1.0 Purpose and Benefits

The purpose of this standard is to establish baseline configurations for information systems that are owned and/or operated by, or operated on behalf of, New York State (NYS). Effective implementation of this standard will maximize security and minimize the potential risk of unauthorized access to NYS information and technology.

2.0 Authority

Section 103(10) of the State Technology Law provides the Office of Information Technology Services (ITS) with the authority to establish statewide technology policies, including technology and security standards. Section 2 of Executive Order No. 1171, established January 2002, provides the State Chief Information Officer with the authority to oversee, direct and coordinate the establishment of information technology policies, protocols and standards for State government, including hardware, software, security and business re-engineering. Details regarding this authority can be found in NYS ITS Policy, NYS-P08-002 Authority to Establish State Enterprise Information Technology (IT) Policy, Standards and Guidelines.

3.0 Scope

This standard applies to all “State Entities” (SE), defined as “State Government” entities as defined in Executive Order 1171, issued January 2002, or “State Agencies” as
defined in Section 101 of the State Technology Law including their employees, and all third parties (e.g., local governments, consultants, vendors, and contractors), that use or access any IT resource for which the SE has administrative responsibility, including systems managed or hosted by third parties on behalf of the SE. While an SE may adopt a different standard, it must include the requirements set forth in this one.

This standard applies to all information systems owned and/or operated by, or operated on behalf of, NYS. Lab systems, such as those used for digital forensics or research, may require special consideration, however, this standard must be applied unless doing so inhibits the core functions of these systems or is otherwise not technically feasible.

4.0 Information Statement

Standard security configuration profiles are used to implement hardened configurations on information systems and improve their security. Profiles can include operating systems (OS), technology services, and software packages. These profiles must be based on one or more of the industry consensus guidelines listed below, in addition to the latest manufacturer or vendor security guidance. Alterations to the profile must be based on business need, NYS policy or standard, legal or regulatory compliance requirements, be developed in consultation with the SE Information Security Officer/designated security representative and be documented and retained for audit purposes.

- Industry Consensus Guidelines
- Center for Internet Security (CIS) Benchmarks
- National Institute of Science and Technology (NIST) National Checklist Program

The initial setup, software installation, system updates, patching, and security configuration of new systems must be performed in a secure environment isolated from other operational systems with minimal communication protocols enabled. Patch management must be implemented per the NYS-S15-001 Patch Management Standard.

Any changes to configurations and profiles must be formally identified, proposed, reviewed, analyzed for security impact, tested, and approved prior to implementation in accordance with the SE's change management procedures. Individuals conducting security impact analyses must possess the necessary skills and technical expertise to analyze the changes to information systems and the associated security ramifications.

Per the NYS-S13-001 Secure System Development Lifecycle Standard, SEs must maintain configuration management plans that define detailed processes and procedures for how configuration management is used in conjunction with secure system development life cycle activities at the system level. Configuration management
plans must include a maintenance schedule to refine and update configurations and profiles to adhere to the latest industry standards and hardening guidelines. Refreshing profiles could be driven by an updated benchmark or from an SE’s updated or new security requirements. Configuration management plans are typically developed during the development/acquisition phase of the secure system development life cycle but must be maintained throughout the system’s lifespan.

A configuration monitoring process must be in place to ensure system integrity (e.g., identifying undiscovered or undocumented system components, misconfigurations, vulnerabilities, and unauthorized changes).

5.0 Compliance

This standard shall take effect upon publication. Compliance is required with all ITS policies and standards. ITS may amend its policies and standards at any time; compliance with amended policies and standards is required.

If compliance with this standard is not feasible or technically possible, or if deviation from this standard is necessary to support a business function, State Entities shall request an exception through the Chief Information Security Office exception process.

6.0 Definitions of Key Terms

Except for terms defined in this standard, all terms shall have the meanings found in http://www.its.ny.gov/glossary.

7.0 Contact Information

Submit all inquiries and requests for future enhancements to the policy owner at:

Chief Information Security Office
Reference: NYS-S14-008
NYS Office of Information Technology Services
1220 Washington Avenue, Building 5
Albany, NY 12226
Telephone: (518) 242-5200
Email: CISO@its.ny.gov

Statewide technology policies, standards, and guidelines may be found at the following website: http://www.its.ny.gov/tables/technologypolicyindex

8.0 Revision History

This standard shall be reviewed at least once every year to ensure relevancy.
<table>
<thead>
<tr>
<th>Date</th>
<th>Description of Change</th>
<th>Reviewer</th>
</tr>
</thead>
<tbody>
<tr>
<td>04/18/2014</td>
<td>Original Standard Release</td>
<td>Thomas Smith, Chief Information Security Officer</td>
</tr>
<tr>
<td>05/15/2015</td>
<td>Minor clarification to initial system setup</td>
<td>Deborah A. Snyder, Deputy Chief Information Security Officer</td>
</tr>
<tr>
<td>02/15/2017</td>
<td>Update to Scope, contact information and rebranding</td>
<td>Deborah A. Snyder, Deputy Chief Information Security Officer</td>
</tr>
<tr>
<td>09/11/2018</td>
<td>Scheduled review – minor changes to Authority, Scope, and title of office</td>
<td>Deborah A. Snyder, Chief Information Security Officer</td>
</tr>
<tr>
<td>08/16/2021</td>
<td>Scheduled review – Minor wording changes for clarity and updating/removal of links to industry guidelines</td>
<td>Karen Sorady, Chief Information Security Officer</td>
</tr>
</tbody>
</table>

**9.0 Related Documents**