e., establish and maintain robust processes and controls to ensure ethical compliance for itself and throughout its supply chain.	
A.4	Compliance	The Supplier shall comply with international standards and frameworks for information security.  The Supplier shall achieve and maintain information security and data protection compliance in accordance with international standards and frameworks, such as ISO/IEC 27001:2022, NIST Cybersecurity Framework v.2.0, or other substantially equivalent standard(s) for	

		information security management and any updates to such standards.	
A.5	Documentation	The Supplier shall, within 30 (thirty) days after a written request from the Customer, provide reasonable documentation to verify compliance of any security or data protection provisions in the Contract.	
A.6	Notification	In the event of a serious security incident or significantly increased threat to the information security relating to the provisioning of the Services, the Supplier shall provide an initial notification in writing or by phone directly to the Customer within 24 hours and a report of the incident within 72 hours. This equally applies to compromises of personal information.	
A.7	Audit	The Customer shall, by itself or by use of a third party, have the right to carry out audits of the Supplier in order to:  A) verify that the Supplier is complying with this Agreement;  B) carry out general IT security risk audits/reviews;  C) carry out data security and data protection audits/reviews; or  D) accommodate requests from Norwegian security authorities and for compliance with Laws, hereunder the Norwegian Act no 24 of 1 June 2018 relating to national security (the Security Act).	
A.8	Governance	The Supplier shall appoint a security responsible at an executive level as a counterpart to the Customer, who is responsible for strategic security meeting places, reporting, and follow-up of material risks, incidents, and vulnerabilities.	

# 4 Basic Information Security and Data Protection Requirements

This section contains a comprehensive set of information security and data protection requirements intended to be included as a security annex in cloud services agreements. The purpose of this chapter is to define basic requirements for the Supplier and the Service(s) in scope (i.e., "security of the cloud".)

It is recommended that the requirements are reviewed for the scope in question and adjusted accordingly, including adding new or removing unnecessary requirements.

Please note that there is an intended redundancy between some of the principal requirements (level A) and the basic information security and data protection requirements (level B). This is to support more complex contract structures, such as framework agreements, and it is indicated through cross-references (footnotes). This can be simplified by removing redundant requirements in level A or B respectively.

#### **4.1 Basic Information Security Requirements**

Numbe	Category	Title	Requirement
r			
B.IS.1 <sup>3</sup>	Security	Compliance	The Supplier shall achieve and maintain
	Governanc	with	information security and data protection
	е	standards	compliance in accordance with:
		and	a) ISO 27001:2022, NIST Cybersecurity
		frameworks	Framework 2.0 or other substantially
			equivalent standard(s) for information
			security management and any updates
			to such standards;
			b) cloud specific frameworks, such as ISO
			27017, CCM-CSA, C5 and FedRAMP or
			other equivalent standards.
B.IS.2	Security	Information	The Supplier shall establish and maintain an
	Governanc	security	effective information security management
	е	management	system that considers all information security
		system	risks, including both external threats and insider
			risks. The Services shall comply with

<sup>&</sup>lt;sup>3</sup> See also requirement A.4

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			requirements set forth in ISO/IEC 27001:2022
			requirements set forth in ISO/IEC 27001:2022, or
D 10 0	6		equivalent standards.
B.IS.3	Security Governanc	Assurance	The Supplier shall, either on-line or upon
	e		request, provide documentation that verifies
			independent assurance of the Supplier's
			information security management system
			through ISO/IEC 27001:2022 certifications, SOC2
			Type 2 reports, C5, FedRAMP or equivalent
			evidence. The Supplier shall maintain the
			assurance at an equivalent or higher level
			throughout the duration of the Contract.
B.IS.4	Security	Security audit	The Supplier shall ensure the security of the
	Governanc	and security	Service(s) through regular external and internal
	е	testing	security audits and security testing. If evidence
		obligation <b>s</b> –	from the Supplier's security audits indicate the
		Regular	need for sharing more detailed information with
		Security	the customer, the Supplier shall provide
		Audits and	specifications of the type, scope, and frequency
		Testing	of the testing.
		resting	of the testing.
B.IS.5	Security	Security audit	The Supplier shall address issues identified in
	Governanc	and security	security audits or security tests that are relevant
	е	testing	to the Service(s) without undue delay and
		obligations –	provide the Customer with a copy of the security
		Documentati	audit or testing report upon request. In the event
		on and	that the document contains Supplier
		Remediation	Confidential information, then either a redacted
		Remediation	
			version will be supplied or alternative evidence that the issue has been satisfactorily rectified.
			that the issue has been satisfactority rectified.
B.IS.6	Security	Access to	The Supplier shall, either on-line or upon
2	Governanc	Security	request, make available to the Customer
	е	Documents	relevant documents necessary to demonstrate
		Documents	compliance with the obligations laid down in the
			Contract.
			Contract
B.IS.7	Security	Third Party	The Supplier shall ensure that third parties (e.g.,
	Governanc	Security	vendors, services, subcontractors, and software
	е	Management	providers) used in providing the Services to the
		- Security	Customer under the Contract fulfil the security
		Requirement	requirements, or substantially equivalent
		S	security requirements, set out in this Contract.
		J	security requirements, set out in this contract.

B.IS.8	Security	Third Party	The Supplier shall notify the Customer, for the
D.13.0	Governanc	Security	purpose of assessing foreign ownership risks, in
	e	Management	advance of any planned changes to the
		– Ownership	ownership or operation of the data centres or
		and	infrastructure used to deliver the Service(s).
		Operations of	Such notice shall include the identity of the new
		Data Centres	-
		_	third-party owner or operator, if applicable, and
		and Infrastructure	any potential impact on the provision of the
		inirastructure	Services. This requirement is limited to data
			centres and infrastructure used to provision the
D 1C 04	Caananatia	lus for una obtions	Service(s) in the EU/EEA.
B.IS.9⁴	Cooperatio n regarding	Information	The Supplier shall appoint an information
	Informatio	security roles	security manager role or other point of contact
	n Security	and	under the Contract as a counterpart to the
		responsibiliti	Customer, who is responsible for updating the
		es – point of	Customer on the Suppliers security strategy and
		contact	roadmaps, security products and services, risks,
			incidents, and vulnerabilities. The Customer
			shall be entitled to escalate any security issues at
7.10.10			an executive level.
B.IS.10	Cooperatio	Information	Both Parties can summon a meeting with 7
	n regarding informatio	security roles	(seven) days' written notice.
	n security	and	
		responsibiliti	
		es –	
		Summoning	
- IO 11		meetings	
B.IS.11	Incident, Asset and	Security	The Supplier shall establish and maintain
	Vulnerabili	incident	processes for security incident management and
	ty	management	threat intelligence. This includes actively detect,
	Manageme	and threat	identify and respond to threats and security
	nt	intelligence -	incidents, including those arising from third
		Processes	parties or third-party components in the
			Service(s).
D IC 405	La at La a	Caraca :	Lastin and after a control of the co
B.IS.12 <sup>5</sup>	Incident, Asset and	Security	In the event of a serious security incident or
	Vulnerabili	incident	significantly increased threat to the information
	ty	management	security relating to the provisioning of the
	Manageme	and threat	Services, the Supplier shall, through the
	nt	intelligence -	Suppliers established processes, provide an

<sup>&</sup>lt;sup>4</sup> See also requirement A.8

<sup>&</sup>lt;sup>5</sup> See also requirement A.6

B.IS.13	Incident, Asset and Vulnerabili ty	Notifications and Documentati on Security incident management	initial notification directly to the Customer within 24 hours and a report of the incident within 72 hours. This equally applies to compromises of personal information.  The report shall include information about the systems, services and information affected, along with an assessment of the impact on the Customer and a remediation plan.  In the event of a serious security incident, the Supplier shall cooperate with relevant vendors appointed by the Customer, such as ICT
	Manageme nt	and threat intelligence - Cooperation	outsourcing partners, cloud vendors and managed security services providers appointed by the Customer, to ensure the operational information security of the Customer's systems.
B.IS.14	Incident, Asset and Vulnerabili ty Manageme nt	Security incident management and threat intelligence - Access to Security Logs	In the event of security breaches in the Services, the Supplier shall maintain and on either on-line or on request from the Customer provide access to a security log of all incidents concerning Customer Data, including log data and relevant indicators of compromise, for Customer incident analysis and digital forensic purposes.
B.IS.15	Incident, Asset and Vulnerabili ty Manageme nt	Security incident management and threat intelligence - Threat Intelligence	The Supplier shall perform threat intelligence for the Service(s) in scope and continuously, or at least daily, update indicators of compromise (IoCs) and malware definitions.
B.IS.16	Incident, Asset and Vulnerabili ty Manageme nt	Security incident management and threat intelligence - Malicious Software	The Supplier shall, while performing under the Contract, ensure that all software and storage media used in the provisioning of the Service(s) is free of any known malicious software.
B.IS.17	Incident, Asset and Vulnerabili	Asset and Vulnerability Management	The Supplier shall establish and maintain processes for management and control of enterprise and software assets used in

	<b>4.</b> .	A t	nove delegation that Complete (a) This is the
	ty Manageme nt	– Asset Management	provisioning the Service(s). This includes keeping updated asset inventories with asset ownership, detecting and managing unauthorized assets, and managing relevant controls.
B.IS.18	Incident, Asset and Vulnerabili ty Manageme nt	Asset and Vulnerability Management  - Vulnerability Management	The Supplier shall establish and maintain processes for managing vulnerabilities in the Services. This includes performing security patching and implementing other compensating measures.
B.IS.19	Incident, Asset and Vulnerabili ty Manageme nt	Asset and Vulnerability Management – third-party vulnerabilitie s	The Supplier shall monitor third-party vulnerability notifications and other relevant security vulnerability advisories.
B.IS.20	Incident, Asset and Vulnerabili ty Manageme nt	Asset and Vulnerability Management - Vulnerability Identification and Scoring	Each vulnerability identified in the Service(s) shall be assigned a unique Common Vulnerability and Exposures ("CVE") identifier and a Common Vulnerability Scoring System ("CVSS") score. The Supplier shall maintain a record of all identified vulnerabilities.
B.IS.21	Incident, Asset and Vulnerabili ty Manageme nt	Asset and Vulnerability Management - Vulnerability Notification	The Supplier shall, either through established notification channels or in writing, notify the Customer without undue delay of any vulnerabilities identified in the Services, including vulnerabilities from 3 <sup>rd</sup> party vendors used to produce the Service, with a CVSS score of 9.0 to 10.0 (Critical) or 7.0 to 8.9 (High). The notification shall include information about the systems and information affected, along with an assessment of the impact on the Customer, and a remediation plan. The Supplier shall provide necessary support and information to the Customer and take appropriate actions to manage and mitigate risks associated with such vulnerabilities.
B.IS.22	Incident, Asset and	Suspension of service due	In the event of a serious security incident or vulnerability affecting the provisioning of the

