INTRODUCTION

These Minimum Control Requirements ("Minimum Control Requirements") are stated in a general manner, and JPMC recognizes that there may be multiple approaches to accomplish a particular Minimum Control Requirement. These Minimum Control Requirements are not intended to replace Supplier’s standard policies and procedures but are intended to address the minimum controls that the Supplier must have in place as part of Supplier’s standard policies and procedures. Supplier must document in reasonable detail how a particular control meets the stated Minimum Control Requirement. All Minimum Control Requirements apply to Supplier’s subcontractors that have, process, or otherwise have access to JPMC Confidential Information or JPMC Systems. The term “should” in these Minimum Control Requirements means that Supplier will use commercially reasonable efforts to accomplish the stated Minimum Control Requirement. Any required policies, procedures, or processes mentioned in these Minimum Control Requirements must be documented, reviewed, and approved, with management oversight, on a periodic basis. Not all of the stated Minimum Control Requirements will apply to all Services or other Deliverables, but Supplier must be able to reasonably show how the Minimum Control Requirement does not apply. These Minimum Control Requirements do not limit Supplier’s obligations under the Agreement or applicable Law, and do not limit the scope of an audit by JPMC. Supplier must comply with and have processes for researching, evaluating, and complying with, all Laws in the applicable jurisdiction(s).

As used in these Minimum Control Requirements, any capitalized terms not defined herein shall have the same meaning as set forth in the Master Agreement relating to the Services and other Deliverables to which these Minimum Control Requirements relate.

TECHNOLOGY GOVERNANCE, RISK, AND COMPLIANCE

- The effectiveness of controls must be regularly validated through a documented risk assessment program and appropriately managed remediation efforts.
- A risk assessment must be performed annually to verify the implementation of controls that protect business operations and JPMC Confidential Information.
- A documented set of security policies and procedures must govern the receipt, transmission, processing, storage, control, distribution, retrieval, access, presentation, and protection of information, assets, and associated services.
- A risk-based exception management process must be in place for prioritization and remediation or risk acceptance of controls that have not been adopted or implemented.
- Security policies and responsibilities must be communicated and socialized within the organization to Supplier Personnel.
PHYSICAL AND ENVIRONMENTAL SECURITY

- Physical and environmental security processes and procedures must be in place for facilities with access or storage of JPMC Confidential Information.
- Personnel should be granted access to areas of the facility based on the principle of least privilege.
- Physical access to facilities must be restricted, with all access recertified on a regular schedule.
- Detective monitoring controls (e.g. CCTV) must be in place with a defined retention period.
- Addition or removal of assets from the facility must be documented and tracked.
- Supplier must obtain approval from JPMC prior to allowing assets with JPMC Confidential Information to be removed from the facility.
- Facilities must maintain appropriate environmental controls, including fire detection and suppression, climate control and monitoring, power and back-up power solutions, and water damage detection.
- Environmental control components must be monitored and periodically tested.

DATA PROTECTION

- JPMC Confidential Information must be protected and encrypted in transit, at rest, and in backup, including when shared with Supplier’s subcontractors.
- Authentication credentials must be encrypted in transit and at rest.
- Data protection policy must cover data classifications, encryption use, key and certificate lifecycle management, permitted cryptographic algorithms and associated key lengths, message authentication, hash functions, digital signatures, random number generation and be reviewed against industry standards on a regular basis.

IDENTITY AND ACCESS MANAGEMENT

- Documented logical access policies and procedures must support role-based, “need-to-know” access based on the principle of least privilege, and ensure segregation of duties during the approval and provisioning process.
- Logical access policies must cover remote access, access request approval prior to access provisioning and periodic recertification of access.
- Each account provisioned must be uniquely identified.
- Management of privileged user accounts to include service accounts, must follow a documented processes and be restricted.
- A documented authentication and authorization policy must cover all applicable systems and networks and include password provisioning requirements, password complexity requirements, password resets, thresholds for lockout attempts, thresholds for inactivity, and assurance that no shared accounts are utilized.
- The access rights of all employees and external party users to information and information processing facilities shall be removed upon termination of their employment, contract or agreement, or adjusted upon change of role.

