



SLOVENSKI STANDARD

oSIST prEN ISO/IEC 29101:2021

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**Informacijska tehnologija - Varnostne tehnike - Okvir arhitekture zasebnosti
(ISO/IEC 29101:2018)**

Information technology - Security techniques - Privacy architecture framework (ISO/IEC 29101:2018)

Informationstechnik - Sicherheitstechniken - Rahmenwerk für Datenschutz (ISO/IEC 29101:2018)

Technologies de l'information - Techniques de sécurité - Architecture de référence de la protection de la vie privée (ISO/IEC 29101:2018)

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INTERNATIONAL STANDARD

ISO/IEC 29101

Second edition
2018-11

Information technology — Security techniques — Privacy architecture framework

*Technologies de l'information — Techniques de sécurité —
Architecture de référence de la protection de la vie privée*

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Foreword

ISO (the International Organization for Standardization) and IEC (the International Electrotechnical Commission) form the specialized system for worldwide standardization. National bodies that are members of ISO or IEC participate in the development of International Standards through technical committees established by the respective organization to deal with particular fields of technical activity. ISO and IEC technical committees collaborate in fields of mutual interest. Other international organizations, governmental and non-governmental, in liaison with ISO and IEC, also take part in the work. In the field of information technology, ISO and IEC have established a joint technical committee, ISO/IEC JTC 1.

The procedures used to develop this document and those intended for its further maintenance are described in the ISO/IEC Directives, Part 1. In particular, the different approval criteria needed for the different types of document should be noted. This document was drafted in accordance with the editorial rules of the ISO/IEC Directives, Part 2 (see www.iso.org/directives).

Attention is drawn to the possibility that some of the elements of this document may be the subject of patent rights. ISO and IEC shall not be held responsible for identifying any or all such patent rights. Details of any patent rights identified during the development of the document will be in the Introduction and/or on the ISO list of patent declarations received (see www.iso.org/patents).

Any trade name used in this document is information given for the convenience of users and does not constitute an endorsement.

For an explanation of the voluntary nature of standards, the meaning of ISO specific terms and expressions related to conformity assessment, as well as information about ISO's adherence to the World Trade Organization (WTO) principles in the Technical Barriers to Trade (TBT) see www.iso.org/iso/foreword.html.

This document was prepared by Technical Committee ISO/IEC JTC 1, *Information technology*, Subcommittee SC 27, *Security techniques*.

This second edition cancels and replaces the first edition (ISO/IEC 29101:2013) which has been technically revised. The main change compared to the previous edition is that old Annex D has been removed.

Any feedback or questions on this document should be directed to the user's national standards body. A complete listing of these bodies can be found at www.iso.org/members.html.

Introduction

This document describes a high-level architecture framework and associated controls for the safeguarding of privacy in information and communication technology (ICT) systems that store and process personally identifiable information (PII).

The privacy architecture framework described in this document:

- provides a consistent, high-level approach to the implementation of privacy controls for the processing of PII in ICT systems;
- provides guidance for planning, designing and building ICT system architectures that safeguard the privacy of PII principals by controlling the processing, access and transfer of personally identifiable information; and
- shows how privacy enhancing technologies (PETs) can be used as privacy controls.

This document builds on the privacy framework provided by ISO/IEC 29100 to help an organization define its privacy safeguarding requirements as they relate to PII processed by any ICT system. In some countries, privacy safeguarding requirements are understood to be synonymous with data protection/privacy requirements and are the subject of data protection/privacy legislation.

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Information technology — Security techniques — Privacy architecture framework

1 Scope

This document defines a privacy architecture framework that:

- specifies concerns for ICT systems that process PII;
- lists components for the implementation of such systems; and
- provides architectural views contextualizing these components.

This document is applicable to entities involved in specifying, procuring, architecting, designing, testing, maintaining, administering and operating ICT systems that process PII.

It focuses primarily on ICT systems that are designed to interact with PII principals.

2 Normative references

The following documents are referred to in the text in such a way that some or all of their content constitutes requirements of this document. For dated references, only the edition cited applies. For undated references, the latest edition of the referenced document (including any amendments) applies.

ISO/IEC 29100, *Information technology — Security techniques — Privacy framework*

ISO/IEC/IEEE 42010, *Systems and software engineering — Architecture description*

3 Terms and definitions

For the purposes of this document, the terms and definitions given in ISO/IEC 29100 and ISO/IEC/IEEE 42010 apply.