	Vulnerabili ty Manageme nt	to security incidents and vulnerabilitie s	Services, the Supplier shall offer to suspend the Services until the situation has been resolved or the Supplier has remedied the issue to the Customer's satisfaction. The Supplier shall assist the Customer with suspending the Services upon request.
B.IS.23	Incident, Asset and Vulnerabili ty Manageme nt	Penetration testing rights	The Customer, shall, by itself or by use of a third party, have the right to perform penetration testing of the Service(s) according to procedures defined and maintained by the Supplier, to identify and analyse potential security vulnerabilities and risks.
B.IS.24	Access Control and Customer Data	Security Access Management	The Supplier shall implement and maintain strict access control policies and procedures to ensure that only identified and authorised employees and third parties have access to the Service(s) and their management system. The policies must, at minimum, address privileged access management, password management, authentication, authorisation, provisioning, change of role or work tasks and revocation of terminated users, separation of duties, approval workflows, and just-enough and just-in-time administration.
B.IS.25	Access Control and Customer Data	Security Access Management - Regular Access Reviews	The Supplier shall conduct regular access review to ensure compliance with the established access control policies and procedures.
B.IS.26	Access Control and Customer Data	Flexible and fine-grained identity and access management – Customer Identity and Access Management	The Supplier shall provide the Customer with flexible and fine-grained mechanisms for identity and access management. This includes supporting integration with the Customer's existing identity and access management systems, such as user directories.

B.IS.27	Access Control and Customer Data	Flexible and fine-grained identity and access management – Standards for Crossdomain Identity Management	The Supplier shall support relevant standards such as SCIM 2.0 or IETF RFC 7643 for crossdomain identity management.
B.IS.28	Access Control and Customer Data	Secure Remote Access	The Supplier shall ensure that any remote access to the Service(s) by its employees and third parties is secured with effective encryption and phishing resistant authentication measures in accordance with best industry practices, and that security gateways (enabling security policy enforcement, security monitoring, etc.) are used to control access between the Internet and the Supplier's Service(s).
B.IS.29	Access Control and Customer Data	Separation of Customer Data	The Supplier shall keep all Customer Data logically separate from the data of any third parties in order to eliminate the risk of compromising data and/ or unauthorised access to data. Logically separate means the implementation and maintenance of necessary and technical measures to secure data against undesired change or access. Undesired changes or access shall include access by the Supplier's personnel or others who do not need access to the information in their work for Customer.
B.IS.30	Access Control and Customer Data	Encryption of Customer Data – Protection of Customer Data	The Supplier shall ensure protection of Customer Data in transit and at rest, both internally within the Service(s) and for inbound/outbound traffic, including web access, APIs and administrative accesses.
B.IS.31	Access Control and Customer Data	Encryption of Customer Data – State	To achieve this protection, the Supplier shall implement measures such as state of the art encryption in transit and at rest and phishing resistant authentication. State of the art shall be

B.IS.32	Access Control and Customer Data	of the Art Encryption  Encryption of Customer Data – Quantum Resistant Cryptographi c Algorithms	interpreted as industry best practice with regards to choice of cryptographic protocols and algorithms.  The Supplier should document its roadmap to ensure that cryptographic algorithms used in the Service(s) are quantum resistant, in accordance with, e.g., CNSA 2.0 ("Commercial National Security Algorithm Suite 2.0"), NIST standards for post-quantum cryptography, "NSMs veileder for kvantemigrering", "NSMs kryptografiske anbefalinger (utkast 2024)", or similar.
B.IS.33	Access Control and Customer Data	Logging of access to Customer Data	The Supplier shall maintain logs of all access to Customer Data by its own employees and any of its third parties and shall make such logs available to the Customer upon request.
B.IS.34	Access Control and Customer Data	Logging of access to Customer Data – Retention Period	The logs shall be retained for a defined retention period defined and maintained by the Supplier, taking into account applicable Laws and regulations, as well as any applicable recommendations from Norwegian authorities.
B.IS.35	Access Control and Customer Data	Notification of relocation of Customer Data	The Supplier shall notify the Customer in writing in advance of any planned relocation or transfer of Customer Data, including backups, to a new region or data center. This requirement is limited to data centres and infrastructure used to provision the Service(s) in the EU/EEA.
B.IS.36	Change Manageme nt and Security by Design	Change Management	The Supplier shall establish and maintain strict procedures for technology change management and deviation handling in the Service(s).
B.IS.37	Change Manageme nt and Security by Design	Change Management – Advance Notice	The Supplier shall provide advance notice to the Customer of any changes to the Service(s) that may negatively impact information security with sufficient time for the Customer to object.

B.IS.38 B.IS.39	Change Manageme nt and Security by Design  Change Manageme nt and	Security by Design  Security by Design – Testing	The Supplier shall implement and adhere to security by design principles in the provision of the Service(s) and ensure that software hardening best practices are implemented with secure configuration set as default.  The Supplier shall conduct testing to ensure that the Service(s) maintain a high level of integrity and quality, with no backdoors or known
	Security by Design		vulnerabilities.
B.IS.40	Change Manageme nt and Security by Design	Security by Design – Standards and Best Practices	The Supplier shall follow relevant industry standards and best practices to ensure security by design, such as CIS, CWE Top 25, OWASP Top 10, and OWASP ASVS.
B.IS.41	Business Continuity	Business Continuity and Disaster Recovery	The Supplier shall establish and maintain business continuity and disaster recovery plans that adhere to best industry standards, such as ISO 22313 or equivalent. The plans shall include measures to prevent or mitigate the impact of various types of disasters or disruptions, including but not limited to ransomware attacks, a distributed denial-of-service attack ("DDoS Attacks"), advanced persistent threats ("APT") attacks, unavailability of external IT resources or other external authentication sources, sabotage, fire, and natural catastrophes. The Supplier shall regularly test and rehearse these plans to ensure their effectiveness in the event of a disaster or disruption.
B.IS.42	Business Continuity	Business Continuity and Disaster Recovery – Capacity Management	The Supplier shall implement and maintain capacity management measures to ensure stable operations in both normal and disaster recovery situations.
B.IS.43	Business Continuity	Backup and Restore of the Supplier's Systems	The Supplier shall conduct regular backups, including offline backups, and restore testing to ensure the integrity and availability of its systems.

B.IS.44	Physical and Personnel Security	Physical Security	The Supplier shall implement and maintain appropriate physical security measures for its data centres, cloud infrastructure, operations environments (including remote operations), and any equipment installed on Customer premises, in accordance with relevant international standards and the Supplier's own policies.
B.IS.45	Physical and Personnel Security	Physical Security – Audits	The Supplier shall conduct annual audits of its physical security measures by an independent, qualified auditor certified to evaluate compliance with applicable standards and policies.
B.IS.46	Physical and Personnel Security	Personnel Security	The Supplier shall ensure that all personnel involved in the delivery of the Service(s), including personnel of any subcontractors and third parties, have committed themselves to confidentiality, receive appropriate training and maintain necessary expertise on security matters. This shall include training on applicable security rules, regulations and standards, including Customer-specific security rules where applicable.
B.IS.47	Physical and Personnel Security	Personnel Security – Security Screening and Clearance	The Supplier shall establish and maintain procedures for personnel security, including screening and background checks, to ensure that all personnel have the level of security clearance appropriate for their role, in accordance with applicable laws and industry best practices.
B.IS.48	Physical and Personnel Security	Personnel Security – Audits	The Supplier shall perform annual security audits on these procedures, conducted by a third-party auditor, to evaluate compliance with applicable standards and policies.

## **4.2 Basic Data Protection Requirements**

This section contains data protection requirements intended to be included as a data protection annex. If the Supplier acts as processor, the requirements may also be incorporated into an agreement according to GDPR art. 28 ("Data Processing Agreement").

The Customer must always consider what kind of data will be processed and the Parties' roles under applicable data protection legislation (e.g. the GDPR and the Norwegian Data Protection Act). It is therefore recommended that the requirements are reviewed for the scope in question and adjusted accordingly, including adding new or removing unnecessary requirements.

References to Personal Data is Personal Data as defined in this document section 2.2.

Number	Category	Requirement
B.DP.1	General	The obligations and requirements set out in annex applies
		when the Supplier processes Personal Data in connection with
		the delivery of the Services and comes in addition to the
		Supplier's other obligations under the Agreement.
B.DP.2	Competence, training and awareness	The Supplier shall ensure and document that authorised personnel, including any of its data processors or subprocessors, have the necessary competency and training within privacy and data protection in accordance with best industry practice, and applicable data protection legislation.  The Supplier shall build and maintain a culture to ensure that all relevant personnel receive appropriate awareness training to understand their responsibilities for data protection and information security.
		The Supplier shall on regularly basis evaluate the competency
		and training of their personnel, including an assessment of the actions and measures implemented.
B.DP.3	Data processing agreement (DPA)	If the Supplier processes Personal Data on behalf of the Customer as a data processor, the Customer and the Supplier are obliged to enter into Data Processing Agreement (DPA) in accordance with GDPR art. 28 and any sector-specific data protection legislation that is relevant to the Customer's activities. A full and final Data Processing Agreement shall be signed and binding by the Customer and the Supplier prior to processing of Personal Data.
		If not set out elsewhere in the Contract, the DPA shall include a list of all sub-processors including name, addresses and location of processing.

