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# **Guidelines**

on the Management of Information Technology and ICT Environment Security  
at Investment Firms

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*Please be informed that the English version of this document is intended for  
informal use only. Only the Polish version is legally binding*

Warsaw, December 16th, 2014



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# 1 Introduction

Having regard to objectives of supervision over the financial market, specified in art. 2 of the act of July 21st, on supervision of the financial market (Journal of Laws from 2012, item 1149 with changes, hereinafter referred to as the Act), such as: ensuring proper functioning of the market, its stability, security and trust in the market, as well as safeguarding interests of its participants and the task of the Polish Financial Supervision Authority specified in art. 4 item 1 clause 2 of the Act, consists of activities contributing to proper functioning of the financial market. Thus these “Guidelines on the management of Information Technology and ICT environment security at investment firms” are being issued (hereinafter referred to as the Guidelines).

The aim of the Guidelines is to present the understanding of the adequate legal provisions as well as the detailed activities, which may contribute to implementation of the legal standards with regard to the issues related to organization and security of collecting, processing and storing of data in the IT systems of the investment firms. Obligations in this regard, imposed upon the investment firms, arise from the following provisions:

- Art. 83a of the act of July 29th, 2005 on trade in financial instruments (Journal of Laws from 2014, item 94 as amended), obligates the investment firms to use technical and organizational solutions that ensure security and continuity of brokerage services, protection of interests of the customers, as well as the confidential information and business secrets,
- § 11 item 1-3 of the Regulation of the Minister of Finance of September 24th, 2012, on specification of the detailed technical and organizational conditions for investment firms, banks, referred to in the art. 70 item 2 of the act on trade in financial instruments and custodian banks, as well as the conditions of estimating the internal capital by brokerage houses (Journal of Laws from 2012, item 1072), demands, among other things, that the IT systems of investment firms are secured sufficiently in order to prevent unauthorized access to data processed by these systems. An investment firm should also make use of protection equipment for preventing unauthorized access to IT systems and data processing systems. At the same time, the equipment and IT systems of an investment firm should be secured against data loss due to a power failure, any other failures or interferences or random events.
- § 11 item 2 of the Regulation of the Minister of Finance of October 23rd, 2009 on the prerequisites to be met by an multilateral trading facility, organized by an investment firm (Journal of Laws from 2009, No. 187, item 1448), demands that investment firms manage the technical aspects of functioning of the IT systems and equipment of the multilateral trading facility, the operation continuity and security of the participants’ access to these systems and devices.

Necessity to issue these Guidelines arises from the fact of a substantial technological development and a systematic increase in the significance of the area of ICT technology for the operation of investment firms, as well as emergence of new threats in this regard.

These Guidelines are aimed at presenting to the investment firms ~~of~~ the expectations of the competent authorities with regard to careful and stable management of the ~~ICT technology~~IT and security of the ICT environment, in particular, with regard to the risks associated with these fields. This risk can be defined as the uncertainty, associated with the proper, effective and safe supporting of activity of investment firms by their ICT environment. It is associated mainly with operational and legal risk, as well as the risk of reputation losses.

This document contains 22 Guidelines, divided in the following areas:

- Strategy and organization of the ~~ICT technology fields~~IT and ICT environment security areas of the ICT environment,
- Development of the ICT environment,
- Operating and maintenance of the ICT environment,
- Management of security of the ICT environment.

In their business activity, investment firms should take into account guidelines specified in this document. However, considering specific nature of issues related to technology and security of the ICT environment, as well as differences with regard to the conditions, activity profile of investment firms, method of implementation of these Guidelines and objectives defined herein may be different. Therefore, descriptions and comments attached to particular Guidelines should be treated as a set of tools, recognized by the Financial Supervision Authority as being useful for performance of the obligations with regard to securing of the ICT environment at the investment firms, pertaining to the method of implementation of the legal provisions, mentioned above, which should, however, be implemented in accordance with the principle of proportionality. This means that the method of application of these Guidelines should depend, among other things, on the extent, in which they match specific character and profile of activity and characteristics of the ICT environment of investment firm, as well as correlation between costs of introduction of these Guidelines and the resulting benefits (also from the perspective of security of the customers of investment firms). The Financial Supervision Authority expects that the investment firms will apply all Guidelines, and proportionality will refer exclusively to the method of implementation of individual Guidelines. At the same time, the Financial Supervision Authority expects that decisions with regard to range and method of implementation of solutions, specified in the Guidelines, will be preceded by in-depth analysis and supported by adequate arguments, documenting the management process of the ICT technology and environment, adapted to the applicable risk level.