4 Symbols and abbreviated terms

The following abbreviations apply to this document.

ICT Information and Communication Technology

PET Privacy Enhancing Technology

PII Personally Identifiable Information

5 Overview of the privacy architecture framework

5.1 Elements of the framework

The privacy architecture framework presented in this document is intended as a technical reference for developers of ICT systems that process PII. This document does not set requirements for privacy policies; it assumes that a privacy policy is in place and that privacy safeguarding requirements have been defined and that appropriate safeguards are implemented within the ICT system.

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This architecture framework focuses on the protection of PII. Since this is partly a security goal, ICT systems processing PII should also follow information security engineering guidelines. This architecture framework lists some information security components that are critical for safeguarding PII processed within ICT systems. The architecture framework presented is based on the model used in ISO/IEC/IEEE 42010.

The stakeholders related to these concerns are the privacy stakeholders defined in ISO/IEC 29100. They are discussed in more detail in [Clause 6](#).

The concerns for the architecture framework are described in [Clause 7](#) and include the privacy principles of ISO/IEC 29100 and privacy safeguarding requirements specific to an ICT system.

The architecture framework is presented as follows:

- the layers of the technical architecture framework in [8.2](#) show the architecture from a component viewpoint. Each layer groups components with a common goal or a similar function;
- the deployment model in [8.3](#) shows the architecture framework from a standalone ICT system viewpoint. Each view shows a grouping of the components based on their deployment in the stakeholders' ICT systems; and
- the views in [8.4](#) show the architecture framework from an interaction viewpoint. The views illustrate how the components interact between ICT systems of different stakeholders.

The architecture framework also presents correspondence rules between the concerns and viewpoints through the use of mapping tables.

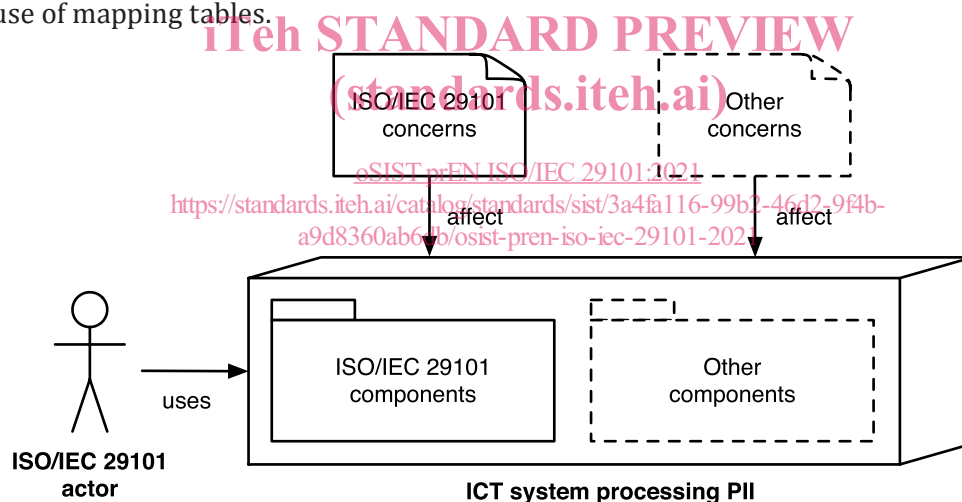


Figure 1 — Elements of the privacy architecture framework in context

[Figure 1](#) illustrates the relationship between the elements of the privacy architecture framework. The central element of the architecture framework is the ICT system being built. An ISO/IEC 29101 actor uses the ICT system. The design of the ICT systems is affected by both concerns addressed in this document and also other concerns. Examples of other concerns include non-functional requirements that affect the performance, accessibility and design of the ICT system and do not affect the functional processing of PII. These other concerns are out of the scope of this document.

The ICT system can contain components from the privacy architecture framework of this document as well as other components. These components do not process PII, but instead handle other functionality in the ICT system like providing accessibility or rendering special user interfaces. Such components are out of the scope of this document.

5.2 Relationship with management systems

The use of a management system enables PII controllers and processors to more effectively meet their privacy safeguarding requirements using a structured approach. This structured approach also provides PII controllers and processors the ability to measure outcomes and continuously improve the management system's effectiveness.

An effective management system is as transparent as possible but still impacts people, processes and technology. It should be part of the internal control program and risk mitigation strategy of an organization and its implementation helps to satisfy compliance with data protection and privacy regulations.