B.DP.4	Customer's	The Parties may use the Supplier's standard Data Processing Agreement, provided that it fulfils the requirements of GDPR art. 28 and is not in conflict with any provisions of the Contract.  If the Supplier processes Personal Data on behalf of the
	instructions and the role of the parties	Customer as a data processor, the Supplier shall process Personal Data only on documented instructions from the Customer, unless required to do so by applicable EU/EEA or Member State law to which the Supplier is subject. The Customer's instructions shall be specified in the Data Processing Agreement or the Contract.
		The Supplier shall not process Personal Data for any other purposes (including its own purposes) other than those set out in the Contract, the Data Processing Agreement or subsequent documented instructions from the Customer. The Supplier shall not process Personal Data to a greater extent than necessary to fulfil the aforementioned purposes. The Supplier may not itself determine what kind of processing they are authorised to do.
		The Supplier shall only process and store Personal Data about the Customer's administrators and end-users, including the Customer's use of the Services, when and to the extent such processing is necessary to perform the Supplier's obligations under the Contract. The Supplier shall upon request from the Customer document how only required Personal Data about such users is registered, stored and processed.
		If the Supplier determines the purposes and means for certain processing activities related to the delivery of the Services under the Contract, the Supplier will be regarded as a data controller for those processing activities. In such cases, the Supplier shall identify the relevant processing activities and specify the legal basis for each processing activity.
B.DP.5	Personal Data controls and measures	The Supplier shall implement and maintain a management system and/or internal control system for the processing of Personal Data in accordance with applicable data protection legislation and industry best practice, e.g. by adherence to approved codes of conduct or approved certification mechanisms as referred to in GDPR arts. 40 and 42. The internal control system shall be reviewed and updated regularly.
		The Supplier shall have a data protection officer when required according to GDPR art. 37.
		The Supplier shall upon request document the following: a) how data protection is organised, managed and controlled in

B.DP.6	Collaboration	its business and supply chain, including clearly defined roles and responsibilities; b) how Personal Data is processed in the Services, including the systems used, data flows and subcontractors processing, including what and why they process Personal Data; and c) the roles and responsibilities under applicable data protection legislation, including between the Customer, the Supplier and, where applicable, the Suppliers' subcontractors.  The Supplier shall collaborate with the Customer to ensure the
2.21.0	regarding Personal	protection and compliance of processing of Personal Data.
	Data	The Supplier shall notify the Customer immediately if it considers that any of the Customer's documented instructions infringe applicable data protection legislation.  The Supplier shall provide all reasonable assistance to the Customer to enable the Customer to comply with applicable
		data protection legislation. This includes, but is not limited to upon request: a) provide the Customer with an assessment of the necessity and proportionality of the processing operations in relation to the Services; b) assist the Customer with an assessment of the risks to the rights and freedoms of Data Subjects, including, but not limited to Transfer Impact Assessment (TIA) and/or Data Protection Impact Assessment (DPIA) where applicable; and c) provide the Customer with information on measures envisaged to address the risks, including safeguards, security measures, and mechanisms to ensure the protection of Personal Data.
		The Supplier shall notify the Customer without undue delay where: a) the Supplier becomes aware of an incident resulting in loss of the Customer's Personal Data, or an incident leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to, Customer's Personal Data transmitted, stored or otherwise processed; b) receiving any communication from the Norwegian Data Protection Authority ("Datatilsynet") or any other regulatory authority in connection with Personal Data processed under the Contract.
		The Supplier shall notify the Customer as soon as possible if it receives: a) a request made by, or on behalf of, a data subject in accordance with rights granted pursuant to the GDPR chapter III (e.g. a access request or to rectify, block or erase any Personal Data); b) a request from any third party for disclosure of Personal Data where compliance with such request is required or purported to be required by law; or c) any other request, complaint or communication relating to either Party's obligations under the Data Protection Legislation.

B.DP.7	Description of processing activities by Supplier and its data processors and/or sub- processors	The Supplier shall upon request provide or make available to the Customer a detailed description of the processing activities carried out by the Supplier and any of its data processors or sub-processor(s), and the purpose of the processing. This description shall include at a minimum: a) the specific processing activities in which the Supplier and data processor or sub-processor will be involved, including which Service(s) that contain Personal Data the data processor or sub-processor will have access to; b) the circumstances under which the data processor or sub-processor will have access to Personal Data for each of the processing activities, including whether access is continuous or only granted periodically or upon the Supplier's instructions; and c) the categories of Personal Data that is processed by the Supplier and data processor or sub-processor for each of the processing activities.
B.DP.8	Data protection by design and default	The Supplier shall provide the Services in accordance with data protection by design and by default principles throughout the lifecycle of the service, in accordance with GDPR art. 25.
B.DP.9	Data Subject's rights	The Supplier shall have solutions that enables the Customer to, in an efficient manner, fulfil the natural persons' rights according to GDPR, including rights to access, to be informed, to rectification, to restriction, erasure, and data portability.
B.DP.10	Authorisation to engage sub- processors	If the Supplier acts as data processor, the Supplier's general or specific authorisation to engage sub-processors shall be specified in the Data Processing Agreement. A general authorisation in the Data Processing Agreement only applies to sub-processors in the EEA. The Supplier shall not engage sub-processors outside the EEA without the Customer's prior specific authorisation unless otherwise is specifically and explicitly agreed in the Contract.
		The Supplier shall upon request document the controls, processes, and frameworks, including risk assessments used to assess, approve, evaluate and follow up sub-processors from a data protection perspective.
		The Supplier shall upon request document data protection compliance of sub-processors.
B.DP.11	New sub- processors	If the Supplier, when acting as data processor, has a general authorisation from the Customer for the engagement of subprocessors, the Supplier shall notify the Customer in writing of any new sub-processors minimum 45 -forty-five- days prior to the engagement of such sub-processor.
		The Customer shall have the right to object to the engagement of new sub-processors in accordance with the Data Processing

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		Agreement, EU SCC and GDPR art. 28. If the Customer does not object within 15 -fifteen- days, the sub-processor is deemed approved. If the Customer objects to the engagement of a new sub-processor, the following procedure shall be followed: a) The Supplier shall provide a written explanation as to why the processing of Personal Data by the sub-processor is in accordance with applicable laws, and how the use of the sub-processor will ensure compliance with applicable obligations under the Contract and applicable legislation. In addition, the Supplier shall address any objections raised by the Customer regarding the engagement of the sub-processor; b) If the Customer still objects to the engagement of the new sub-processor, the Supplier shall use its best efforts to provide the Services without engaging the objected sub-processor, while ensuring that an equivalent level of information security is maintained; c) If the Supplier cannot provide the Services without engaging the objected sub-processor, then Customer shall have the right to terminate the Contract, or relevant Services under the Contract, with immediate effect without any liability.
B.DP.12	Engagement of sub- processors	If the Supplier, when acting as a data processor, engages a sub- processor for carrying out specific processing activities on behalf of the Customer, it shall do so by way of contract which imposes in substance the same data protections obligations as the ones imposed on the Supplier under the Data Processing Agreement.
		At the Customer's request, the Supplier shall provide a copy of such sub-processor agreement and any subsequent amendments to the Customer. To the extent necessary to protect business secret or other confidential information, including Personal Data, the Supplier may redact the text of the agreement prior to sharing the copy
		The Supplier shall remain fully responsible to the Customer for the performance of the sub-processor's obligations in accordance with its contract with the sub-processor. The Supplier shall notify the Customer of any failure by the sub-processor to fulfil its contractual obligations.
B.DP.13	Locations and transfer of data	Personal Data shall not be transferred outside EU/EEA unless explicitly agreed with the Customer in the Agreement or the Data Processing Agreement, if relevant, and in accordance with the procedures set out in this clause.
		Any transfer of Personal Data to countries outside the EU/EEA ("Third Country") shall be in accordance with GDPR chapter V (Transfers of personal data to third countries or international organisation), prior to such transfer. Transfer includes, but is not limited to: a) processing of Personal Data in data centres, etc. located in a Third Country; b) processing of Personal Data

		by another data processor or sub-processor in a Third Country (e.g. by remote access to Personal Data stored in EU/EEA); or c) disclosing Personal Data to a data controller or data processor (including international organisations) in a Third Country.
B.DP.14	Description of transfers to Third Countries	The Supplier shall on the Customer's request describe any transfers of Personal Data out of the EU/EEA that will be necessary for the performance of the Contract.  The description shall at least include:  - A description of all transfers made by the Supplier, including the Supplier's processors or sub-processors  - The legal basis for transfer in accordance with GDPR chapter V. If the transfer is based on EU Standard Contractual Clauses for transfers to Third Countries (EU SCC), specify the data exporter and the data importer, the relevant EU SCC module, and provide information on any onward transfers  - Full formal business name, address and organization number of all data importers outside the EU/EEA  - Whether the Personal Data is transferred to and stored in the Third Country, or whether the transfer concerns remote access or other access to personal data stored in the EU/EEA  - The purpose of the transfers  - The categories of personal data being transferred  - How often transfers will take place
B.DP.15	Documented assessment of transfer based on EU SCC and BCR (transfer impact assessment)	If any transfer of Personal Data is based on EU SCC or Binding Corporate Rules (BCR), the Supplier shall on the Customer's request provide a documented assessment of Third Country legislation and practices affecting the processing of Personal Data in the delivery, as well as the circumstances of the transfer, and additional measures (technical, organizational and contractual) taken by the Supplier, including its processors and sub-processors. The documented assessment shall at least contain what is required under Clause 14 (b) of the EU SCC, including documented experiences related to the disclosure of Personal Data to Third Country authorities.
B.DP.16	Data monitoring laws	The Supplier shall document and notify the Customer immediately if it has reason to believe that the laws and practices in a Third Country applicable to the processing of the Personal Data, including any requirements to disclose Personal Data or measures authorising access by public authorities, prevent the Supplier, or its data processor or sub-processors, from fulfilling its obligations under the Contract.
B.DP.17	Termination	Following termination of the Contract, the Supplier shall, at the choice of the Customer, delete all Personal Data processed on behalf of the Customer and certify to the Customer that it has done so, or, return all the Personal Data to the Customer and delete existing copies unless mandatory laws in the EU/EEA requires storage of the Personal Data. Until the data is deleted or returned, the Supplier, including its processor or sub-

	processors, shall continue to ensure compliance with the data
	protection and security requirements under the Contract.

