CHANGE MANAGEMENT POLICY

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| SCG/PXF/008/1.0 |  |  | Policy Exception Form |
| SCG/RXT/037/1.0 |   |   | Risk Exception Template |
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# **1) Objective**

Our Change Management Policy serves as guidance for both technology and business leadership to proactively manage change. Without properly documented and implemented change controls, security features could be inadvertently or deliberately omitted or rendered inoperable, processing irregularities could occur, or malicious code could be introduced. This includes the assessment, authorization and monitoring of technical changes across the enterprise.

This Change Management Policy establishes the standards that promote fairness in ensuring all technology changes to production environments follow a standard process to reduce the risk associated with change. [SecureCyberGates] requires active stakeholder involvement to ensure changes are appropriately tested, validated, and documented before implementing any change on a production network.

This Policy applies to anyone who conducts business for or on behalf of [SecureCyberGates] including:

* All employees
* Management and company owners
* External business partners who act on [SecureCyberGates]’s behalf or in our interest as Third Party Representatives

It is important to note that every situation may not be addressed in this Change Management Policy; if you are unsure how [SecureCyberGates] standards or values apply in a given situation, please ask questions and seek further guidance from the Security, IT or Support team. Each and every one of us are responsible for ensuring that we follow these guidelines, and we will be held accountable for upholding our commitments to this Change Management Policy.

**2) Roles &Responsibilities**

|  |  |
| --- | --- |
| **Roles** | **Responsibilities** |
| CISO | Accountable - Overseeing the implementation and enforcement of this policy [Review and Approve Policy] |
| DPO [Data Privacy Officer] | Responsible to review this Policy. |
| IT/ Security Team / Project Team | 1. Responsible for ensuring Change management requirements are in place.
2. Responsible for enforcing these requirements.
3. Overseeing the implementation and enforcement of this policy.
 |
| BU Heads or Project Managers | 1. Ensuring that employees under their supervision comply with this policy. [Review and Approve this Policy].
 |
| Employees / Contractors | 1. Ask questions /Provide Feedbacks
2. Report possible or actual violations of this Policy.
3. Understanding and complying with this policy and related procedures.
 |

# **3) Scope**

This policy applies to all [SecureCyberGates] employees, contractors, and third-party representatives involved in initiating, planning, implementing, or managing changes to [SecureCyberGates] 's and Clients IT environment, including but not limited to:

* Hardware and software systems
* Applications and databases
* Network infrastructure
* Cloud and on-premises environments

# **4) Configuration Change Control**

## **4.1) Control Objective**

The organization follows change control processes and procedures for all changes to system components. The organization

* Determines the types of changes to systems that are configuration controlled.
* Approves configuration-controlled changes to systems with explicit consideration for security impact analysis.
* Documents approved configuration-controlled changes to systems.
* Retains and reviews records of configuration-controlled changes to systems.
* Audits activities associated with configuration-controlled changes to systems; and
* Coordinates and provides oversight for configuration change control activities through an organization-defined configuration change control element (e.g., committee, board) that convenes on a routine basis.
* Updating the inventory as necessary.

## **4.2) Guidelines**

Configuration change controls for organizational systems involve the systematic proposal, justification,implementation, testing, review, and disposition of changes to the systems, including system upgradesand modifications.

Configuration change control includes changes to baseline configurations for components and configuration items of systems, changes to configuration settings for information technology products (e.g., operating systems, databases , applications, firewalls, routers, and mobile devices), unscheduled / unauthorized changes and changes to remediate vulnerabilities.

# **5) Change Management**

## **5.1) Control Objective**

All changes to the IT environment for [SecureCyberGates] and Clients, whether routine, major, or emergency, must adhere to the following Standard. Changes must be submitted, reviewed, approved, and communicated as per the processes defined herein.

## **5.2) Change Management Process**

Changes in any form during the lifetime of the project will be handled via the Change Control Process. Controlling change to scope, requirements, and deliverables requires the support and participation of the entire Project Team. There will be a scope freeze upon Functional Specification Document (FSD) sign off. Any changes after the Functional Specification Document sign off will be considered as a change request which will have to go through the change control process.

To manage project scope, we will manage change requests using a change control process. The change control process will require any change requests to be logged using a standard **Change Request Form [Document ID : SCG/CGRF/031/1.0]** which will have to be submitted to the project management team. The Project Management team, which consists of both project managers from [SecureCyberGates] and Customer is responsible for considering the impact of any user change request on the scope of the project.

