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ANSI/ISA–99.02.01–2009


Approved 13 January 2009
Preface

This preface, as well as all footnotes and annexes, is included for information purposes and is not part of ANSI/ISA–99.02.01–2009.

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Foreword

This standard is part of a multipart series that addresses the issue of security for industrial automation and control systems. It has been developed by Working Group 2 of the ISA99 committee.

This standard describes the elements contained in a cyber security management system for use in the industrial automation and control systems environment and provides guidance on how to meet the requirements described for each element.

This standard has been developed in large part from a previous Technical Report produced by the ISA99 committee, ANSI/ISA–TR99.00.02–2004, Integrating Electronic Security into the Manufacturing and Control Systems Environment. The majority of the contents of this Technical Report have been included in this standard and as such this standard supersedes the Technical Report.

The ISA99 Series\(^1\) and the IEC

The ISA99 series addresses electronic security within the industrial automation and control systems environment. The series will serve as the foundation for the IEC 62443 series of the same titles, as being developed by IEC TC65 WG10, “Security for industrial process measurement and control - Network and system security.” For information, visit www.iec.ch, Technical Committee 65.

The ISA99 series includes the following:

- **ANSI/ISA–99.01.01–2007 – Terminology, concepts and models**
  ANSI/ISA–99.01.01 establishes the context for all of the remaining standards in the series by defining the terminology, concepts and models to understand electronic security for the industrial automation and control systems environment.

  ANSI/ISA–TR99.01.02 describes various security technologies in terms of their applicability for use with industrial automation and control systems. This report will be updated periodically to reflect changes in technology.

- **ANSI/ISA–99.02.01–2009 – Establishing an industrial automation and control system security program**
  ANSI/ISA–99.02.01 describes the elements to establish a cyber security management system and provides guidance on how to meet the requirements for each element.

- **ISA–99.02.02 (in development at the time of publication of this standard) – Operating an industrial automation and control system security program**
  ISA–99.02.02 will address how to operate a security program after it is designed and implemented. This includes the definition and application of metrics to measure program effectiveness.

- **ISA–99.03.xx – Technical security requirements for industrial automation and control systems (in development at the time of publication of this standard)**
  The ISA–99.03.xx standards will define the characteristics of industrial automation and control systems that differentiate them from other information technology systems from a

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\(^1\) For information about the status of the ISA99 series, visit [http://www.isa.org/standards](http://www.isa.org/standards).
security point of view. Based on these characteristics, the standards will establish the security requirements that are unique to this class of systems.

ISA values your input

Users of this standard and all ISA standards are asked to submit comments and suggestions for consideration in future revisions. Please send your input to standards@isa.org.
Introduction

NOTE   The format of this document follows the ISO/IEC requirements discussed in ISO/IEC Directives, Part 2. [9] This
document specifies the format of the document as well as the use of terms like “shall”, “should”, and “may”. The
directives requirements specified in Clause 4 use the conventions discussed in Appendix H of the Directives document.

Overview

Cyber security is an increasingly important topic in modern organizations. Many organizations
involved in information technology (IT) and business have been concerned with cyber security for
many years and have well-established Cyber Security Management Systems (CSMS) in place as
defined by International Organization for Standardization (ISO) / International Electrotechnical
Commission (IEC) 17799 [14] and ISO/IEC 27001 [15]. These management systems give an
organization a well-established method for protecting its assets from cyber attacks.

Industrial Automation and Control System (IACS) organizations have begun using commercial-
off-the-shelf (COTS) technology developed for business systems in their everyday processes,
which has provided an increased opportunity for cyber attack against the IACS equipment. For
many reasons these systems are not usually as robust, in the IACS environment, as are systems
designed specifically as IACS at dealing with cyber attack for many reasons. This weakness may
lead to health, safety and environmental (HSE) consequences.

Organizations may try to use the pre-existing IT and business cyber security solutions to address
security for IACS without understanding the consequences. While many of these solutions can
be applied to IACS, they need to be applied in the correct way to eliminate inadvertent
consequences.