# 5 Cloud Enablement Security Requirements

This section contains a set of information security requirements intended to support the Norwegian public sector with "security in the cloud", supported by the vendor's reference architecture, specific national legal and regulatory requirements, and other security related services.

This section is a collection of identified optional cloud requirements and is not necessarily intended to be applied in full. It is recommended that only requirements relevant for the scope in question are included in procurement and / or contract documents.

Num	Title	Requirement
ber		
C.1	Security	The Supplier is requested to document its security
	Architecture	architecture(s) and how it can be applied by the Customer.
		The security architecture should be aligned with industry
		best practice security architecture concepts, such as zero
		trust and defendable/defensible security architecture and
		established cyber security frameworks, such as NIST
		Cybersecurity framework v2.0 or equivalent.
C.2	Secure Cloud	The Supplier should enable secure configuration,
	Adoption	deployment, and operation of the cloud services in an
	("Security-in-the-	automated fashion with the purpose of reducing security
	cloud")	risks from an end-to-end perspective. If applicable,
		propose relevant landing zones for the Service in scope.
C.3	Governance and	The Supplier should provide a security/ compliance/ trust
	Compliance	portal or dashboard that provides access to relevant
	Dashboard	security policies and up-to-date access to Customer
		security and compliance information.
C.4	Governance and	The Supplier should provide a compliance matrix for the
C.4		Service(s) to document compliance to common
	Compliance Matrix – International	•
	Standards and	international legal frameworks and security standards/
		frameworks, such as NIS2, GDPR, ISO 27001/2, ISO 27017,
<b>6</b> F	Frameworks	NIST CSF, HIPAA, CSA-CCM, FedRamp, and C5.
C.5	Governance and	The Supplier should provide a compliance matrix for the
	Compliance Matrix	Service(s) to document compliance with national security
	– National	laws/ regulations and security frameworks, such as "lov
	Standards and	om digital sikkerhet", "NSM Grunnprinsipper for IKT-
	Frameworks	sikkerhet", and "Normen".

C.6	Security in multi- cloud and hybrid cloud environments	The Supplier should enable end-to-end security in multi- cloud and hybrid cloud environments, for example:  • Extending security tools / services to other cloud
	Civiloniments	services (SaaS/PaaS/IaaS).  • Integrating security tools / services with the security tools / services of other cloud services.
C.7	Cryptography	The Supplier should provide mechanisms / services for encryption to enable effective encryption of Customer data at rest and in transit with customer-managed / customer-owned cryptographic keys.
		The Supplier should document its roadmap to ensure that cryptographic algorithms used in the Service are quantum resistant, in accordance with, e.g., CNSA 2.0 ("Commercial National Security Algorithm Suite 2.0"), NIST standards for post-quantum cryptography, "NSMs veileder for kvantemigrering", "NSMs kryptografiske anbefalinger (utkast 2024)", or similar.
		Describe how this is solved, including key encryption protocols, key management.
C.8	Flexible and fine- grained identity and access management – Customer Identity and Access	The Supplier shall provide the Customer with flexible and fine-grained mechanisms for identity and access management. This includes facilitating integration with the Customer's existing identity and access management systems, such as user directories.
	Management	The Supplier shall support relevant standards such as SAML 2.0, SCIM 2.0 or IETF RFC 7643 for cross-domain identity and access management.
C.9	Legal and Regulatory - Personnel Security	The Supplier should be able to meet legal and regulatory requirements related to personnel security, as mandated by laws and regulations, including:
		<ul> <li>National security clearance of personnel</li> <li>Police certificate of personnel</li> </ul>
		The Supplier should describe how they can support such requirements at the time of implementation or subsequently based on regulatory changes.

C.10	National Location <sup>6</sup>	The Supplier should be able to offer the Service, or a
		subset of the Service, from Norway. This includes using
		infrastructure and resources within Norway. The Supplier
		should also be able to limit the processing of Customer
		Data to Norway. This means no transfer of any Customer
		Data outside Norway, including for support services,
		except when obligated by law.
C.11	EU/EEA Location <sup>7</sup>	The Supplier should be able to offer the Service, or a
		subset of the Service, from EU/EEA. This includes using
		infrastructure and resources within EU/EEA. The Supplier
		should also be able to limit the processing of data to
		EU/EEA. This means no transfer of any data outside
		EU/EEA, including support services, except when obligated
		by law.
C.12	Training and	The Supplier should be able to provide training and
	Awareness	awareness services. Describe how the Supplier can provide
		services and programs for training and awareness to
		enable secure cloud adoption for the Customer and for
		strengthening the security culture in the Customer's
		organization.
C.13	Professional	The Supplier should be able to provide professional
	Services	services. Describe how the Supplier can provide
		implementation services to support a secure cloud
		implementation in compliance with the proposed security
		reference architecture.

 $<sup>^{\</sup>rm 6}$  Must assess in each case if there is a legitimate basis for this requirement, ref. EU/EEA-law, etc.

<sup>&</sup>lt;sup>7</sup> Must assess in each case if there is a legitimate basis for this requirement, ref. EU/EEA-law, etc.

## **6 Compliance Mapping Tables**

This section is intended to provide guidance for the Customer(s) and Supplier(s) in mapping the principal and basic information security requirements to established standards and frameworks for compliance purposes. The compliance mapping tables will be extended with additional standards and frameworks in future versions, including CSA-CCM, NSM Grunnprinsipper, and NIS2.

Note that the mapping table is intended as guidance only based on the included standards. Such a mapping exercise will always be a subjective assessment, and the mapping tables are therefore not to be considered complete (i.e., all mappings are not necessarily provided) or authoritative (i.e., other interpretations are valid).

#### **6.1 Principal Security Requirements Mapping Table**

CSRA Requirement	NIST CSF 2.0	ISO 27001:2022	ISO 27002:2022	NSM Grunnprinsipper for IKT-sikkerhet 2.1	CSA CCM V4.0.12
A.1 Purpose	GV.OC     Organizational     Contex (GV.OC-     01, 02, 04, 05, )	<ul> <li>4.1         Understanding the organization and its context     </li> <li>4.2         Understanding the needs and expectations of interested parties     </li> <li>6.2 Information security objectives and planning to achieve them</li> </ul>			

A.2 Purpose	<ul> <li>GV.OV Oversight (GV.OV-01, 02, 03)</li> <li>GV.PO Policies, Processes, and Procedures (GV.PO-01)</li> <li>GV.RM Risk Management Strategy (GV.RM-01, 02, 03, 04, 06, 07)</li> <li>GV.RA Risk Assessment (ID.RA-05, 06, 07)</li> </ul>	• 6.1.1 General		<ul> <li>1.1 Identify management structures, delliverables and supporting systems (1.1.2, 1.1.3, 1.1.4, 1.1.5)</li> <li>2.1 Include security during procurement and development processes (2.1.4, 2.1.9)</li> <li>2.2 Establish a secure ICT architecture (2.2.7)</li> <li>2.3 Maintain a secure configuration (2.3.10)</li> </ul>	<ul> <li>GRC Governance, Risk and Compliance (GRC-02, GRC-04)</li> <li>TVM Threat &amp; Vulnerability Management (TVM-01)</li> <li>CCC Change Control and Configuration Management (CCC-03)</li> <li>CEK Cryptography, Encryption &amp; Key Management (CEK-07)</li> <li>STA Supply Chain Management, Transparency, and Accountability (STA-08)</li> <li>BCR Business Continuity Management and Operational Resilience (BCR-02)</li> </ul>
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A.3 Compliance	OV.OC     Organizational     Context (GV.OC- 03)	8.1 Operational Planning and Control	<ul> <li>5.4         Management         Responsibilities     </li> <li>5.10 Acceptable         use of         information and         other         associated         assets     </li> <li>5.31 Legal,</li> <li>statutory,</li> <li>regulatory, and</li> <li>contractual</li> <li>requirements</li> </ul>	3.2 Establish security monitoring (3.2.2)	• A&A Audit & Assurance (A&A- 04)
A.4 Compliance	<ul> <li>GV.OC         Organizational         Context (GV-         OC-03)</li> <li>GV.PO Policies,         Processes, and         Procedure         (GV.PO-01)</li> </ul>	<ul> <li>4.3 Determining the scope of the information security management system</li> <li>4.4 Information security management system</li> </ul>	<ul> <li>5.31 Legal, statutory, regulatory, and contractual requirements</li> <li>5.36 Compliance with policies, rules and standards for information security</li> </ul>	2.1 Include     security during     procurement and     development     processes (2.1.3)	GRC Governance,     Risk and     Compliance     (GRC-05, GRC-07)
A.5 Documentation		• 7.5  Documented information	<ul> <li>5.37         Documented operating procedure     </li> </ul>		<ul> <li>BCR Business         Continuity         Management         and Operational     </li> </ul>

			<ul> <li>6.8 Information security event reporting</li> </ul>		Resilience (BCR- 05)
A.6 Notification			6.8 Information security event reporting	<ul> <li>1.3 Identify users and access requirements (1.3.3)</li> <li>4.1 Prepare the organisation for incidents (4.1.5)</li> <li>4.2 Assess and categorize incidents (4.2.3)</li> <li>4.3 Control and manage incidents (4.3.5)</li> </ul>	
A.7 Audit	• ID.IM Improvement (ID.IM-02)	9.2.2 Internal audit program	<ul> <li>5.35         <ul> <li>Independent review of information security</li> </ul> </li> <li>8.34 Protection of information systems during audit testing</li> </ul>		<ul> <li>A&amp;A Audit &amp;         Assurance (A&amp;A-         01, A&amp;A-04,         A&amp;A-05)</li> <li>STA Supply Chain         Management,         Transparency,         and         Accountability         (STA-11)</li> <li>SEF Security         Incident         Management, E-         Discovery &amp;</li> </ul>