Submitted change requests will be maintained in the **Change Request Log**. Any modification or deviation from the Functional Specification Document sign off or standard functionality or extension of project timeline, or changes to the time or costs will have to be reviewed by the Project Management team. [SecureCyberGates] or Customer may initiate the Change Request process whenever there is a perceived need for a change that will affect the overall costs, timeline or functionality, Security or Performance of the project. [SecureCyberGates] would perform Technical, Functional, Security and Performance Analysis for the new CR, if there are any risks then it will highlight it to Clients PM for the next decision.

The Client PM team will then need to escalate the change requests, their evaluation and recommendation to the [SecureCyberGates]’s Project Manager and the Customer Project Director. The scope of changes resulting in a requirement for additional project funding may require additional levels of approvals from [SecureCyberGates] or Customer. The impact on schedule and effort due to this scope change will be incorporated in the project plan

For any change request coming from [SecureCyberGates] internal staff, after need analysis is approved, Technical, Functional, Security and Performance analysis would be carried out and all risks would be reported to the concerned team. After internal approval [SecureCyberGates] team would communicate this to Client PM and once received an approval, [SecureCyberGates] team would proceed with implementing and deploying this CR.





## **5.3) Change Request Deployment process**

Approved CR would be implemented and tested, after approval this CR would be deployed to UAT. Testing would be performed on UAT and after approval from both [SecureCyberGates] PM and Client PM, changes would be deployed to Production. A quick sanity testing may be carried out on production to ensure basic functionalities are working.

 

## **5.4) Emergency Change Request**

For any Emergency Change, after a quick approval from Client PM and [SecureCyberGates] , it would be implemented and tested on Development environment then to UAT and then to Production. For Emergency CR , team may skip implementation on Development and directly implement on UAT if the changes are minor and then push to Production.

# **6) Employee Training and Awareness**

6.1) All [SecureCyberGates] employees SHOULD undergo training and assessment on this policy during their initial induction [Onboarding].

6.2) Security team to conduct periodic trainings **ATLEAST ONCE** a year.

# **7) Compliance and Monitoring**

7.1) Compliance with this policy is **MANDATORY**. Employees violating this policy will be subject to disciplinary action up to and including termination.

7.2) Third-party users, contractors, and vendors who **FAIL** to comply with this policy may have their access to [SecureCyberGates]systems , Application and networks revoked or suspended until compliance is achieved. Repeated or severe violations may result in the termination of their contracts or business relationships with [SecureCyberGates].

7.3) Periodic Audits and Assessments : [SecureCyberGates]'s IT department, in collaboration with the Information Security team, will conduct periodic audits and assessments to evaluate compliance with this security policy.

# **8) Escalation Matrix**

8.1) In case of any policy violations issues, the following escalation structure shall be followed to ensure timely resolution and appropriate accountability:

|  |  |  |
| --- | --- | --- |
| **Level** | **Role** | **Contact** |
| Level 1 | Team Lead /Reporting Manager  | First-level escalation: Email / Any Ticketing Tool[info@securecybergates.com]  |
| Level 2 | Group Manager / Senior Managers  | Second-level escalation: Email / Any Ticketing Tool[info@securecybergates.com] |
| Level 3 | CISO | Final-level escalation: Email / Any Ticketing Tool[info@securecybergates.com] |

8.2) Employee SHOULD provide sufficient evidences and details , Clear description of the issue.

8.3) Security team to define issue severity and proper SLA for issue resolution as per severity.

# **9) Policy Exceptions**

9.1) There may be requirements where Employee needs policy exception for legitimate reasons, In such cases, employee should follow POLICY EXCEPTIONS template and approval process. **[Kindly refer Policy exception form [Document ID SCG/PXF/008/1.0]]**

# **10) Policy Review and Updates**

10.1) This policy shall be periodically reviewed **[Atleast Once in a YEAR]**and updated to ensure its effectiveness, relevance, and alignment with [SecureCyberGates]objectives,legal requirements and industry best practices.

10.2) Feedback from employees, stakeholders, and external audits shall be solicited and considered for continuous improvement of the policy and associated procedures.

10.3) Regular audits and inspections shall be conducted to assess compliance with this policy and associated procedures, with non-conformances addressed through corrective actions and preventive measures.

10.4) Any updates or revisions to this policy will be communicated to all employees and relevant stakeholders through appropriate channels. Employees are responsible for familiarizing themselves with the latest version of the policy and adhering to its requirements.

# **11) Conclusion**

[SecureCyberGates] is committed to protecting the confidentiality, integrity, and availability of its data and information assets through the implementation of appropriate security controls. By adhering to the requirements and guidelines outlined in this policy, [SecureCyberGates] aims to minimize the risk of unauthorized access, data breaches, and other security incidents, while ensuring compliance with applicable laws, regulations, and industry standards, including the SOC 2 standard.

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**THANKYOU!**

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