



## **Information Security Policy**

**Remark: This policy has been approved by Board of Directors  
on 1 October 2024**

## 1. Intent

Information Security Policy (the Policy or “ISP”) defines the structure to measure and to improve the confidentiality, integrity, availability (CIA) and compliance to follow the directive and sustainability guideline of Charoen Pokphand Group (“CP Group”) and be the policy and standard to CP Axtra Public Company Limited and Subsidiaries (“CP Axtra Group”).

## 2. Objectives

- The Information Security Policy provides comprehensive guidance to CP Axtra Group in managing information and system across the organization in a consistent and effective manner that enables its businesses to achieve their strategic goals. Additionally, the Policy aims to mitigate data security (confidentiality, integrity, and availability: CIA) risks and ensure CP Axtra Group is compliant with all legal and regulatory requirements, and align with CP Group (CPG Information Security Policy and Standards)
- The Policy defines mandatory and recommended controls around collecting, processing, and sharing data. It also details corporate responsibilities related to data protection, data quality, data sharing, and group-wide data governance. The Policy is supported by relevant standards, where appropriate.
- Non-compliance with the Policy and supporting standards may impact the integrity of data governance in CP Axtra Group, resulting in adverse audit findings, regulatory censure, fines, criminal liability, contractual disputes, customer consent violations, disclosure of competitive information, and disciplinary actions for employees.

## 3. Scope

The Policy applies to all employees, contractors, consultants, temporaries, vendors, and others engaged in activities for the benefit of CP Axtra Group, including persons affiliated with third parties who have access to CP Axtra Group’s Information Resources.

## 4. Definitions

Term	Definition
Confidentiality	Information is disclosed to only the authorized parties.
Integrity	Information is reliable, and only altered by authorized parties.
Availability	Information is accessible to authorized parties when needed.
Authorized Users	Authorized users are used to collectively refer to all such persons. Authorized users must adhere to this policy as a condition of continued employment as outlined in the policy.

## 5. Authority and Accountability

Role	Responsibility
Controls:	All businesses must implement appropriate procedures, technical controls, and monitoring to comply with the requirements in the Policy and supporting standards. Cybersecurity manager must monitor compliance.
Governance:	Cybersecurity manager, with support from the businesses, is responsible for managing the Policy and supporting standards. The Executive Committee (the ExCom) approves the Policy, including revisions.
Implementation:	After the Policy is approved, Cybersecurity manager will outline key activities across CP Axtra Group businesses to effectively integrate technology governance with businesses' investment plans and ongoing activities.

## 6. Risk Methodology

- Risk assessments should identify, quantify, and prioritize risks against criteria for risk acceptance and objectives relevant to the organization. The results should guide and determine the appropriate management action and priorities for managing information security risks and for implementing controls selected to protect against these risks. The process of assessing risks and selecting controls may need to be performed a number of times to cover different parts of the organization or individual applications and systems.
- Risk assessment should include the systematic approach of estimating the magnitude of risks (risk analysis) and the process of comparing the estimated risks against risk criteria to determine the significance of the risks (risk evaluation).
- Risk assessments should also be performed periodically to address changes in the security requirements and in the risk situation, e.g. in the assets, threats, vulnerabilities, impacts, the risk evaluation, and when significant changes occur. These risk assessments should be undertaken in a methodical manner capable of producing comparable and reproducible results.

The information security risk assessment should have a clearly defined scope in order to be effective and should include relationships with risk assessments in other areas, if appropriate. Please refer to [Information Security Risk Management Standard](#)

## 7. Organization of Information Security

### 7.1 Internal Organization

CP Axtra Group shall establish a management framework to initiate and control the implementation and operation of information security within the organization.

#### 7.1.1 Management Commitment to Information Security

Management shall actively support security within the organization through clear direction, demonstrated commitment, explicit assignment, and acknowledgment of information security responsibilities.

#### 7.1.2 Information Security Coordination

CP Axtra Group's information security team shall provide guidance, direction, and authority for information security activities. The team will conduct regular internal and external compliance assessments at all CP Axtra Group Locations to ensure compliance with information security requirements.