					Cloud Forensics (SEF-08)
A.8 Governance	<ul> <li>GV.RR Roles,         Responsibilities,         and Authorities         (GV.RR-01, 02)</li> <li>GV.RM Risk         Management         Strategy         (GV.RM-05)</li> <li>GV.SC         Cybersecurity         Supply Chain         Risk         Management         (GV.SC-02)</li> </ul>	<ul> <li>5.1 Leadership and Commitment</li> <li>5.3 Organizational roles, responsibilities and authorities</li> <li>7.1 Resources</li> </ul>	<ul> <li>5.2 Information security roles and responsibilities</li> <li>5.3 Segregation of duties</li> </ul>	<ul> <li>1.3 Identify users and access requirements         <ul> <li>(1.3.3)</li> </ul> </li> <li>4.1 Prepare the organisation for incidents (4.1.3)</li> </ul>	GRC Governance, Risk and Compliance (GRC-06)

## **6.2 Basic Security Requirements Mapping Table**

CSRA	NIST CSF 2.0	ISO 27001:2022	ISO 27002:2022	NSM Grunnprinsipper	CSA CCM V4.0.12
Requirement				for IKT-sikkerhet 2.1	
B.IS.1 Security Governance – Compliance with standards and frameworks	<ul> <li>GV.OC         Organizational         Context (GV.OC-         03)</li> <li>GV.PO Policies,         Processes, and         Procedure         (GV.PO-01)</li> </ul>	8.1 Operational planning and control	5.31 Legal, statutory and contractual requirements	1.1 Identify     management     structures,     deliverables and     supporting     systems (1.1.1)	• GRC Governance, Risk and Compliance (GRC-05, GRC- 07)

B.IS.2 Security Governance – Information security management system	GV.PO Policies,     Proocesses, and     Procedures     (GV.PO-01, 02)	<ul> <li>4.3         Determining the scope of the information security management system     </li> <li>4.4 Information security management system</li> </ul>	5.36 Compliance with policies, rules, and standards for information security	1.1 Identify     management     structures,     deliverables and     supporting     systems (1.1.2,     1.1.3)	• GRC Governance, Risk and Compliance (GRC-01, GRC- 03, GRC-04, GRC- 05, GRC-07)
B.IS.3 Security governance – Assurance			GV.PO Policies,     Processes, and     Procedure     (GV.PO-01)	• 2.1 Include security during procurement and development processes (2.1.3, 2.1.10)	<ul> <li>GRC         Governance, Risk         and Compliance         (GRC-07)</li> <li>A&amp;A Audit &amp;         Assurance (A&amp;A-         02, A&amp;A-03)</li> </ul>
B.IS.4 Security Governance – Security audit and testing obligations – regular security audits and testing	• ID.IM Improvement (ID.IM-01, 02, 03, 04)	<ul> <li>9.2.2 Internal audit program</li> <li>9.2.1 Internal audit general</li> </ul>	<ul> <li>5.35 Independent review of information security</li> <li>8.34 Protection of information systems during audit testing</li> </ul>		<ul> <li>Audit &amp; Assurance (A&amp;A- 02, A&amp;A-03, A&amp;A-05)</li> <li>STA Supply Chain Management, Transparency, and Accountability (STA-11)</li> </ul>

B.IS.5 Security governance – security audit and testing obligations – documentatio n and remediation	• ID.IM Improvement (ID.IM-02, 03)	<ul> <li>9.2.2 Internal audit program</li> <li>10.2         Noncomformit y and corrective action         10.1 Continual improvement     </li> </ul>	<ul> <li>5.35 Independent review of information security</li> <li>8.34 Protection of information systems during audit testing</li> </ul>		A&A Audit &     Assurance (A&A- 06)
B.IS.6 Security governance – Access to security documents		<ul> <li>5.2 Policy</li> <li>7.5</li> <li>Documented information</li> </ul>	<ul> <li>5.1 Policies for information security</li> <li>5.37 Documented operating procedures</li> </ul>		<ul> <li>BCR Busiuness         Continuity         Management         and Operational         Resilience (BCR-         05)</li> </ul>
B.IS.7 Security governance – Third party security management – security requirements	<ul> <li>ID.IM         <ul> <li>Improvement</li> <li>(ID.IM-02)</li> </ul> </li> <li>GV.SC         <ul> <li>Cybersecurity</li> <li>supply chain risk</li> <li>management</li> <li>(GV.SC-01 to 10)</li> </ul> </li> </ul>	•	<ul> <li>8.26 Application security requirements</li> <li>5.19 Information security in supplier relationships</li> <li>5.21 Managing information security in the ICT supply chain</li> <li>5.20 Addressing information security within</li> </ul>	<ul> <li>2.1 Include security during procurement and development processes (2.1.2, 2.1.3, 2.1.4, 2.1.9, 2.1.10,)</li> <li>4.1 Prepare the organisation for incidents (4.1.4)</li> </ul>	<ul> <li>STA Supply Chain Management, Transparency, and Accountability (STA-01 to STA-12)</li> <li>UEM Universal ENdpoint Management (UEM-14)</li> </ul>

B.IS.8 Security governance – Third party security management ownership and operations of data centres and infrastructure B.IS.9	• GV.RR Roles,	• 5.1 Leadership	supplier agreements  5.21 Managing information secuity in the ICT supply chain  5.20 Addressing information security within supplier agreements  6.6 Confidentiality or non-disclosure agreements  8.30 Outsourced development  5.22 Monitoring, review and change management of supplier services	• 1.3 Identify users	DCS Datacenter Security (DCS-02)      GRC
Cooperation rgarding	Responsibilities, and Authorities	and commitment	security roles and responsibilities	and access requirements (1.3.3)	Governance, Risk and Compliance (GRC-06)

information security – information security responsible	(GV.RR-01, 02, 03, 05)	<ul> <li>5.3         Organizational roles, responsibilities, and authorities     </li> <li>7.1 Resources</li> </ul>	• 5.3 Segration of duties	4.1 Prepare the organisation for incidents (4.1.3)	<ul> <li>SEF Security         <ul> <li>Incident</li> <li>Management, E-</li> <li>Discovery &amp;</li> <li>Cloud Forensics</li> <li>(SEF-08)</li> </ul> </li> </ul>
B.IS.10 Cooperation regarding information security - information security responsible - summoning meetings	GV.RM Risk     management     strategy (GV.RM- 05)				
B.IS.11 Incident, Asset and Vulnerability Management – Security incident management and threat intelligence – processes	<ul> <li>GV.RA Risk         Assessment         Strategy         (GV.RM-05)</li> <li>ID.RA Risk         Assessment         (ID.RA-04, 05)</li> <li>ID.AE Adverse         Event Analysis         (DE.AE-02, 03, 04, 06, 08)</li> <li>RS.MA Incident         Management</li> </ul>		<ul> <li>5.7 Threat intelligence</li> <li>5.24 Information security incident management planning and preparation</li> <li>5.25 Assessment and decision on information security events</li> <li>5.26 Response to information security incidents</li> </ul>	<ul> <li>1.1 Identify management structures, deliverables and supporting systems (1.1.3)</li> <li>2.1 Include security during procurement and development processes (2.1.10)</li> <li>3.3 Analyse data from security</li> </ul>	SEF Security     Incident     Management, E-     Discovery &     Cloud Forensics     (SEF-01 to SEF-     07)

	(RS.MA-01, 02, 03, 04, 05)  RS.AN Incident Analysis (RS.AN-03, 06, 07, 08)  RS.MI Incident Mitigation (RS.MI-01, 02)  RC.RP Incident Recovery Plan Execution (RC.RP-01 to 06)		monitoring (3.3.6)  • 4.1 Prepare the organisation for incidents (4.1.1, 4.1.2, 4.1.3, 4.1.4, 4.1.5, 4.1.6)  • 4.2 Assess and categorize incidents (4.2.1, 4.2.2, 4.2.3)  • 4.3 Control and manage incidents (4.3.1, 4.3.2, 4.3.3, 4.3.5, 4.3.6)  • 4.4 Evaluate and learn from incidents (4.4.1, 4.4.2, 4.4.3, 4.4.4)	
B.IS.12 Incident, Asset and Vulnerability Management – Security incident management and threat	<ul> <li>DE.AE Adverse         Event Analysis         (DE.AE-04, 08)</li> <li>RC.CO Incident         Recovery         Communication         (RC.CO-04)</li> </ul>	<ul> <li>5.24 Information security incident management planning and preparation</li> <li>5.28 Collection of evidence</li> </ul>	<ul> <li>1.3 Identify users and access requirements (1.3.3)</li> <li>3.3 Analyse data from security monitoring (3.3.6)</li> </ul>	<ul> <li>SEF Security         Incident         Management, E-Discovery &amp;         Cloud Forensics         (SEF-07)     </li> </ul>

intelligence – notification and doumentation		6.8 Information security event reporting	<ul> <li>4.1 Prepare the organisation for incidents (4.1.5)</li> <li>4.2 Assess and categorise incidents (4.2.1, 4.2.2, 4.2.3, 4.3.5)</li> </ul>
B.IS.13 Incident, Asset and Vulnerability Management – Security incident management and threat intelligence – Cooperation	<ul> <li>DE.AE Adverse Event Analysis (DE.AE-03, 06, 08)</li> <li>GV.SC Cybersecurity Supply Chain Risk Management (GV.SC-08)</li> <li>RS.MA Incident management (RS.MA-01)</li> <li>RS.CO Incident Response Reporting and Communication (RS.CO-02, 03, 08)</li> </ul>		<ul> <li>1.3 Identify users and access requirements (1.3.3)</li> <li>2.1 Include security during procurement and development processes (2.1.10)</li> <li>3.3 Analyse data from security monitoring (3.3.6)</li> <li>4.1 Prepare the organisation for incidents (4.1.4, 4.1.4)</li> <li>4.2 Assess and categorize incidents (4.2.3)</li> </ul>