Moreover, it is recommended that in the case of entrusting third party with performance of some of the tasks belonging to the scope of activity of the investment firm, the company should make its best efforts to make sure that such persons perform those tasks in accordance with the Guidelines. At the same time, it is recommended that in their agreements with third parties, investment firms should include an appropriate clause warranting compliance of such parties with the Guidelines. This provision neither excludes nor limits application of the provisions of art. 81a item 1 and the following articles of the Act on trade in financial instruments in case of an agreement, on the basis of which an investment firm entrusts an entrepreneur or a foreign entrepreneur with tasks related to its activity (outsourcing).

The Financial Supervision Authority expects that standards, referred to in the Guidelines, will be implemented by investment firms no later than by December 31st, 2016. The Guidelines should be applied in accordance with the „comply or explain” principle in relation to the method of application of particular Guidelines in accordance with a precautionary approach, an acceptable risk level and necessity to comply with legally binding provisions.

Information concerning application of the Guidelines should be communicated on the form, which should be filled out by investment firms for the purpose of internal assessment of their compliance with the Guidelines. The document will pose one of the methods of verification by the Financial Supervision Authority of compliance with the requirements, specified in the Guidelines. The Guidelines do not violate any rights and obligations, specified in legally binding provisions.

## 2 Glossary

**Information security** – preservation of confidentiality, integrity and availability of information; also other attributes can be taken into consideration, such as authenticity, accountability, non-repudiation and reliability (based on ISO/IEC 27000:2009).

**Cloud Computing** – a model of services rendering, that ensures convenient network access – regardless of location - „on demand” to the contended pool of configurable computing assets (such as servers, mass storage devices, applications or services), which can be dynamically provided or released with minimum labor input and minimum participation of the services supplier (based on NIST Special Publication 800-145 „The NIST Definition of Cloud Computing”, National Institute of Standards and Technology).

**Data availability** – attribute of data that is based on its accessibility and usability upon demand by an authorized entity (based on ISO/IEC 27000:2009).

**ICT environment security breach** - single or a series of unwanted or unexpected information security events (identified occurrence of a system, service or network state indicating a possible breach of information security policy or failure of controls or a previously unknown situation, which may be of significance for security) that have a significant probability of compromising business operations and threatening information security (based on ISO/IEC 27000:2009).

**ICT infrastructure** – a set of transmission connections, encompassing, in particular, the hardware platforms (including: servers, arrays, workstations), ICT network (including: routers, switches, firewalls and other network equipment), system software (including operating systems and database management systems) and other components that allow faultless and safe operation of these assets (including UPS devices, power generators, air-conditioning equipment), as well as those used in disaster recovery centers of an investment firm.

**Data Integrity** - attribute of data that constitutes accuracy and completeness of assets (based on ISO/IEC 27000:2009).

**Investment firm** – the entity referred to in art. 3 clause 33 of the Act of July 29th, 2005 on trade in financial instruments.

**Investment firm management** – management board of an investment firm, managers of organizational units and managers for key processes at the investment firm.

**ICT environment security area** - area of investment firms operations designed to ensure proper management of the ICT environment security risk at investment firms.

**Business area** – the area of activity of an investment firm, which is supported by the ICT environment, including business operations, risk management, accounting, finances etc.

**Information technology area** - area of investment firm operations designed to ensure proper support by the ICT environment of the investment firms’ operation.

**Outsourcing** – an entrustment agreement as defined in art. 81a item 1 of the act of July 29th, 2005 on trade in financial instruments.

**Vulnerability** - weakness of an asset or control mechanism that may be exploited by a threat (based on ISO/IEC 27000:2009).

**Data confidentiality** - characteristic feature of data whereby data remain unavailable or undisclosed to unauthorized persons, processes or other entities (based on ISO/IEC 27000:2009) Risk profile - scale and structure of exposure to risk.

**Data processing** - any operations conducted on data, such as collection, saving, storage, organisation, alteration, share and erasure.

**IT system** - computer application or a set of related computer applications for data

processing.

**ICT environment security management system** - a set of principles and mechanisms, that refers to processes aimed at ensuring proper level of security of the ICT environment.

