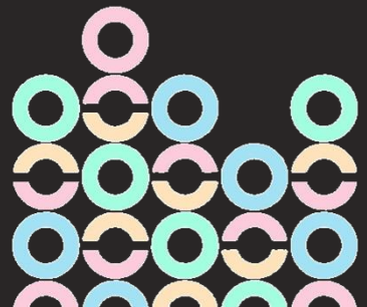




SECURITY POLICY

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1 PURPOSE & SCOPE

This policy relates to the Modality Systems' group of companies, hereafter referred to as "Modality", "we", "us" or "our".

This Security Policy is a customer-facing document, designed to provide the necessary assurance in relation to our security and privacy. It provides a guide to our commitment to security and privacy, and what our customers can expect from us in this regard.

The Policy also details our approach to security and privacy in relation to the General Data Protection Regulations, the Data Protection Act 2018, the Personal Data Protection Act 2010 in Malaysia, and data protection legislation in the relevant States and Territories of Australia and the United States of America.

It also outlines key recommendations for our customers in relation to security and privacy.

2 INTRODUCTION

We understand the importance of security and make every effort to ensure that customer information held on systems and other related areas are fully protected.

We recognise that the confidentiality, integrity and availability of information created, maintained, transmitted, stored and hosted by Modality and its customers is vital.

The Senior Management Team at Modality view this as one of its primary responsibilities, and fundamental to business best practice. We have therefore adopted and are certificated to the Information Security Management System (ISMS) Standard ISO27001:2013 through a UKAS accredited Certification Body. As a matter of best practice, we have also aligned ourselves with BS10012:2017 – "Data Protection – Specification for a personal information management system".

The above allows us to manage and meet the following objectives which are to:

- Comply with all applicable laws, regulations and contractual obligations including the General Data Protection Regulations (GDPR), the Data Protection Act 2018 and all data protection legislation relevant to our overseas operations;
- Implement continual improvement initiatives, including risk assessment and treatment strategies, while making the best use of our management resources to meet and improve information security management system requirements;
- Communicate our security objectives and our performance in achieving these objectives, throughout Modality and to interested parties;
- Maintain and comply with appropriate documentation such as policies and standard operating procedures that provide direction and guidance on security matters relating to employees, customers, suppliers and interested parties who come into contact with our activities;
- Work closely with customers, business partners and suppliers in seeking to establish security standards;
- Adopt a forward-looking view on business decisions, including the continual review of risks which may have an impact on security;
- Constantly strive to meet, and when possible exceed, customer and employee expectations;
- Consider security in role guides and when setting employee objectives where applicable;
- Provide security training and awareness to all employees to ensure responsibilities, principles and practices are embedded in our culture.

3 SECURITY GOVERNANCE & CERTIFICATION FRAMEWORK

- Modality's UK office is ISO 27001:2013 certificated by the British Assessment Bureau, who are a UKAS accredited Certification Body;
- The Senior Management Team has overall responsibility for security within Modality, delegated from the Board who retain accountability;
- As a matter of best practice, we have also aligned ourselves with the requirements of BS10012:2017 – "Data Protection – Specification for a personal information management system", which is integrated with our Information Security Management System (ISMS) and overall Business Management System;
- An internal audit programme is in place as part of our ISO27001 certification;

- A Global Information Security, Data Protection and Privacy Policy, supported by a suite of appropriate security documentation, is in place, including a risk-based methodology incorporating Data Protection Impact Assessments and treatment plans which run across all operational aspects of the business;
- Our Information Security Management System also addresses retention periods (amongst other things).

4 SECURITY – KEY ELEMENTS

4.1 Physical Security

- Sites incorporate industry standard security controls, covering physical perimeter, CCTV and monitoring along with logged card access systems;
- These controls are underpinned and supported by our ISO27001:2013 certification;
- Unaccompanied access to data centre facilities is not permitted and is detailed in our Physical Security Policy and supporting Access Arrangements

4.2 Operational Security

- We adopt a Configuration and Change Management process in line with ISO27001 and ITIL methodology to ensure appropriate oversight and approval of all potential security-impacting changes to service. These are tracked and recorded to completion of the change;
- We have adopted an ISO27001 and PCI DSS compliant vulnerability management strategy. As well as targeted penetration testing, our team of engineers stay up-to-date with the latest threats and exploitation techniques being used. Any threats that warrant action are tracked through Change Management until completion;
- We provide a heavily controlled/firewalled environment, with proactive monitoring and additional capability such as DDOS mitigation via our peering providers;
- Customers consume services in the form of IaaS and SaaS, which provides them access to specific applications or services. All underlying technology for supporting / maintaining these platforms is restricted to authorised employees only;
- Incident Management is an integral part of our security procedures based upon ITIL methodology. Security Incident Response Teams are used to manage incidents effectively.