A cyber security management system for IACS

Management systems typically provide guidance on what should be included in a management
system, but do not provide guidance on how to go about developing the management system.
ANSI/ISA–99.02.01–2009 addresses the “what” aspect of a CSMS for IACS and also provides
guidance on how to go about developing the CSMS for IACS.

A common engineering approach when faced with a challenging problem is to break the problem
into smaller pieces and address each piece in a disciplined manner. This approach is a sound
one for addressing cyber security risks with IACS. However, a frequent mistake made in
addressing cyber security is to deal with cyber security one system at a time. Cyber security is a
much larger challenge that must address the entire set of IACS as well as the policies,
procedures, practices and personnel that surround and utilize those IACS. Implementing such a
wide-ranging management system may require a cultural change within an organization.

Addressing cyber security on an organization-wide basis can seem like a daunting task. Unfortunately, there is no simple cookbook for security. There is good reason for this. There is not a one-size-fits-all set of security practices. Absolute security may be achievable, but is probably undesirable because of the loss of functionality that would be necessary to achieve this near perfect state. Security is really a balance of risk versus cost. All situations will be different. In some situations the risk may be related to HSE factors rather than purely economic impact. The risk may have an unrecoverable consequence rather than a temporary financial setback. Therefore, a cookbook set of mandatory security practices will either be overly restrictive and likely quite costly to follow, or be insufficient to address the risk.

Relationship with ISO/IEC 17799 and ISO/IEC 27001

ISO/IEC 17799 [14] and ISO/IEC 27001 [15] are excellent standards that describe a cyber
security management system for business/information technology systems. Much of the content
in these standards is applicable to IACS as well. ANSI/ISA–99.02.01–2009 emphasizes the need
for consistency between the practices to manage IACS cyber security with the practices to manage business/information technology systems cyber security. Economies will be realized by making these programs consistent. Users of this ISA document are encouraged to read ISO/IEC 17799 and 27001 for additional supporting information. ANSI/ISA–99.02.01–2009 builds on the guidance in these standards. It addresses some of the important differences between IACS and general business/information technology systems. It introduces the important concept that cyber security risks with IACS may have HSE implications and must be integrated with other existing risk management practices addressing these risks.

Document outline

This standard is structured to follow the ISO/IEC and ISA guidelines for standards development as closely as possible, per the following:

- Clause 1 describes the scope of this standard.
- Clause 2 lists a number of normative references for this standard.
- Clause 3 defines a list of terms and abbreviations needed for this standard. This list is in addition to the list of terms defined in ANSI/ISA–99.01.01–2007. [1]
- Clause 4 defines the elements of a cyber security management system for industrial automation and control systems. Clause 4 is normative.
- Annex A provides guidance on how to develop the elements of the cyber security management system for IACS.
- Annex B describes an example process that an organization could use to develop the elements of the cyber security management system for IACS.
- The bibliography lists references to other sources used in the development of this standard or with some relevance to the material presented here.
1 Scope

This standard defines the elements necessary to establish a cyber security management system (CSMS) for industrial automation and control systems (IACS) and provides guidance on how to develop those elements. This document uses the broad definition and scope of what constitutes an IACS described in ANSI/ISA–99.01.01–2007. [1]

The elements of a CSMS described in this standard are mostly policy, procedure, practice and personnel related, describing what shall or should be included in the final CSMS for the organization.

NOTE Other documents in the ISA-99 series and in the Bibliography discuss specific technologies and/or solutions for cyber security in more detail.

The guidance provided on how to develop a CSMS is an example. It represents the authors' opinion on how an organization could go about developing the elements and may not work in all situations. The user of this standard will have to read the requirements carefully and apply the guidance appropriately in order to develop a fully functioning CSMS for their organization. The policies and procedures discussed in this standard should be tailored to fit within the organization.