**ICT environment** – the ICT infrastructure of the investment firm with information systems utilising it and information systems used at investment firm supporting its activity which are based on the ICT infrastructure provided by external entities.

**Threat** - potential cause of an unwanted incident which may cause damage to the system or the organisation (based on ISO/IEC 27000:2009).

### **3 List of Guidelines**

#### ***IT and ICT Environment Security Strategy and Organisation***

##### **Guideline 1**

*The board of supervisors of the investment firm should supervise the functioning of the IT and ICT environment security areas, and the management board of the investment firm should make sure that the above areas are managed in the correct and effective manner.*

##### **Guideline 2**

*At the investment firm, there should be a formalized management information system in the IT and ICT environment security areas, providing all of the information recipients with the proper level of knowledge on these areas.*

##### **Guideline 3**

*The investment firm should develop and implement a strategy in the IT and ICT environment security areas, consistent with the strategy of operation of the investment firm.*

##### **Guideline 4**

*The investment firm should define the principles of cooperation and scope of responsibility of the business, IT and ICT environment security areas, allowing for effective and safe use of the ICT environment potential in the activity of the investment firm.*

##### **Guideline 5**

*Organizational solutions and human resources in the IT and ICT environment security areas should be adequate to its risk profile, the scale and characteristics of operation and to allow effective performance of activities in these areas.*

#### ***ICT Environment Development***

##### **Guideline 6**

*The investment firm should develop formal principles of implementation of projects in the area of ICT environment, adequate to the scale and specific nature of the projects implemented.*

##### **Guideline 7**

*IT systems of the investment firm should be developed in a manner, which ensures support for its business activity and the ICT environment security requirements.*

#### ***Operating and maintenance of the ICT environment***

##### **Guideline 8**

*The investment firm should develop formal principles of management of data used in its business operation, in particular, including data quality and architecture management and ensuring the proper support of activity of the investment firm.*

**Guideline 9**

*The investment firm should develop formal principles of management of the ICT infrastructure, including its architecture, individual components, performance, capacity and documentation, ensuring the proper support of activity of the investment firm and security of the data processed.*

**Guideline 10**

*The investment firm should develop formal principles of cooperation with external suppliers of IT services, warranting security of data and proper operation of the ICT environment and considering services rendered by entities belonging to the capital group of the investment firm.*

**Guideline 11**

*The investment firm should develop formal principles and technical mechanisms that ensure the proper level of control of logical access to data and information and physical access to the key components of the ICT infrastructure.*

**Guideline 12**

*The investment firm should ensure the proper protection of the ICT environment against malware.*

**Guideline 13**

*The investment firm should provide the internal users of IT systems with support in solving of problems associated with operation of these systems, including those resulting from failures and other non-standard events that interfere with use of these systems.*

**Guideline 14**

*The investment firm should engage in effective activities, aimed at achieving and maintaining the proper level of employee qualifications with regard to the ICT environment and security of information processed in this environment.*

**Guideline 15**

*The business continuity management system of the investment firm should include the specific conditions associated with its ICT environment and the data processed by it.*

**Guideline 16**

*Any investment firm that renders services using electronic access channels, should have in place the effective technical and organizational solutions to ensure verification of identity and security of data and funds of the customers, and it should educate the customers with regard to the principles of safe use of these channels.*

**Guideline 17**

*The investment firm should develop formal principles of management of the so-called end user computing<sup>1</sup>, effectively limiting the risk associated with use of this software.*

**ICT Environment Security Management****Guideline 18**

*The investment firm should use a formal, effective system for management of the ICT environment security, encompassing tasks associated with identification, estimation, control, counteracting, monitoring and reporting of risks in this regard, integrated with the overall risk management and information security system of the investment firm.*

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<sup>1</sup> **End-User Computing, EUC** – the tools developed and functioning on the basis of applications installed on PC computers, such as MS Excel or MS Access, allowing users other than programmers to create business applications.