6 Actors and PII

6.1 Overview

The actors of the ISO/IEC architecture framework are the privacy stakeholders involved in PII processing described in ISO/IEC 29100. These actors are:

- the PII principal;
- the PII controller; and
- the PII processor.

NOTE The “third party” defined as one of the four categories of the actors in ISO/IEC 29100 is out of the scope of the architecture framework specified in this document.

From the deployment viewpoint, the architecture framework is divided into three parts. Each part applies to the ICT system deployed from the viewpoint of each of these actors.

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[Figure 2](#) shows the ICT systems of the actors and the flows of PI between these ICT systems. It illustrates the logical division of functionality for the architecture framework described in this document. It is not intended as a representation of the physical structure, organisation or ownership of ICT system hardware.

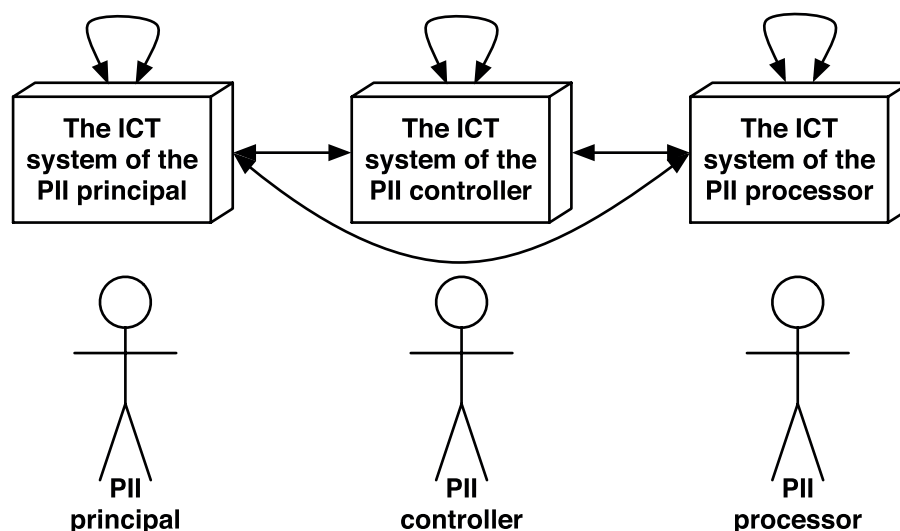


Figure 2 — Actors and their ICT systems according to this document

An actor can be responsible for building the ICT systems that it uses, or not. For example, the PII principal can use a system built by and the responsibility of the PII controller or the ICT system of the PII principal can be a part of the ICT system of the PII controller. Furthermore, the functionality of the ICT system

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of the PII principal can be split across different ICT hardware systems owned by the PII principal and the PII controller. Similarly, the PII controller can provide the ICT system of the PII processor. Business processes in which ICT systems are employed use a wide range of communication and trust models. The architecture framework in this document builds on an abstraction of these models.

If the PII principal is using a privately owned ICT system, the other privacy stakeholders can impose requirements on this ICT system. For example, the ICT system of the PII principal can have to meet a minimum baseline of security requirements to be allowed to connect to the other ICT systems. Other examples include the use of special security components like hardware authentication tokens, certain operating system versions or special web browser versions.

For example, in ICT systems employing peer-to-peer communications (communication method, communication model or communication technology featuring communication in between/among the entities that are peer to each other without central servers), every application can take the roles of all three listed actors. Information is both sent and received by each peer, so each peer can be a PII controller or processor for PII transferred by another party in the role of a PII principal.

In social networking applications, PII can be processed by anyone with access to other people's profiles. Web-based social networking applications allow all the authorized and possible anonymous users of the service to process PII provided by the PII principals connected to the social network.

6.2 Phases of the PII processing life cycle

6.2.1 Collection

Many organizations collect information from PII principals. This information can contain PII.

When collecting PII, organizations should always consider the privacy preferences and legal rights of the PII principal and privacy safeguarding requirements as stated by applicable law. Factors such as the type of PII, consent given, or any privacy preferences stated need to be considered throughout all stages of processing. PII should only be collected if it is needed for the declared purposes.

Documentation should be associated with the PII. Examples include, but are not limited to:

- a) software tags that state the purpose(s) the PII can be used for;
- b) records describing the purpose(s) that PII can be used for; and
- c) records of the consent given and any specific sensitivities that should be observed (e.g., certain PII categories should be encrypted or deleted after a certain period of time).