NOTE There may be cases where a pre-existing CSMS is in place and the IACS portion is being added or there may be some organizations that have never formally created a CSMS at all. The authors of this standard cannot anticipate all cases where an organization will be establishing a CSMS for the IACS environment, so this standard does not attempt to create a solution for all cases.
2 Normative references

The following normative document contains provisions, which through reference in this text constitute provisions of standard. At the time of publication, the edition indicated was valid. All normative documents are subject to revision and parties to agreements based on standard are encouraged to investigate the possibility of applying the most recent edition of the normative document indicated below.


As noted in the foreword to this standard, the ISA99 series will serve as the foundation for the IEC 62443 series of the same titles, as being developed by IEC TC65 WG10, “Security for industrial process measurement and control - Network and system security.” For information, visit www.iec.ch, Technical Committee 65.
3 Terms, definitions, abbreviated terms, acronyms, and conventions

3.1 Terms and definitions

For the purposes of this document, the terms and definitions given in ANSI/ISA–99.01.01–2007 and the following apply. Wherever possible, the definitions presented in this sub-clause have been taken from established industry sources. Others have been adapted from more generic definitions used in the information technology industry. Definitions that do not list a specific reference have been derived from sources in the public domain. All sources cited are listed in the bibliography.

3.1.1 access account
access control function that allows the user access to a particular set of data or functions for certain equipment

NOTE Many times accounts are linked to user identifications (IDs) and passwords. These user IDs and passwords may be linked to an individual or group of individuals such as a control room work team performing the same set of operating tasks.

3.1.2 administrative practices
defined and documented practices/procedures that individuals are personally accountable to follow at all times

NOTE These are usually in the conditions of employment for the organization. In the IACS environment, these often have HSE implications.

3.1.3 asset
physical or logical object owned by or under the custodial duties of an organization, having either a perceived or actual value to the organization

NOTE In this specific case, an asset is any item that should be protected as part of the cyber security management system.

3.1.4 authentication
security measure designed to establish the validity of a transmission, message or originator or a means of verifying an individual's authorization to receive specific categories of information

3.1.5 burner management system
system for the safe start-up, monitoring and shutdown of burner systems associated with boilers, flares, incinerators, gas turbines, thermal oxidizers, and other fired equipment

3.1.6 business continuity plan
document with identified procedures for recovering from a significant disruption and restoring business operations

NOTE 1 This umbrella term also refers to other aspects of disaster recovery, such as emergency management, human resources and media or press relations.

NOTE 2 A business continuity plan also identifies procedures for sustaining essential business operations while recovering from a significant disruption.

3.1.7 business continuity planning
process to develop a business continuity plan
3.1.8 change management
process of controlling and documenting any change in a system to maintain the proper operation of the equipment under control

3.1.9 compliance
relation between two specifications, A and B, that holds when specification A makes requirements which are all fulfilled by specification B (when B complies with A) [10]

3.1.10 conformance
relation between a specification and a real implementation, such as an example of a product [10]

NOTE: It holds when specific requirements in the specification (the conformance requirements) are met by the implementation. Conformance assessment is the process through which this relation is determined.

3.1.11 consequence
result that occurs from a particular incident

3.1.12 critical
very important device, computer system, process, and the like, that if compromised by an incident could have high financial, health, safety or environmental impact to an organization

3.1.13 cyber security management system
program designed by an organization to maintain the cyber security of the entire organization’s assets to an established level of confidentiality, integrity and availability, whether they are on the business side or the industrial automation and control systems side of the organization

3.1.14 gatekeeper
trusted individual that senior managers use to prioritize issues they need to address over the remaining issues that others are more suited to address

3.1.15 health, safety, and environment
responsibility for protecting the health and safety of workers and the surrounding community and maintaining high environmental stewardship

3.1.16 human-machine interface
aggregate of means by which people (the users) interact with a particular machine, device, computer program or other complex tool (the system)

NOTE: In many cases, these involve video screens or computer terminals, push buttons, auditory feedback, flashing lights, and the like. The human-machine interface provides means of:
- Input, allowing the users to control the machine
- Output, allowing the machine to inform the users. [44]

3.1.17 incident
event that is not part of the expected operation of a system or service that causes or may cause, an interruption to, or a reduction in, the quality of the service provided by the system
3.1.18  
independent audit  
review of an organization (policies, procedures, processes, equipment, personnel, and the like) by an external group not affiliated with the organization  

NOTE  These may be required for public companies.