4.3 Supply Chain Management

- We utilise data centres and communication infrastructure supplied and/or managed by 3rd parties, details can be provided on application. None of these 3rd parties have logical access to information or management systems. ISO27001 certification is mandatory for these sites;
- We ensure supplier selection and approval criteria, security and privacy requirements, and performance monitoring are utilised which are proportionate to the risk and the information processed.

4.4 Secure Development & Deployment

- We design all dedicated implementations in-line with current industry practice and employ a Secure Development Policy in-line with ISO 27001:2013. Throughout development, testing and deployment we are responsible for all software security updates on our platforms in conjunction with supplier and manufacturers. For customers with dedicated solutions, engineers manage the availability and control of security updates released to customers via approved deployment tools or processes;
- PEN Tests and vulnerability scans are conducted as required by our certifications at least annually to capture new and evolving threats. Resulting actions are risk assessed, prioritised and treated in line with ISO27001 Risk Management requirements, and overseen by our ISO Committee.

4.5 Access Control

- Access to our internal systems, hosting platform and customer servers is permitted for authorised personnel only. All users must be positively identified by providing a secure User ID and password before being given access to system resources. Incoming callers are identified using details taken from their accounts. Additional password protection can be applied for sensitive environments;
- All servers, routers, firewalls and network equipment are protected by multi-factor authentication technologies or with a minimum of a password. All passwords are randomly generated for optimum security to prevent intruders gaining unauthorised access to systems and information;
- We operate a least privilege access model and only personnel authorised by line management and IT manager are granted access based on their roles;

- Where Support Engineers require access to our network and systems and are external to our Corporate infrastructure, they will connect via VPN technologies. Two factor authentication technologies are used to encrypt and secure the communications;
- Solutions are accessed either via VPN or via client-side licensed software (such as Skype for Business and Teams), both requiring authentication;
- Accessing the internet-facing support portal also requires authentication and complex passwords with lockout and reset rules. The support portal gives access to customer contact information and our SLAs, but not access to the Cloud environment itself.

4.6 Employee Screening

- We perform the necessary background employment checks commensurate with the sensitivity, criticality, and potential liability for the job function and service which we are offering. All employees involved in technical service provision are vetted to the Baseline Personnel Security Standard Plus or equivalent.
- All employees are given Information Security training as part of their induction and a minimum of every 12 months thereafter, in support of our ISO 27001:2013 certification.

5 RECOMMENDATIONS FOR CUSTOMERS

The purpose of these recommendations is to help prevent unauthorised access to our services, including to help ensure the security of our own network and infrastructure where this could be impacted by a breach of security in the customer's own network or infrastructure, or unauthorised access to the services or administrative controls granted to the customer in respect of these, including customer portals.

5.1 Passwords

Network and other devices (including but not limited to firewalls) should be securely configured on installation, and the default administrative password for any network and other devices should be changed to an alternative, strong password, as default passwords are often publicly known.

A strong password is typically one that:

- comprises a minimum number of characters in length (e.g. 8 characters);
- differs from the associated username;
- contains no more than two identical characters in a row;
- is not a dictionary word;
- includes a mixture of numeric and alpha characters;
- has not been reused within a predetermined period of time (e.g. 6 months); and
- has not been used for another account.

Similarly, any default password for a user account should be changed to an alternative, strong password, and administrative user accounts should be configured to require a password change on a regular basis (e.g. at least every 90 days).

5.2 User Access Control

User accounts, particularly those with special access privileges (e.g. administrative accounts) should be assigned only to authorised individuals, managed effectively and provide the minimum level of access to applications, computers and networks.

Special access privileges should be restricted to a limited number of authorised individuals and reviewed regularly.

The use of shared accounts should be avoided due to the impact these can have on auditing and post incident investigations.

User accounts and special access privileges should be removed or disabled when no longer required (e.g. when an individual changes role or leaves the organisation) or after a pre-defined period of inactivity (e.g. 3 months).

5.3 Anti-virus, Malware & Patching

Ensure up to date Antivirus and Malware is installed on all relevant systems and devices. This will provide a basic level of protection against malicious software being installed on systems which may steal sensitive information such as account credentials or banking details. Consider prioritising patch installations such that security patches for critical or at-risk systems are installed within 30 days, and other lower-risk patches are installed within 2-3 months.

5.4 Physical Security

Ensure all communications equipment is kept secure from unauthorised access to avoid the risk of tampering. If equipment must be located in areas without access restrictions, consider the use of a lockable 'comms cabinet' to house it.

5.5 Further Guidance

The foregoing recommendations are only a small number of security measures which a customer should consider adopting to help defend itself against cyber threats and represents guidance only. They do not represent all of the security controls an organisation needs to have in place to protect against such threats.

Useful further information is contained in the Government's Cyber Essentials Scheme which sets out requirements for basic technical protection from cyber-attacks.