B.IS.14 Incident, Asset and Vulnerability Management – Security incident management and threat intelligence – Access to security logs	PR.PS Platform security (PR.PS-04)	8.15 Logging	<ul> <li>Control and manage incidents (4.3.5)</li> <li>3.2 Establish security monitoring (3.2.4)</li> <li>4.2 Assess and categorize incidents (4.2.1)</li> <li>4.3 Control and manage incidents (4.3.3)</li> </ul>	
B.IS.15 Incident, Asset and Vulnerability Management - Security incident management and threat intelligence - Threat Intelligence	<ul> <li>ID.RA Risk</li></ul>	8.7 Protection against malware	<ul> <li>3.1 Detect and remove known vulnerabilities and threats (3.1.2, 3.1.3)</li> <li>3.3 Analyse data from security monitoring (3.3.4)</li> </ul>	
B.IS.16 Incident, Asset and	ID.RA Risk     Assessment     (ID.RA-09)	8.7 Protection against malware	2.1 Include security during	<ul><li>TVM Threat &amp;</li><li>Vulnerability</li></ul>

Vulnerability Management - Security incident management and threat intelligence - Malicious Software			procurement and development processes (2.1.2, 2.1.3, 2.1.4)  2.8 Protect email clients and browsers (2.8.3, 2.8.4)  3.1 Detect and remove known vulnerabilitie s and threats (3.1.3)	Managemen t (TVM-02)
B.IS-17 Incident, Asset and Vulnerability Management - Asset and Vulnerability Management - Asset Management	<ul> <li>ID.AM Asset Managemen t (ID.AM- 1,2,4,5, 7,8)</li> <li>PR.PS Platform Security (PR.PS-05)</li> <li>ID.RA Risk Assessment (ID.RA-09)</li> </ul>	<ul> <li>5.11 Return         of assets</li> <li>7.9 Security         of assets off-         premises</li> <li>7.10 Storage         media</li> <li>7.14 Secure         disposal or         re-use of         equipment</li> <li>5.9 Inventory         of         information         and other</li> </ul>	<ul> <li>1.1 Identify management structures, deliverables and supporting systems (1.1.3)</li> <li>1.2 Identify devices and software (1.2.1, 1.2.2, 1.2.3, 1.2.4)</li> <li>Include security</li> </ul>	<ul> <li>HRS Human Resources (HRS-02, HRS-05)</li> <li>CCC Change Control and Confiruation Managemen t (CCC-04)</li> <li>DCS Datacenter Security (DCS-01, DCS-04, DCS-05, DCS-06)</li> </ul>

		associated assets  5.10 Acceptable use of information and other associated assets	during procurement and development processes (2.1.1, 2.1.2, 2.1.3)  2.2 Establish a secure ICT architecture (2.2.6) 2.3 Maintain a secure configuration (2.3.10)	<ul> <li>UEM         Universal         Endpoint         Managemen         t (UEM-01,         UEM-02,         UEM-04)</li> <li>DSP Data         Security and         Privacy         Lifecycle         Managemen         t (DSP-02 to         DSP-06)</li> </ul>
B.IS.18 Incident, Asset and Vulnerability Management - Asset and Vulnerability Management - Vulnerability Management	• ID.RA Risk Assessment (ID.RA-01, 08)	8.8     Management of technical vulnerabilitie s	<ul> <li>2.3 Maintain a secure configuration (2.3.1 to 2.3.10)</li> <li>2.5 Control data flow (2.5.4)</li> <li>2.8 Protect email clients and browsers (2.8.3, 2.8.4)</li> <li>3.1 Detect and remove known vulnerabilitie</li> </ul>	<ul> <li>TVM Threat &amp; Vuln erability Managemen t (TVM-01, TVM-03, TVM-07, TVM-08, TVM-10)</li> <li>AIS Application &amp; Interface Security (AIS-07)</li> </ul>

B.IS.19 Incident, Asset and Vulnerability Management - Asset and Vulnerability Management - third-party	• ID.RA Risk Assessment (ID.RA-05)	•	<ul> <li>8.16 Monitoring activities</li> <li>8.30 Outsourced development</li> </ul>	s and threats (3.1.1)  • 3.1 Detect and remove known vulnerabilitie s and threats (3.1.2)	• TVM Threat & Vulnerability Managemen t (TVM-01, TVM-05, TVM-10)
vulnerabilities B.IS.20 Incident, Asset and Vulnerability Management - Asset and Vulnerability Management - Vulnerability Identification and					TVM Threat & Vulnerability Management (TVM-01, TVM-09)
Scoring B.IS.21 Incident, Asset and Vulnerability Management - Asset and Vulnerability Management - Vulnerability Notification	ID.RA Risk     Assessment (ID.RA- 05)				TVM Threat & Vulnerability Management (TVM-01, TVM- 09)
B.IS.22 Incident, Asset and Vulnerability Management - Suspension of	•			<ul> <li>4.3 Control and manage incidents (4.3.2)</li> </ul>	TVM Threat & Vulnerability Management (TVM-01)

service due to security incidents and vulnerabilities B.IS.23 Incident, Asset and Vulnerability Management - Penetration testing rights	• ID.IM Improvement (ID.IM-02)		• 3.4 Perform penetration tests (3.4.1 to 3.4.6)	• TVM Threat & Vulnerability Management (TVM-06)
B.IS.24 Access Control and Customer Data – Security Access Management	<ul> <li>PR.AA Identity         Management,         Authentication, and         Access Control         (PR.AA-01, 02, 03,         04, 05)</li> <li>PR.IR Technology         Infrastructure         Resilience (PR.IR-         01)</li> </ul>	<ul> <li>8.3 Information access restriction</li> <li>5.15 Access control</li> <li>5.17 Authentication information</li> <li>5.18 Access rights</li> <li>8.5 Secure authentication</li> <li>8.2 Privileged access rights</li> </ul>	<ul> <li>1.3 Identify users and access requirements (1.3.1 to 1.3.3)</li> <li>2.2 Establish a secure ICT architecture (2.2.6)</li> <li>2.3 Maintain a secure configuration (2.3.7, 2.3.10)</li> <li>2.4 Protect the organisation's networks (2.4.1, 2.4.2)</li> <li>2.6 Control identities and access rights (2.6.1 to 2.6.7)</li> </ul>	<ul> <li>IAM Identity &amp; Access         Management         (IAM-01 to IAM-         07, IAM-09, IAM-         10, IAM-13 to         IAM-16)</li> <li>DCS Datacenter         Security (DCS-         08)</li> </ul>
B.IS.25 Access Control and			• 2.6 Control identities and	IAM Identity &     Access

Customer Data – Secureity Access Management – Regular Access Reviews				access rights (2.6.1)	Management (IAM-01, IAM- 08)
B.IS.26 Access Control and Customer Data - Flexible and fine- grained identity and access management – Customer Identity and Access Management	PR.AA Identity Management, Authentication, and Access Control (PR.AA-01 to 04)	•	5.18 Access Rights 8.2 Privileged access rights	• 1.3 Identify users and access requirements (1.3.1)	<ul> <li>IAM Identity &amp; Access         Management         (IAM-01 to IAM-         07, IAM-09 to         IAM-11, IAM-13         to IAM-16)</li> <li>DCS Datacenter         Security (DCS-         08)</li> </ul>
B.IS.27 Access Control and Customer Data - Flexible and fine- grained identity and access management – Standards for Cross-domain Identity Management (DELETED)		•	5.23 Information security for use of cloud services 5.18 Use of privileged utility programs 8.20 Networks security 8.24 Use of cryptography 5.17 Authentication information 8.5 Secure authentication		IAM Identity & Access     Management     (IAM-01, IAM-04)

B.IS.28 Access Control and Customer Data – Secure Remote Access	• DE.CM Continuous Monitoring (DE.CM-01, 03, 06, 09)	9.1 Monitoring, measurement, analysis and evaluation	8.20 Networks security      5.17 Authentication information      8.5 Secure authentication      6.7 Remote working      8.20 Networks security      8.21 Security of network services	<ul> <li>2.3 Maintain a secure configuration (2.3.10)</li> <li>2.4 Protect the organisation's networks (2.4.1, 2.4.2, 2.4.4)</li> <li>2.5 Control data flow (2.5.2, 2.5.5, 2.5.7)</li> </ul>	<ul> <li>HRS Human         Resources (HRS-04)</li> <li>IVS Infrastructure &amp;         Virtualization         Security (IVS-03,         IVS-07, IVS-09)</li> </ul>
B.IS.29 Access Control and Customer Data - Separation of Customer Data	• PR.DS Data Security (PR.DS-05, 09)	•	<ul> <li>8.12 Data leakage prevention</li> <li>8.22 Segregation of Networks</li> </ul>	<ul> <li>1.1 Identify management structures, deliverables and supporting systems (1.1.6)</li> <li>2.1 Include security during procurement and development of processes (2.1.10)</li> <li>2.2 Establish a secure ICT architecture (2.2.3)</li> <li>2.3 Maintain a secure</li> </ul>	<ul> <li>DSP Data         Security and         Privacy Lifecycle         Management         (DSP-01)</li> <li>AIS Application         &amp; Interface         Security (AIS-01,         AIS-03)</li> <li>IVS         Infrastructure &amp;         Virtualization         Security (IVS-06)</li> </ul>