#### 7.1.3 Information Security Roles and Responsibilities

All information security responsibilities must be defined and allocated

1) Information Security Management must

- Ensure that Information Security goals are identified, meet the organizational requirements, and are integrated in relevant processes.
- Provide clear direction and visible management support for security initiatives.
- Provide the resources needed for Information Security.
- Review the appropriate Information Security Policy on an annual basis.

2) Security responsibilities must be addressed prior to employment in adequate job descriptions and in terms and conditions of employment.

3) Management must implement a training and compliance program to ensure that anyone acting on or using an information resource understands his or her roles and responsibilities. Training must be delivered before access to information resources is granted.

4) Security roles and responsibilities for employees, contractors and third parties include the following:

- Individuals must act in accordance with the organization's Information Security policies.
- Individuals must act to protect assets from unauthorized access, disclosure, modification, destruction, or interference.

- Individuals must execute security processes or activities consistent with assigned roles and responsibilities.
  - Individuals must act transparently and accept responsibility for actions taken.
  - Individuals must know how to and take action to report real or possible security events or risks.
- 5) For third parties, security roles and responsibilities must be included in Statements of Work, Service Level Agreements and/or contracts.
- 6) Information protection must be included in job and function descriptions, annual goals and objectives, performance appraisal, personal scorecard, and executive compensation.

#### 7.1.4 Contact with Authorities

CP Axtra Group shall have procedures in place that define when and whom to contact in a timely manner if laws have been broken or if a major incident has occurred that impacts customer obligations.

#### 7.1.5 Contact with Special Interest Groups

CP Axtra Group shall have an appropriate contact with special interest groups or other specialist security forums and professional associations, which are required to be maintained to keep information technologists well informed of emerging security risks. Reviews of supplier and industry information security alerts and other advisories will also be maintained.

#### 7.1.6 Information security in project management

CP Axtra Group's information security program is required to be reviewed independently at planned intervals or when significant changes to the security implementation occur. Results will be recorded and maintained.

#### 7.1.7 Independent Review of Information security

CP Axtra Group's information security program is required to be reviewed independently at planned intervals (at least annually or when significant changes to the security implementation occur). Results will be recorded and maintained.

### 7.2 External Parties

CP Axtra Group shall maintain the security of the organization's Information Resources and Computing Resources that are accessed, processed, communicated to, and/or managed by external parties. Please refer to *Information Security in Supply Chain Standard*.

## 8. Human Resource Security

### 8.1 Prior Employment

CP Axtra Group shall ensure that CP Axtra Group employees and contractors understand their responsibilities including information security, and to reduce the risk of theft, fraud, or misuse of facilities.

### 8.2 During Employment

CP Axtra Group shall ensure that all employees are aware of information security threats and concerns, their responsibilities, and liabilities, and are equipped to support the organizational security policy in the course of their normal work, and to reduce the risk of human error.

### 8.3 Post Employment

CP Axtra Group shall protect the organization's interests as part of the process of changing or terminating employment. Please refer to Human Resource Security Standard.

## 9. Asset management

### 9.1 Responsibility for Assets

CP Axtra Group shall identify organizational assets and define appropriate protection responsibilities. All key information assets are required to be clearly identified, inventoried, documented and maintained by the process and group responsible for the asset. Ownership of this inventory should be formally established. Please refer to IT Asset Management Standard.

### 9.2 Information Classification

CP Axtra Group shall ensure that information receives an appropriate level of protection in accordance with its importance to the organization. Information must be classified in terms of legal requirements, value, criticality and sensitivity to unauthorized disclosure or modification.

### 9.3 Media Handling

CP Axtra Group shall prevent unauthorized disclosure, modification, removal or destruction of assets and interruption to business activities. Please refer to IT Asset Management Standard.

## 10. Access control

### 10.1 Business requirement of access control

CP Axtra Group shall limit access to information and information processing facilities. An access control policy must be established, documented, and reviewed based on business and information security requirements. Please refer to *Identity and Access Management Standard*.