Privacy controls should be implemented wherever data is tagged as PII or wherever PII is marked with additional information concerning the PII principal. It is also important to preserve tags that are relevant to processing PII during the usage, transfer, storage and disposal phases. If stored PII are likely to have been modified, it should be validated for accuracy and currency before use.

In addition, PII collection processes should be designed to collect only the PII that is necessary for the respective transaction. Organizations should take steps to minimize the inadvertent/unintended collection of PII through data entry systems (e.g., web application forms that allow the entry of any information). The entry of arbitrary PII should be minimized through the use of context-specific display of input fields reducing or eliminating areas in the web form where this information can be entered (e.g., removing unnecessary check boxes and free text fields). In addition, the use of fields with predefined entries (e.g., list boxes and drop-down lists), containing non-PII options, should be considered. When free form text fields are necessary, the User Interface (UI) should provide:

- a) warnings to alert the PII principal not to enter PII other than that which is explicitly asked for and consented to or required by applicable law;
- b) clear indication of those fields where PII is to be entered and what PII should be entered (e.g. name, address, health information); and

c) clear indication of those fields where PII should not be entered.

6.2.2 Transfer

Transferring, disseminating, or releasing PII to others means that the PII is no longer under the sole control of the PII principal. Transfer is usually the term given for dissemination of PII from the PII controller or PII processor to other PII controllers and processors. If PII is transferred from the PII controller to another actor, transfer is sometimes also referred to as disclosure.

Accountability and responsibility for the transferred PII should be agreed on and maintained by each party involved in the PII processing. This agreement should be in writing where required by applicable law. Furthermore, such agreements need to be compliant with data protection legislation in the source and destination domains of the transfers. When relevant and appropriate, or when legally required to do so, the PII principal should be notified that transfer is taking place and should be informed of the content and purpose of the transfer. If a dispute occurs between the PII principal and the PII controller or PII processor, records of relevant PII transfer transactions should be available to assist in resolving any such dispute.

The transfer of sensitive PII should be avoided unless it:

- is necessary to provide a service that the PII principals has requested;
- fulfils a business requirement for offering the requested service; or
- is required by law.

Some jurisdictions have instituted laws that specifically require formal contractual agreements that include all privacy safeguarding requirements between the involved parties when PII is transferred outside a jurisdiction that has a prescribed level of privacy protection. Where cross-border transfers are used, particular attention should be given to protection measures for the PII being transferred.

Appropriate protection mechanisms should be in place during the transfer of PII. In the case of a digital transfer, PII should be transmitted over a secure channel or in encrypted form if the transmission is over an insecure channel. If PII is transferred on physical media, it should be encrypted. If encryption is used, the encryption key should not be stored or transmitted together with the encrypted PII.

6.2.3 Use

Using PII means any form of PII processing that does not include “collect”, “transfer”, “store”, “archive” or “dispose”. The privacy principles described in ISO/IEC 29100 (Privacy Framework), as well as some data protection and privacy laws, can limit the processing of PII if that processing is incompatible with the originally specified purposes. Therefore, PII should only be processed for the declared purposes for which it was collected.

If the PII is to be processed for any other purpose that is not covered by applicable law, consent should be obtained from the PII principal or his agent. The PII principal should be provided a means for contacting the PII controller or processor in the event there are any questions about any activities about which the PII principals is unclear.

Where such processing is considered necessary the consent of the PII principal should be obtained unless otherwise permitted by law. PII principals should be provided clear notice about the specific use of the PII.

Additionally, protection mechanisms appropriate to the usage of PII should be applied as deemed necessary by a thorough risk analysis. This includes the use of anonymization or pseudonymization techniques prior to processing and the use of secure computation techniques during processing.

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6.2.4 Storage

When it is necessary to store PII, the consent of the PII principal should be obtained, taking into account any specific measures that can be required by law. In such cases, the PII should be stored only for the amount of time necessary to achieve the specific business purpose.

PII should be stored with appropriate controls and mechanisms to prevent unauthorized access, modification, destruction, removal, or other unauthorized use. Such controls include, but are not limited to, encryption, secret sharing, pseudonymization and anonymization.