3.1.19  
information technology  
computer-related assets of an organization that represent nonphysical assets, such as software applications, process programs and personnel files  

NOTE 1  Throughout this document, this use of the term information technology is not abbreviated.  

NOTE 2  Another use of information technology (IT) refers to the company’s internal organization (for example, the IT department) or the items traditionally maintained by this department (that is, the administrative computers, servers, and network infrastructure). Throughout this document, this use of the term information technology is abbreviated as IT.

3.1.20  
legacy system  
existing industrial automation and control system in a facility that may not be available as a commercial off the shelf (COTS) item  

NOTE  A legacy system may have been COTS at one time, but it may be no longer available and/or supported.

3.1.21  
likelihood  
quantitative chance that an action, event or incident may occur

3.1.22  
local user  
user who is inside the perimeter of the security zone being addressed  

NOTE  A person in the immediate manufacturing area or control room is an example of a local user.

3.1.23  
manufacturing execution system  
production scheduling and tracking system used to analyze and report resource availability and status, schedule and update orders, collect detailed execution data such as material usage, labor usage, operating parameters, order and equipment status and other critical information  

NOTE 1  It accesses bills of material, routing and other data from the base enterprise resource planning system and is typically the system used for real-time shop floor reporting and monitoring that feeds activity data back to the base system. [45]  


3.1.24  
MAC address  
hardware address that differentiates one device on a network from another  

NOTE  For some networks, such as Ethernet, this address is typically encoded on a chip in the device, while in some industrial networks, such as DeviceNet, these can be controlled in software or with a hardware switch.

3.1.25  
operator  
particular type of user that is usually responsible for the correct operation of the equipment under control
3.1.26  
**patch management**  
area of systems management that involves acquiring, testing and installing multiple patches (code changes) to an administered computer system

**NOTE**  Patch management tasks include: maintaining current knowledge of available patches, deciding what patches are appropriate for particular systems, ensuring that patches are installed properly, testing systems after installation and documenting all associated procedures, such as specific configurations required remotely across heterogeneous environments according to recognized best practices. [52]

3.1.27  
**process engineer**  
person typically responsible for the technical operation of the industrial operation and who uses the IACS and other tools to oversee and manage the industrial automation in the facility

3.1.28  
**process information management system**  
set of systems that provides supporting information to assist with the operation of the facility

3.1.29  
**programmable logic controller**  
programmable microprocessor-based device that is used in industry to control assembly lines and machinery on the shop floor as well as many other types of mechanical, electrical and electronic equipment in a plant. [54]

**NOTE**  Typically programmed in an IEC 61131 programming language, a PLC is designed for real time use in rugged, industrial environments. Connected to sensors and actuators, PLCs are categorized by the number and type of I/O ports they provide and by their I/O scan rate.

3.1.30  
**process safety management**  
United States regulation intended to prevent a disaster in chemical and biotechnology systems by addressing sound management and engineering design. [16]

3.1.31  
**remote access**  
communication with or use of assets or systems within a defined perimeter from any location outside that perimeter

3.1.32  
**remote user**  
user who is outside the perimeter of the security zone being addressed

**NOTE**  A person in an office in the same building, a person connecting over the corporate wide area network (WAN) and a person connecting over public infrastructure networks are all examples of remote users.