B.IS.30 Access Control and Customer Data - Encryption of Customer Data - Protection of Customer Data	ID.AM Asset Management (ID.AM-3) PR.DS Data Security (PR.DS-01, 02, 05)	•	<ul> <li>5.33 Protection of records</li> <li>5.34 Privacy and protection of PII</li> <li>8.24 Use of cryptography</li> <li>8.18 Use of privileged utility programs</li> <li>8.20 Networks security</li> </ul>	configuration (2.3.10)  2.5 Control data flow (2.5.1)  2.5 Control data flow (2.5.6)  2.7 Protect data at rest and in transit (2.7.1 to 2.7.5)  2.9 Establish capability to restore data (2.9.4)	<ul> <li>CEK         Cryptography,         Encryption &amp; Key         Management         (CEK-03)</li> <li>DCS Datacenter         Security (DCS-         02)</li> <li>UEM Universal         Endpoint         Management         (UEM-08, UEM-         11)</li> <li>DSP Data         Security and         Privacy Lifecycle         Management         (DSP-01, DSP-10,         DSP-17)</li> </ul>
B.IS.31 Encryption of Customer Data – State of the Art Encryption			<ul> <li>8.20 Networks security</li> <li>8.24 Use of cryptography</li> <li>5.17 Authentication information</li> <li>8.5 Secure authentication</li> </ul>	<ul> <li>2.4 Protect the organisation's networks (2.4.2)</li> <li>2.7 Protect data at rest and in transit (2.7.1 to 2.7.4)</li> </ul>	<ul> <li>CEK         Cryptography,         Encryption &amp; Key         Management         (CEK-01 to CEK-         21)</li> <li>LOG Logging and         Monitoring</li> </ul>

B.IS.32 Access Control and Customer Data - Encryption of Customer Data - Quantum Resistant Cryptographic Algorithms		8.24 Use of cryptography		(LOG-10, LOG- 11)  CEK Cryptography, Encryption & Key Management (CEK-07)
B .IS.33 Access Control and Customer Data - Logging of access to Customer Data	PR.PS Platform Security (PR.PS-04)	<ul> <li>8.5 Secure authentication</li> <li>8.15 Logging</li> </ul>	3.2 Establish security monitoring (3.2.1 to 3.2.7)	<ul> <li>LOG Logging and monitoring (LOG-01 to LOG-05, LOG-07 to LOG-09, LOG-12, LOG-13)</li> <li>IAM Identity &amp; Access Management (IAM-12)</li> <li>DSP Data Security and Privacy Lifecycle Management (DSP-01)</li> </ul>
B.IS.34 Access Control and Customer Data - Logging of access to Customer Data - Retention Period		<ul><li>8.10 Information deletion</li><li>8.15 Logging</li></ul>	3.2 Establish security monitoring (3.2.2)	

B.IS.35 Access Control and Customer Data - Notification of relocation of Customer Data	• 5.14 Information transfer		<ul> <li>DCS Datacenter security (DCS-02)</li> <li>DSP Data Security and Privacy Lifecycle Management (DSP-01)</li> </ul>
B.IS.36 Change Management and Security by Design – Change Management	8.32 Change Management	<ul> <li>2.3 Maintain a secure configuration (2.3.5)</li> <li>2.10 Include security in the change management process (2.10.1 to 2.10.4)</li> </ul>	<ul> <li>CCC Change         Control and         Configuration         Management         (CCC-01 to CCC-05, CCC-07 to         CCC-09)</li> <li>CEK         Cryptography,         Encryption &amp; Key         Management         (CEK-05)</li> <li>Universal         Endpoint         Management         (UEM-02, UEM-07)</li> <li>IVS         Infrastructure &amp;         Virtualization         Security (IVS-05)</li> <li>AIS Application         &amp; Interface</li> </ul>

B.IS.37 Change Management and Security by Design – Change Management – Advance Notice		•	8.32 Change Management 6.3 Planning of Changes		Security (AIS, 04, AIS-06)  CCC Change Control and Configuration Management (CCC-02)
B.IS.38 Change Management and Security by Design – Security by Design	ID.RA Risk Assessment (ID.RA-09)		8.9 Configuration management 8.26 Application security requirements 8.27 Secure system architecture and engineering principles 8.25 Secure development life cycle 5.8 Information security in project management	<ul> <li>2.1 Include security during procurement and development processes (2.1.5, 2.1.6, 2.1.8)</li> <li>2.3 Maintain a secure configuration (2.3.1 to 2.3.10)</li> <li>2.8 Protect email clients and browsers (2.8.1 to 2.8.4)</li> </ul>	<ul> <li>UEM Universal Endpoint         Management         (UEM-02, UEM-03, UEM-05, UEM-06, UEM-08 to UEM-13)</li> <li>CCC Change Control and Configuration Management (CCC-06)</li> <li>IVS         Infrastructure &amp; Virtualization Security (IVS-04)</li> <li>AIS Application &amp; Interface Security (AIS-02)</li> <li>LOG Logging and Monitoring (LOG-06)</li> </ul>

B.IS.39	ID.IM Improvement (ID.IM-02)	<ul> <li>8.25 Secundevelopmic cycle</li> <li>8.29 Secundevelopmic developmic acceptance</li> <li>8.33 Test information</li> </ul>	rity security during procurement and development processes (2.1.6, 2.1.7)	<ul> <li>AIS Application &amp; Intercace Security (AIS-05)</li> <li>CCC Change Control and Configuration Management (CCC-02)</li> </ul>
B.IS.40 Change Management and Security by Design – Standards and Best Practices		8.4 Access source co     8.27 Secu system architectu engineeri principles     8.28 Sour coding	s to de re ure and ng  • 2.1 Include security during procurement and development processes (2.1.4, 2.1.5, 2.1.8)	<ul> <li>CCC Change         Control and         Configuration         Managment         (CCC-06)</li> <li>IVS         Infrastructure &amp;         Virtualization         Security (IVS-04)</li> <li>DSP Data         Security and         Privacy Lifecycle         Management         (DSP-07, DSP-08)</li> </ul>
B.IS.41 Business Continuity – Business Continuity and Disaster Recovery	PR.IR Technology Infrastructure Resilience (PR.IR-03)	<ul> <li>8.14 Redu         of informs         processin         facilities</li> <li>5.29 Infor         security d         disruptior</li> </ul>	organisation for incidents (4.1.2, 4.1.6)  mation uring  organisation for incidents (4.1.2, 4.1.6)  4.3 Control and manage incidents	<ul> <li>BCR Business         Continuity         Management         and Operational         Resilience (BCR- 01, BCR-03 to BCR-07, BCR-09, BCR-10)     </li> </ul>

B.IS.42 Business Continuity – Business Continuity and Disaster Recovery – Capacity Management	PR.IR Technology Infrastructure Resilience	5.30 ICT     readiness for     business     continuity      8.6 Capacity     Management	2.2 Establish a secure ICT architecture (2.2.7)	<ul> <li>IVS         <ul> <li>Infrastructure &amp; Virtualization</li> <li>Security (IVS-02)</li> </ul> </li> <li>BCR Business         <ul> <li>Continuity</li> <li>Management</li> <li>and Operational</li> <li>Resilience (BCR-11)</li> </ul> </li> </ul>
B.IS.43 Business Continuity – Backup and Restore of the Supplier's Systems	<ul> <li>PR.DS Data         Security (PR.DS-11)</li> <li>RC.RP Incident         Recovery Plan         Execution (RC.RP-         03)</li> </ul>	8.13 Information backup	<ul> <li>2.9 Establish capability to restore data (2.9.1 to 2.9.4)</li> </ul>	BCR Business Continuity Management and Operational Resilience (BCR- 08)
B.IS.44 Physical and Personnel Security – Physical Security	<ul> <li>PR.AA Identity         Management,         Authentication,         and Access Control         (PR.AA-06)</li> <li>PR.IR Technology         Infrastructure         Resilience (PR.IR-02)</li> <li>DE.CM Continuous         Monitoring (DE.CM-02, 03)</li> </ul>	<ul> <li>7.13 Equipment maintenance</li> <li>8.1 User endpoint devices</li> <li>7.1 Physical security perimeters</li> <li>7.5 Protecting against physical and</li> </ul>	<ul> <li>2.1 Include security during procurement and development processes (2.1.4)</li> <li>2.4 Protect the organisation's networks (2.4.2, 2.4.3)</li> </ul>	DCS Datacenter Security (DCS-03, DCS-07, DCS-09 to DCS-15)

			environmental threats  7.2 Physical entry  7.3 Securing offices, rooms and facilities  7.6 Working in secure areas  7.8 Equipment siting and protection  7.11 Supporting utilities  7.12 Cabling security  7.4 Physical security monitoring	
B.IS.45 Physical and Personnel Security – Physical Security – Audits	• ID.IM Improvement (ID.IM-01, 02)			• A&A Audit & Assurance (A&A-02, A&A-03)
B.IS.46 Physical and Personnel Security – Personnel Security	<ul> <li>GV.RR Roles, Responsibilities, and Authorities (GV.RR-04)</li> <li>PR.AT Awareness and Training (PR.AT-01, 02)</li> </ul>	<ul><li>7.2 Competence</li><li>7.3 Awareness</li></ul>	<ul> <li>5.4 Management responsibilities</li> <li>6.3 Information security awareness, education and training</li> </ul>	<ul> <li>DCS Datacenter         Security (DCS-         11)</li> <li>HRS Human         Resources (HRS-         03, HRS-05 to         HRS-13)</li> </ul>

B.IS.47 Physical and Personnel Security – Personnel Security – Security Screening and Clearance	• GV.RR Roles, Responsibilities, and Authorities (GV.RR-04)	<ul> <li>6.6         Confidentiality or non-disclosure agreements</li> <li>6.2 Terms and conditions of employment</li> <li>6.5         Responsibilities after termination or change of employment</li> <li>6.4 Disciplinary process</li> <li>6.1 Screening</li> </ul>	• HRS Human Resources (HRS- 01)
B.IS.48 Physical and Personnel Security – Personnel Security – Audits	• ID.IM Improvement (ID.IM-02)	•	• A&A Audit & Assurance (A&A-02, A&A-03)