Archived PII needs careful attention. The privacy principles state that PII should be retained only as long as necessary to fulfil the stated purposes and then be securely destroyed or anonymized. However, if the PII controller or PII processor is required by applicable law to retain PII after the other purposes have expired, the PII should be locked (i.e., archived and protected with an access control mechanism to prevent further usage). The primary considerations in archiving PII should be to ensure that the appropriate data protection mechanisms are in place, including access management solutions that provide access to archived PII only to authorized users.

The PII controller should implement controls in storage systems to dispose of PII when it expires or when the purpose for the storing or processing of the PII is no longer valid.

6.2.5 Disposal

In the final stage of the PII processing life cycle, PII gets deleted, anonymized, destroyed, returned or disposed of in some other way. Specific PII within PII records can get locked from unauthorized use by marking it for disposal. It should be noted that deleting PII does not necessarily mean that the PII is ultimately disposed of because PII deleted in ICT systems can often be recovered. Although it can seem to be an obvious task in PII handling, procedures concerning disposal of PII sometimes do not comply with privacy safeguarding requirements. Specifications given by the PII principal (e.g., usage purpose) or requirements specified by legislation (e.g., expiration date for specific PII) should be considered before PII is disposed of.

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7 Concerns

7.1 Overview

A concern as defined in ISO/IEC/IEEE 42010 is an interest in a system relevant to one or more of its stakeholders. The privacy architecture framework in this document focuses on concerns of the privacy stakeholders related to the processing of PII. The concerns in this document include the privacy principles of ISO/IEC 29100 and any privacy safeguarding requirements derived from and complying with these principles.

The privacy safeguarding requirements should be determined by following a privacy risk management process complying with the process described in ISO/IEC 29100:2011, 4.5. Any individual or organization that is designing an ICT system that processes PII should follow this process. All the identified privacy safeguarding requirements should conform to applicable privacy legislation.

7.2 The privacy principles of ISO/IEC 29100

The PII controller is responsible for the protection of PII and the fair and lawful handling of it at all times, throughout the organization, as well as for PII processing outsourced to PII processors.

The PII controller is ultimately responsible for implementing privacy controls in an ICT system. Privacy controls are intended to ensure that the privacy safeguarding requirements set for a specific PII principal, transaction, or scenario are addressed and consistently fulfilled. Evidence of implementation should be provided by properly documenting the privacy controls that are in place and providing audit documents that verify that the controls exist, that they have been implemented correctly and that

they are functioning properly. Ultimately, the PII controller should accept and adhere to the privacy principles that are described in ISO/IEC 29100.

- a) consent and choice;
- b) purpose legitimacy and specification;
- c) collection limitation;
- d) data minimization;
- e) use, retention and disclosure limitation;
- f) accuracy and quality;
- g) openness, transparency and notice;
- h) individual participation and access;
- i) accountability;
- j) information security; and
- k) privacy compliance.

7.3 Privacy safeguarding requirements

ICT systems should implement privacy controls as a primary element in every phase of the PII processing life cycle. The privacy safeguarding requirements enable the designer of the ICT system to operationalize the link between privacy principles and the architectural components laid down in [Clause 8](#).

In order to implement effective privacy controls in an ICT system, PII processing flows describing the PII processing should be created. PII processing flow diagrams are a graphical representation of the “flow” of PII through the ICT system and between the different actors. For example, if an actor transfers PII to other actors (e.g., PII processors) the PII processing flow diagram should include those PII transfers.

A PII processing flow diagram can also be represented as a PII flow table. This diagram or table follows the collection, transfer, use, storage or disposal of PII and includes information such as the type of PII, who collected the PII, the purpose for processing, to whom the PII is going to be transferred, the receipt of consent by the PII principal, the retention period and at which location it is stored and the resulting privacy risk level. The PII processing flow information is an input to the privacy risk management process that outputs the privacy safeguarding requirements.

After the requirements analysis of an ICT system has been completed, the developers should cross-reference the privacy safeguarding requirements of the ICT system with the list of concerns in this document. The privacy safeguarding requirements should then be used for choosing the architectural components that satisfy said requirements.

[Annex A](#) contains an example list of concerns and illustrates how to link concerns to the privacy principles of ISO/IEC 29100 and the architectural components of this document.

8 Architectural views

8.1 General

The architectural views in this clause are structured into three views. First, the component view describes the ICT system components in detail and separates them into layers based on their functionality. Each layer groups components that help to contribute to the proper processing of PII. Limited implementation guidance is given for each component. Actor-specific guidance is given where