3.1.33  
**risk assessment**  
process of identifying and evaluating risks to the organization’s operations (including mission, functions, image, or reputation), the organization’s assets or individuals by determining the likelihood of occurrence, the resulting impact, and additional countermeasures that would mitigate this impact

**NOTE**  Synonymous with risk analysis and incorporates threat and vulnerability analyses. [25]

3.1.34  
**risk mitigation**  
avtions to reduce the likelihood and/or severity of an event
3.1.35
risk tolerance
risk the organization is willing to accept

3.1.36
self assessment
review of an organization (that is, policies, procedures, operations, equipment, and personnel) by a group inside the organization

NOTE This group may be either directly associated with the organization’s business process or may be in another part of the organization, but should be intimately familiar with the risks associated with that business process.

3.1.37
Six Sigma®
process-focused methodology designed to improve business performance through improving specific areas of strategic business processes [46]

3.1.38
social engineering
practice of obtaining confidential information by manipulation of legitimate users [44]

3.1.39
system administrator
person(s) responsible for managing the security of the computer system

NOTE This may include operating system maintenance, network management, account administration and patch management, in accordance with the change management process

3.1.40
stakeholder
individual or group with an interest in the success of an organization in delivering intended results and maintaining the viability of the organization’s products and services [50]

NOTE Stakeholders influence programs, products and services. In this particular case, stakeholders are personnel in an organization responsible for promoting and overseeing the cyber security process. These personnel include the manager of the cyber security program as well as the cross-functional team of individuals from all of the departments affected by the cyber security program.

3.1.41
ushered access
procedure for monitoring the actions of a remotely connected user

NOTE This is also called shadowing.

3.1.42
vulnerability assessment
formal description and evaluation of the vulnerabilities in a system [25]

3.2 Abbreviated terms and acronyms
This sub-clause defines the abbreviated terms and acronyms used in this document.

ANSI American National Standards Institute
CFR U.S. Code of Federal Regulations
ChemITC Chemical Information Technology Center of the American Chemistry Council
COTS Commercial off the shelf
CPU Central processing unit
ANSI/ISA-99.02.01–2009

CSCSP  Chemical Sector Cyber Security Program
CSMS  Cyber security management system
CSVA  Cyber security vulnerability assessment
DCS  Distributed control system
DoS, DDoS  Denial of service, Distributed denial of service
FDN  Field device network
FTP  File transfer protocol
HMI  Human machine interface
HSE  Health, safety, and environmental
HVAC  Heating, ventilation, and air-conditioning
IACS  Industrial automation and control system(s)
ID  Identification
IEC  International Electrotechnical Commission
IEEE  The Institute of Electrical and Electronics Engineers
IP  Internet protocol
ISA  International Society of Automation
ISO  International Organization for Standardization
IT  Information technology
KPI  Key performance indicator(s)
LAN  Local area network
MAC  Media access control
MES  Manufacturing execution system
NERC  North American Electric Reliability Council
NIST  U.S. National Institute of Standards and Technology
OS  Operating system
PC  Personal computer
PCN  Process control network
PCSRF  Process Control Security Requirements Forum
PIM  Process information management
PIN  Personal identification number
PLC  Programmable logic controller
PSM  Process safety management
RAID  Redundant array of independent disks
RCN  Regulatory control network
SANS  SysAdmin, Audit, Networking, and Security Institute

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3.3 Conventions
The elements of a cyber security management system lists:

- the objective of the element
- a basic description of the element
- a rationale to explain why the element is included
- the requirements for that element

The requirements are presented as a table but not treated as tables in the sense of ISO/IEC directives. The tables list the description and the requirements for these elements. These are numbered similar to a sub-clause, so that they could be referenced, but the tables are not numbered with table numbers. The reference is given by the heading number in the description cell of the table.
4 Elements of a cyber security management system

4.1 Overview
This clause presents the elements that constitute a CSMS for IACS. These elements represent what shall and should be included in the CSMS in order to protect IACS against cyber attacks.

The elements are presented in three main categories:

- Risk analysis
- Addressing risk with the CSMS
- Monitoring and improving the CSMS
Figure 1 – Graphical view of elements of a cyber security management system

Each of these categories is further divided into element groups and/or elements. Figure 1 depicts the relationship between the categories, element groups and elements.