### 10.2 User access management

CP Axtra Group Shall ensure authorized user access and to prevent unauthorized access to systems and services. Formal procedures must be in place to control the allocation of access rights to Computing Resources and services. The procedures must cover all stages in the lifecycle of user access, from the initial registration of new users to the final de-registration of users who no longer require access to Computing Resources and services. Please refer to *Identity and Access Management Standard*.

### 10.3 User responsibilities

CP Axtra Group shall prevent unauthorized user access, and compromise or theft of Information Resources and Computing Resources. CP Axtra Group employees should be required to follow *Identity and Access Management Standard and Password Management Standard*.

### 10.4 System and application access control

CP Axtra Group shall prevent unauthorized access to systems and applications. CP Axtra Group employees' access to information and application system functions should be restricted in accordance with *Identity and Access Management Standard and Password Management Standard*.

## 11. Cryptography

CP Axtra Group shall protect the confidentiality, authenticity, or integrity of information by cryptographic means.

### 11.1 Cryptographic controls

Encryption should be employed to protect all CP Axtra Group confidential Information. The required levels of protection are set out in *Information Classification and Handling Standard and Cryptography and Key Management Standard*.

## 12. Physical and environment security

### 12.1 Secure areas

CP Axtra Group shall prevent unauthorized physical access, damage and interference to the organization's premises and information. Security perimeters shall be used to protect areas that contain Information Resources and Computing Resources. Also required are anti-intrusion and held-open alarms on access points. Please refer to *Physical and Environment Security Standard*.

### 12.2 Equipment

CP Axtra Group shall prevent loss, damage, theft or compromise of assets and interruption to CP Axtra Group's operations. All equipment that is essential to CP Axtra Group IT operations (processing, communications, transmission, storage) must be adequately protected against local environmental threats. Please refer to *Physical and Environment Security Standard*.

## 13. Operations security

### 13.1 Operational procedures and responsibilities

CP Axtra Group shall ensure correct and secure operations of information processing facilities. Formal operating procedures must be designed, documented, implemented, and maintained for the day-to-day operations of all Computing Resources that store, process, or transmit CP Axtra Group information. The documents must be published and made readily available to all CP Axtra Group employees with IT operational responsibilities. Please refer to *Operations Security Standard*.

### 13.2 Protection from Malware

CP Axtra Group shall ensure that information and information processing facilities are protected against malware. All systems commonly affected both workstations and servers, must have implemented the approved centrally managed virus protection software. Users are not permitted to disable, suspend, bypass, or alter the state of the anti-virus software to reduce its effectiveness. Please refer to *Operations Security Standard*.

### 13.3 Backup

CP Axtra Group shall protect against loss of data. Backup copies of information and software shall be taken and tested regularly in accordance with the agreed backup policy. The required levels of information backup are set out in *Operations Security Standard*.



#### 13.4 Logging and monitoring

CP Axtra Group shall record events and generate evidence. The requirement of information security event collection and logging, Log Monitoring, Audit Logging, Time Synchronization, Security Log Retention and Rotation and Protection of Log Information can be found in Log Monitoring Standard.

#### 13.5 Control of operational software

CP Axtra Group shall ensure that the integrity of operation systems. All software installations and upgrades on centrally managed systems should be conducted in accordance with CP Axtra Group's Change management process. Please refer to Operations Security Standard.

#### 13.6 Technical vulnerability management

CP Axtra Group shall prevent exploitation of technical vulnerabilities. The required of Vulnerability and Baseline Configuration Assessment is set out in Vulnerability Management Standard and Penetration testing framework

#### 13.7 Information systems audits considerations

CP Axtra Group shall minimize the impact of audit activities on operational systems. Access to information systems audit tools shall be protected to prevent any possible misuse or compromise. Please refer to Operations Security Standard.

## 14. Communication Security

### 14.1 Network Security management

CP Axtra Group shall ensure the protection of information in networks and its supporting information processing facilities. The required levels of protection of information in networks are set out in Network Security Standard.

### 14.2 Information transfer

CP Axtra Group shall maintain the security of information transferred within an organization and with any external entity. The required levels of information transfer are set out in Network Security Standard.