SECURITY CONFIGURATION

- Supplier must implement controls over its communication network to safeguard data.
- A network diagram, to include all devices, as well as a data flow diagram must be kept current.
- Network devices must have internal clocks synchronized to reliable time sources.
- Standard security configurations must be established and security hardening demonstrated.
• Information systems must be deployed with appropriate security configurations and reviewed periodically for compliance with Supplier’s security policies and standards.
• Drift or deviation from hardened builds/security configuration baselines must be identified, reported, and remediated.
• Technology must be configured to provide least functionality.
• The production network must be isolated from the development and test environments.
• Technology and/or processes to detect and/or prevent against malware and other threats.
• All devices must be kept up-to-date with latest anti-virus definitions.
• Network and host-based intrusion detection and intrusion prevention systems (IDS and IPS) must be deployed with generated events fed into centralized systems for analysis.
• Procedures around cookie activity must be compliant with the applicable Laws.
• Supplier must have policies and procedures that ensure proper control of an electronic mail and/or instant messaging system that displays and/or contains JPMC Confidential Information.
• Access to non-corporate/personal email and instant messaging solutions must be restricted.
• Preventive controls must block malicious messages and attachments as well as prevent auto-forwarding of emails.

SECURITY OPERATIONS
• Supplier Personnel must be trained to identify and report suspected security weaknesses and events/incidents.
• Data Loss Prevention (DLP) technology, processes, and/or solutions must be deployed to protect against the exfiltration of JPMC Confidential Information.
• Supplier must have a security event/incident response policy and procedure.
• Retention schedule for various logs must be defined and followed.
• Security event/incident logs must be collected, centrally managed, and reviewed to feed into the incident and event management process.
• A fraud detection, prevention and mitigation program, processes and procedures for monitoring and reporting actual and suspected instances of fraud, and specific notification and communication, internally and to JPMC, must be established.

VULNERABILITY MANAGEMENT
• Supplier must continuously gather information and analyze vulnerabilities in light of existing and emerging threats as well as actual attacks.
• Processes must include vulnerability scans, anti-malware, Intrusion Detection Systems, Intrusion Prevention Systems, logging and security information and event management analysis and correlation.
• Vulnerability scans (authenticated and unauthenticated) and penetration tests must be performed against internal and external networks and applications periodically and prior to system provisioning for all systems that process, store, or transmit JPMC Confidential Information.
• Any critical vulnerabilities identified during vulnerability scans must be remediated within a defined and reasonable timeframe.
• Vulnerability Management Systems must accommodate routine updates, real-time alerting, and up-to-date IDS/IPS signatures.
• Anti-virus tools must be configured to run periodic scans to detect, log and disposition malware.
PRIVACY
- Supplier must implement effective controls to ensure appropriate processing and protection of Personal Information.
- Social Security Numbers or other national identifiers must not be utilized as User IDs for logon to applications.
- Privacy impact assessment must be conducted during the requirements phase of system development to evaluate the impact to Personal Information and review the scope of monitoring.
- The privacy impact assessment must not conflict with any applicable local and other Laws.
- Supplier must have procedures for obtaining consent from users to collect Personal Information, giving users the ability to access, correct, opt-out, delete, restrict, make portable, or object to the processing of Personal Information.
- A privacy notice or information banner must be in place, requiring acknowledgement by the end user whenever Personal Information is collected, transmitted, processed, or stored.
- Procedures around collecting Personal Information as required by the Law must be defined and restrictions on disclosing that Information must be documented.

TECHNOLOGY DEVELOPMENT

Technology Development Life Cycle (TDLC)
- Suppliers must operate an established Technology Development Life Cycle (TDLC) process.
- The TDLC must establish the control requirements for software development that are applicable to any software and development framework, or model, used.
- The TDLC must include a Secure Design Review, and preventive and detective controls to detect vulnerabilities.

Third-Party Software
- Third party and open source code or software used must be appropriately licensed, inventoried, and where commercially licensed, be fully supported by the vendor.

TECHNOLOGY OPERATIONS
- Documented operational procedures must ensure correct and secure operation of the Supplier’s assets.
- Operational procedures must include monitoring of capacity, performance, service level agreements, and key performance indicators.
- Supplier must have policies and procedures for back-up of JPMC Confidential Information.
- Media must be protected in storage including offsite storage.
- Processes enabling full restoration of all systems, applications, and data must be established.
- Procedures must be in place to destroy JPMC Confidential Information prior to disposal or reuse of equipment used for logical and physical storage.
- Retention procedures for all records must be in accordance with JPMC record retention requirements.
- The ability to write to portable electronic media must be limited to documented exceptions.
- Changes to the system, network, applications, data files structures, other system components and physical/environmental changes must be monitored and controlled through a formal change control environment.
- Changes must be reviewed, approved and monitored during pre- and post-implementation to ensure that expected changes and their desired result are accurate.
• An emergency change management procedure must be specified, including factors leading to emergency change.
• Any changes materially affecting JPMC services must be communicated to JPMC prior to implementation.

THIRD PARTY RELATIONSHIPS
• Supplier’s subcontractors must be identified, assessed, managed, and monitored in accordance with the terms of the Master Agreement with JPMC, including compliance with JPMC’s Minimum Control Requirements applicable to any such services.