Each element in this clause lists the objective of the element, a basic description of the element, a rationale to explain why the element is included, and the requirements for that element.

Annex A follows the same basic structure of this clause with categories, element groups, and elements. However, Annex A provides guidance on how to develop the elements of the CSMS. The reader should read Annex A in order to understand the special needs and issues involved.
with developing a CSMS for IACS. The guidance discussed in Annex A should be tailored to the special requirements of each organization.

This standard specifies the elements required for a CSMS. It is not the intent of the standard to specify a particular sequential process for identifying and addressing risk that incorporates these elements. Thus, an organization will create such a process in accordance with its culture, organization, and the current status of its cyber security activities. To assist organizations with this aspect of applying the standard, Annex A.3.4.2 provides an example of a process for identifying and addressing risk. In addition, Annex B offers insights on effective ordering for activities related to all of the elements discussed in this standard.

While a CSMS is an excellent tool for managing risk within a large company, it is equally applicable to small companies. The CSMS may be more formalized in a large company so it can be used in many different situations and geographies. In a small company, similar CSMS activities need to be conducted, but they may not be as formal. Clause 4 and Annex A provide guidance to help the user better understand the elements and activities of a CSMS.

4.2 Category: Risk analysis

4.2.1 Description of category

The first main category of the CSMS is risk analysis. This category discusses much of the background information that feeds into many of the other elements in the CSMS. Figure 2 shows the two elements in this category:

- Business rationale
- Risk identification, classification, and assessment

![Figure 2 – Graphical view of category: Risk analysis](image)

4.2.2 Element: Business rationale

**Objective:**
Identify and document the unique needs of an organization to address cyber risk for IACS.

**Description:**
A business rationale is based on the nature and magnitude of financial, health, safety, environmental, and other potential consequences should IACS cyber incidents occur.

**Rationale:**
Establishing a business rationale is essential for an organization to maintain management buy-in to an appropriate level of investment for the IACS cyber security program.
Several pages have been removed from this excerpt of a published document in the 62443 series.
Bibliography

NOTE: This bibliography includes references to sources used in the creation of this standard as well as references to sources that may aid the reader in developing a greater understanding of cyber security as a whole and developing a management system. Not all references in this bibliography are referred to throughout the text of this standard. The references have been broken down into different categories depending on the type of source they are.

Standards references:


[3] ANSI/ISA–99.02.02, Security for industrial automation and control systems: Operating an industrial automation and control system security program – Referred to throughout this document as “ISA–99.02.02.”

[4] ISA–d99.03.01, Security for industrial automation and control systems: Technical security requirements for industrial automation and control systems: Target security levels – Referred to throughout this document as “ISA–d99.03.01.”

[5] ISA–d99.03.02, Security for industrial automation and control systems: Technical security requirements for industrial automation and control systems: System security compliance metrics – Referred to throughout this document as “ISA–d99.03.02.”

[6] ISA–d99.03.03, Security for industrial automation and control systems: Technical security requirements for industrial automation and control systems: Allocation to subsystems and components – Referred to throughout this document as “ISA–d99.03.03.”


Industry-specific and sector-specific references:


Other documents and published resources:


[27] NIST Special Publication 800-61, Computer Security Incident Handling Guide, January 2004 – Referred to throughout this document as “NIST SP 800-61.”

[28] NIST Special Publication 800-82, Guide to Supervisory Control and Data Acquisition (SCADA) and Industrial Control System Security, March 2006, Draft – Referred to throughout this document as “NIST SP 800-82.”
[29] NIST Process Control Security Requirements Forum (PCSrf), Industrial Control System – System Protection Profile (ICS-SPP) – Referred to throughout this document as “PCSrf ICS-SPP.”


Websites:

[34] Sans Web site, http://www.sans.org/
[37] Information Systems Technology Audit Programs, http://wwwauditnet.org/asapind.htm
[41] Control Objectives for Information and Related Technology (COBIT), http://www.isaca.org/

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