## 15. System acquisition, development, and maintenance

### 15.1 Security requirements of information systems

CP Axtra Group shall ensure that information security is an integral part of information systems across the entire lifecycle. This also includes the requirements for information systems which provide services over public networks. The design of all systems and applications should be required to follow Secure Software Development Life Cycle Standard

### 15.2 Security in development and support processes

CP Axtra Group shall ensure that information security is designed and implemented within the development lifecycle of information systems. Rules for the development of software and systems should be established and applied to developments within CP Axtra Group. Please refer to Secure Software Development Life Cycle Standard

### 15.3 Test data

CP Axtra Group shall ensure that test data must be protected and controlled. Production data being used in test environments shall be sanitized (anonymized) to protect the confidentiality of the data. More information can be found in Information Classification and Handling Standard.

## 16. Supplier relationships

### 16.1 Information security in supplier relationships

CP Aextra Group shall ensure protection of organization's assets that is accessible by suppliers. Information security requirements for mitigating the risks associated with supplier's access to the organization's assets should be agreed with the supplier and documented. All relevant information security requirements should be established and agreed with each supplier that may access, process, store, communicate, or provide IT infrastructure components for, the organization's information. Please refer to Information Security in Supply Chain Standard

### 16.2 Supplier service delivery management

CP Aextra Group shall maintain an agreed level of information security and service delivery in line with supplier agreements. Formal contracts must exist with all third-party service providers to CP Aextra Group. These contracts must define the agreed upon service level and delivery agreements and must address the on-going monitoring of performance against these commitments. These contracts should only be entered into after the successful completion of appropriate due diligence. All third-party contracts must specify that providers of services to CP Aextra Group are to be bound by CP Aextra Group's policies and standards. These contracts should include the right for CP Aextra Group to conduct a regular audit of performance against committed service levels and for compliance with CP Aextra Group requirements. Please refer to Information Security in Supply Chain Standard.

## 17. Information security incident management

### 17.1 Management of information security incidents and improvements

CP Aextra Group shall ensure information security events and weaknesses associated with information systems are communicated in a manner allowing timely corrective action to be taken. The required is set out in Security Incident Management Standard.

## **18. Information security aspects of business continuity management**

### **18.1 Information security continuity**

Information security continuity should be embedded in the organization's business continuity management systems.

#### **18.1.1 Planning Information Security continuity**

CP Axtra Group must determine its requirements for information security and the continuity of information security management in adverse situations, e.g. during a crisis or disaster.

#### **18.1.2 Implementing information security continuity**

CP Axtra Group must establish, document, implement and maintain processes, procedures and controls to ensure the required level of continuity for information security during an adverse situation.

#### **18.1.3 Verify, review, and evaluate information security continuity**

CP Axtra Group must verify the established and implemented information security continuity controls at regular intervals in order to ensure that they are valid and effective during adverse situations.

### **18.2 Redundancies**

CP Axtra Group shall ensure availability of information processing facilities. Information processing facilities must be implemented with redundancy sufficient to meet availability requirements.

## 19. Compliance

### 19.1 Compliance with legal and contractual requirements

CP Axtra Group shall avoid breaches of any law, statutory, regulatory, or contractual obligations related to information security and of any security requirements. Please refer to Compliance Standard

### 19.2 Information Security Reviews

CP Axtra Group shall ensure that information security is implemented and operated in accordance with the organizational policies and procedures.

## 20. Exceptions

Business unit owners must comply with the Information Security Policy (ISP) but something which business unit owners cannot comply with this policy and standards; business unit owners must obtain the approval from the IT & Security Committee for any exception. The appropriate business owner must provide evidence and reason to IT & Security Committee to demonstrate their business and constraint against the Information Security Policy (ISP).

## 21. Penalties

All employees must fully cooperate with internal and external authorities in the event of an investigation. Any direct and indirect violations or failure to comply with this policy and standards by management and staff will be subject to disciplinary action in accordance with the company's regulations.

## 22. References

- Information technology - Security techniques - Information security management systems - Requirements (second edition), ISO/IEC 27001:2013
- Information technology - Security techniques - Code of practice for information security controls (second edition), ISO/IEC 27002:2013
- CPG Information Security Policy & Standards (English) – 15 July 2021