## **6.3 Cloud Enablement Security Requirements Mapping Table**

CSRA Requirement	NIST CSF 2.0	ISO 27001:2022	ISO 27002:2022	NSM Grunnprinsipper for IKT-sikkerhet 2.1	CSA CCM V4.0.12
C.1 Security Architecture			8.27 Secure     system     architecture and     engineering     principles	<ul> <li>1.1 Identify management structures, deliverables and supporting systems (1.1.5, 1.16)</li> <li>2.1 Include security during procurement and development processes (2.1.1, 2.1.10)</li> <li>2.2 Establish a secure ICT architecture (2.2.1 to 2.2.7)</li> <li>2.5 Control data flow (2.5.3, 2.5.8)</li> <li>3.3 Analyse data from security monitoring (3.3.1 to 3.3.7)</li> </ul>	IVS Infrastructure     & Virtualization     Security (IVS-08,     IVS-09,

C.2 Secure Cloud Adoption	PR.PS Platform Security (PR.PS-01, 02, 03, 06)		<ul> <li>8.9 Configuration management</li> <li>5.23 Information security for use of cloud services</li> <li>8.25 Secure development life cycle</li> <li>8.31 Separation of development, test, and production environments</li> </ul>	<ul> <li>1.1 Identify management structures, deliverables and supporting systems (1.1.5)</li> <li>2.1 Include security during procurement and development processes (2.1.1, 2.1.6)</li> <li>2.3 Maintain a secure configuration (2.3.1)</li> </ul>	IVS Infrastructure     & Virtualization     Security (IVS-01)
C.3 Governance and Compliance Dashboard		<ul><li>5.2 Policy</li><li>7.4</li><li>Communication</li></ul>			
C4 Governance and Compliance Matrix – International Standards	GV.OC     Organizational     Context     (GV.OC-03)	8.1 Operational planning and control	<ul> <li>5.31 Legal, statutory, regulatory and contractual requirements</li> </ul>		• GRC Governance, Risk and Compliance (GRC-07)

and Frameworks C5 Governance and Compliance Matrix – National Standards and Frameworks	• GV.OC Organizational Context (GV.OC-03)	8.1 Operational planning and control	5.31 Legal, statutory, regulatory and contractual requirements		• GRC Governance, Risk and Compliance (GRC-07)
C.6 Security in multi- cloud and hybrid cloud environments			5.23 Information security for use of cloud services	<ul> <li>1.1 Identify management structures, deliverables and supporting systems (1.1.5)</li> <li>2.2 Establish a secure ICT architecture (2.2.2)</li> </ul>	IPY     Interoperability     & Portability     (IPY-01 to IPY-04)
			•	(=-=-)	<ul> <li>CEK         Cryptography,         Encryption &amp;         Key         Management         (CEK-07)</li> </ul>

C.7 Cryptography		8.24 Use of cryptography	<ul> <li>2.7 Protect data at rest and in transit (2.7.1 to 2.7.5)</li> <li>2.9 Establish capability to restore data (2.9.5)</li> </ul>	
C8 Legal and Regulatory – Personnel security	<ul> <li>GV.RR Roles,         Responsibilities,         and Authorities         (GV.RR-04)</li> </ul>	• 6.1 Screening		
C.9 National Location		<ul> <li>8.3         <ul> <li>Information</li> <li>access</li> <li>restriction</li> </ul> </li> <li>5.14         <ul> <li>Information</li> <li>transfer</li> </ul> </li> </ul>	• 3.2 Establish security monitoring (3.2.2)	<ul> <li>DSP Data         Security and         Privacy         Lifecycle         Management         (DSP-19)     </li> </ul>
C.10 EU / EEA Location		<ul> <li>8.3         <ul> <li>Information access</li> <li>restriction</li> </ul> </li> <li>5.14         <ul> <li>Information</li> <li>transfer</li> </ul> </li> </ul>	<ul> <li>3.2 Establish security monitoring (3.2.2)</li> </ul>	<ul> <li>DSP Data         Security and             Privacy             Lifecycle             Management             (DSP-19)     </li> </ul>
C.11 Training and Awareness	<ul> <li>GV.RR Roles,         Responsibilities,         and Awareness         (GV.RR-04)</li> </ul>	• 6.3 Information security awareness,	<ul> <li>4.1 Prepare the organisation</li> </ul>	<ul> <li>HRS Human         Resources         (HRS-11, HRS-         12)</li> </ul>

		education and training  7.7 Clear desk and clear screen  8.7 Protection against malware	for incidents (4.1.3)	DCS     Datacenter     Security (DCS- 11)
C.12 Professional Services	•	•		

## **References**

Abbreviati	Title	Source
on		
C5	BSI Cloud Computing Compliance Criteria Catalogue	https://www.bsi.bund.de/EN/Themen/Unternehm en-und-Organisationen/Informationen-und- Empfehlungen/Empfehlungen-nach- Angriffszielen/Cloud-Computing/Kriterienkatalog- C5/kriterienkatalog-c5_node.html
CIS	CIS Critical Security Controls v8.1	https://www.cisecurity.org/controls
CNSA 2.0	Commercial National Security Algorithm Suite 2.0	https://media.defense.gov/2022/Sep/07/20030718 36/-1/-1/0/CSI_CNSA_2.0_FAQPDF
CSA-CCM	Cloud Security Alliance Cloud Controls Matrix Version 4	https://cloudsecurityalliance.org/research/cloud- controls-matrix
CVE	Common Vulnerabilities and Exposures	https://www.cve.org/
CVSS	Common Vulnerability Scoring System (CVSS) v4.0	https://www.first.org/cvss/
CWE Top 25	CWE Top 25 Most Dangerous Software Weaknesses	https://cwe.mitre.org/top25/
EPSS	Exploit Prediction Scoring system	Exploit Prediction Scoring System (EPSS)
FedRamp	US Federal Risk and Authorization Management Program	https://www.fedramp.gov/
GAPP	Generally accepted privacy principles (2009). See PMF – Privacy Management Framework for updated version.	https://us.aicpa.org/interestareas/informationtec hnology/privacy-management-framework
GDPR	General Data Protection Regulation	https://eur-lex.europa.eu/eli/reg/2016/679/oj
HIPAA	Health Insurance Portability and Accountability Act	https://www.hhs.gov/hipaa/index.html
IETF RFC 7643	IETF RFC 7643 System for Cross-domain Identity Management: Core Schema	https://datatracker.ietf.org/doc/html/rfc7643

ISO 22123	ISO/IEC 22123-1:2023 Information Technology – Cloud Computing	https://www.iso.org/standard/82758.html
ISO 22313	ISO 22313:2020 Security and resilience — Business continuity management systems — Guidance on the use of ISO 22301	https://www.iso.org/standard/75107.html
ISO 27001	ISO/IEC 27001:2022 Information security, cybersecurity and privacy protection — Information security management systems — Requirements	https://www.iso.org/standard/27001
ISO 27002	ISO/IEC 27002:2022 Information security, cybersecurity and privacy protection — Information security controls	https://www.iso.org/standard/75652.html
ISO 27017	ISO/IEC 27017:2015Informatio n technology — Security techniques — Code of practice for information security controls based on ISO/IEC 27002 for cloud services	https://www.iso.org/standard/43757.html
ISO 27018	ISO/IEC 27018:2019 Information technology — Security techniques — Code of practice for protection of personally identifiable information (PII) in public clouds acting as PII processors	https://www.iso.org/standard/76559.html
ISO 27701	ISO/IEC 27701:2019Security techniques — Extension to ISO/IEC 27001 and ISO/IEC 27002 for privacy	https://www.iso.org/standard/71670.html

	information	
	management —	
	Requirements and	
	guidelines	
NSM	NSM Grunnprinsipper	https://nsm.no/regelverk-og-hjelp/rad-og-
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pper	101 INT-SIRRETHEC 2.1	i-bruk-grunnprinsippene/
NSM	NSM kryptografiske	https://nsm.no/fagomrader/digital-
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anbefalinge	2024)	<u>anberatingery</u>
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NSM	NSM veileder	https://nsm.no/fagomrader/digital-
veileder	kvantemigrasjon	sikkerhet/kryptosikkerhet/kvantemigrasjon/kvant
kvantemigr	Kvariceringrasjon	emigrasjon-veileder/kvantemigrasjon/
asjon		emigrasjon veneder/itvantemigrasjon/
NIST CSF	NIST Cyber Security	https://www.nist.gov/cyberframework
2.0	Framework 2.0	, and the state of
NIST PQC	NIST Post Quantum	https://csrc.nist.gov/projects/post-quantum-
	Cryptography	cryptography
NIS2	Network &	https://eur-lex.europa.eu/legal-
	Information Security	content/EN/TXT/HTML/?uri=CELEX%3A32022L255
	Directive	5
Normen	Normen – Norm for	https://www.ehelse.no/normen/normen-for-
	informasjonssikkerhet	informasjonssikkerhet-og-personvern-i-helse-og-
	og personvern i helse-	omsorgssektoren
	og omsorgssektoren	
	versjon 6.0	
OWASP Top	Open Worldwide	https://owasp.org/www-project-top-ten/
10	Application Security	
	Project Top 10 Web	
	Application Security	
	Risks	
OWASP	Open Worldwide	https://owasp.org/www-project-application-
ASVS	Application Security	security-verification-standard/
	Project Application	
	Security Verification	
	Standard (ASVS)	
DME	Drivacy Managamant	https://us.gispa.org/intorestarage/informaticates
PMF	Privacy Management Framework	https://us.aicpa.org/interestareas/informationtechnology/privacy-management-framework
Sabsa		
Sausa	Sabsa Enterprise Security Architecture	https://sabsa.org/
SAML 2.0	Security Assertion	https://www.oasis-open.org/standard/saml/
37 NVI E 2.0	Markup Language 2.0	nttps://www.odsis-open.org/standard/samily
SCIM 2	System for Cross-	https://scim.cloud/
JCIIVI Z	domain Identity	inteps.//scim.cloud/
	Management 2.0	
	management 2.0	

SOC2 Type	American Institute of	https://www.aicpa-
2	Certified Public	cima.com/resources/landing/system-and-
	Accountants (AICPA)	organization-controls-soc-suite-of-services
	SOC 2 Type II Report	