MEDIA AND VITAL RECORDS
• Policies and procedures that reasonably protect all JPMC Confidential Information from unauthorized access, alteration, loss or disposal must be established for all data or records containing JPMC Confidential Information, and address relevant processes, including but not limited to, secure:
  • Tracking, handling, storing, accessing,
  • Disposal in accordance with applicable legal, regulatory and JPMC business requirements (including legal hold requirements),
  • Transport and transmission to and from Supplier and dependent subcontractors, and
  • Physical security processes for all offsite storage facilities
• Back-up of JPMC Confidential Information retained for resiliency purposes (in contrast to archived JPMC Confidential Information stored for retention purposes governed by the Data Handler Addendum of the MSA) must be rendered unreadable upon expiration of its documented legally-required retention period or after one year from the date it was created, whichever is a less.

DATA
• Suppliers and dependent subcontractors who receive, send, transmit, store, create, generate, collect, control, process or have access to JPMC Confidential Information, must do so solely to provide services to JPMC.
• Controls must ensure that any data stored, received, controlled, or otherwise accessed is accurate and reliable.
• Controls must be in place to ensure the integrity of JPMC Confidential Information when transmitted and to validate that the same information is received.
• Policies and processes covering data use and restrictions, including for JPMC Confidential Information shared with dependent suppliers, must be established.

TECHNOLOGY ASSET MANAGEMENT
• Controls must be in place to protect assets, including mechanisms to maintain an accurate inventory of assets and handling standards for introduction and transfer, removal and disposal of all assets.
• A process must be in place for maintaining an inventory of hardware and software assets as well as other information resources.
• Supplier must have a process for periodic asset recertification, including the identification and reconciliation of unauthorized or unsupported hardware/software.
• Controls must be in place for personal devices used to perform business transaction or to access systems where JPMC Confidential Information or transactions are stored or processed.

INCIDENT AND EVENT MANAGEMENT
• Documented incident, event, or problem management procedures must include systematic tracking of problems from discovery to resolution.
• The incident management policy and procedures must include the responsibilities of Supplier Personnel and identification of parties to be notified in case of an information security event/incident.
• The Supplier’s incident management policy and procedures must also include prioritization, roles and responsibilities, internal escalation, notification to JPMC, tracking and reporting, containment and remediation, and preservation of data to maintain forensic integrity.

BUSINESS RESILIENCY
• Suppliers must have formal, comprehensive business resiliency plans to enable timely, orderly, and sustainable recovery of business, support processes, operations and technology components within an agreed upon time frame.
• Business resiliency plans must identify key resources and address business interruptions of those resources supporting all JPMC services, including those provided by Supplier’s subcontractors.
• The resiliency plans must have acceptable alternative work locations/strategies in place to ensure service level commitments are met.
• Resiliency plans must be tested on a regular basis and noted deficiencies/failures should be addressed timely.

TECHNOLOGY RESILIENCY
• Suppliers must have formal technology recovery plans to identify the resources and specify actions required to help minimize losses in the event of a disruption to services provided to JPMC or resources supporting those services.
• Technology recovery plans (including those specific to cyber-attack scenarios) must be established to limit service interruption.
• Technology recovery plans must ensure timely, orderly, and sustainable recovery of technology components within a defined recovery time objective.
• Recovery plans must also include the Supplier’s subcontractors, including cloud service providers.
• Recovery plans must be tested on a regular basis.
• JPMC Confidential Information must be available upon request, in an industry standard format, so as to ensure portability and interoperability.

ORGANIZATIONAL SECURITY
• Supplier must provide training to Supplier Personnel on job responsibilities.
• Supplier must conduct a formal, tracked performance and appraisal review process of its personnel.
• Supplier must maintain current organizational charts representing key management responsibilities for services provided to JPMC, including all related services provided by dependent third party suppliers.
• Supplier must perform appropriate background checks on its personnel.
• Supplier must ensure its personnel have agreed to non-disclosure or confidentiality obligations before assigning to JPMC services and giving access to JPMC systems and information.

CUSTOMER CONTACT
• Suppliers providing customer service (e.g., customer contact agents and related operations) must have defined and enforced operational procedures that ensure the confidentiality, integrity and availability of JPMC Confidential Information, as well as the provision of services and other deliverables in compliance with the relevant contract(s).
• Supplier must maintain and implement effective procedures for the authentication of each customer.
• Customer contact agents must receive privacy training (e.g., addressing proper handling of individual personal information in light of privacy laws and regulations), as well as training to ensure the proper provision of services and other deliverables, each as may be specified in the relevant contract(s) or as directed by JPMC.