### **Guideline 19**

*The investment firm should classify IT systems and the data processed in accordance with the principles, which include security level required for these systems and data.*

### **Guideline 20**

*The investment firm should have formal principles of managing information security incidents, including their identification, recording, analysis, prioritization, searching for links, undertaking corrective actions and elimination of causes.*

### **Guideline 21**

*The investment firm should ensure compliance of functioning of the IT and ICT environment security areas with the legal requirements, internal and external regulations, the contracts signed and the internal standards of the investment firm.*

### **Guideline 22**

*The IT and ICT environment security areas should be subject to systematic, independent audits.*

## **4 The strategy and organization of the IT and ICT environment security areas.**

### **4.1 The role of the management board and the board of supervisors**

#### **Guideline 1**

*The board of supervisors of the investment firm should supervise the functioning of IT and ICT environment security areas, and the management board of an investment firm should make sure that those areas are managed in a correct and effective manner.*

1. The supervisory board and the management board should pay particular attention to:
  - Management of security of ICT environment<sup>2</sup> as well as business continuity<sup>3</sup>,
  - Process of development and strategy updating in areas of IT and the ICT environment<sup>4</sup>,
  - Management of electronic access channels<sup>5</sup>,
  - Cooperation with external suppliers of services associated with the ICT environment and its security<sup>6</sup>,
  - Providing an adequate organizational structure and staffing in areas of IT and security of the ICT environment<sup>7</sup>,
  - Management of quality of data that is of key significance for the investment firm<sup>8</sup>,
  - Cyclical inspections of security status of the ICT environment.
2. In order to increase the effectiveness of supervision and control of the area of security of the ICT environment, as well as ensuring effective communication in this area and compliance of its activity with the purposes and needs of the institution, the investment firm should analyze the situation (especially level of complexity of the ICT environment, degree of exposure to risk with regard to security of this environment as well as the scale and specific nature of its business activity) and make appropriate decision with regard to appointment or designation (according to the principle of proportionality) of a

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<sup>2</sup> See: section „ICT environment security management”.

<sup>3</sup> See: section „Business continuity of ICT environment”.

<sup>4</sup> See: section „Strategic planning”.

<sup>5</sup> See: section „Management of electronic access channels”.

<sup>6</sup> See: section „Cooperation with external suppliers of services”.

<sup>7</sup> See: section „Organization of the information technology and ICT security areas”.

<sup>8</sup> See: section „Data quality management”.

representative of management of the investment firm or group responsible for issues relating to the ICT environment security. Works of such a group should be managed by a member of the management board having appropriate qualifications or a representative of the company management, designated by the management board of an investment firm.

## **4.2 The management information system**

### **Guideline 2**

*At the investment firm, there should be a formalized management information system in the IT and ICT environment security areas, providing all of the information recipients with the proper level of knowledge on these areas.*

1. Developing the management information system in terms of the IT and the ICT environment security, the investment firm should:
  - Identify issues in areas of IT and security of the ICT environment, which should be subject to the management information system, including associated risk and other specific conditions,
  - Specify principles and method of granting access and obtaining information on the above issues (including specification of sources, allowing for automatic collection of such information) and specify scopes of responsibility in this regard,
  - Specify adequate scope and frequency of reporting,
  - Specify persons or functions that should be recipients of such information,
  - Ensure that information delivered to recipients is clear, reliable, accurate, updated, is of an appropriate scope and delivered timely at an appropriate frequency.

## **4.3 Strategic planning**

### **Guideline 3**

*The investment firm should develop and implement a strategy in the IT and ICT environment security areas, consistent with the strategy of operation of the investment firm.*

1. Basic function of the IT area in an investment firm is to ensure that the ICT environment of a given institution supports its activity, and the basic function of the ICT security area is to ensure that the risk associated with the environment security is appropriately managed. Therefore, starting point for development of the strategy<sup>9</sup> for the IT and ICT environment security areas should be an operation strategy of an investment firm.
2. In order to ensure that the strategy for the IT and ICT environment security areas is realistic and, at the same time, consistent with the present and future (expected) conditions and business expectations, the investment firm should have the necessary knowledge on the ICT environment, sufficient for grasping correlations between its individual components and data processed and business conditions, objectives and needs. Within the framework of implementation of the above strategy, the investment firm should, in particular, define the specific and measurable objectives and programmes/projects with defined priority levels and time frames (in accordance with the scope of needs defined). These should include:
  - Development of the software used,
  - Changes in the scope of data processed within the framework of activity of the investment firm,

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<sup>9</sup> Singular used in the expression „strategy in the information technology and ICT environment security areas” does not mean it should be developed as a single document. The investment company should, however, ensure the consistency of strategy implemented in both of these areas.

- Development of the ICT infrastructure,
  - Organization and process changes with regard to management of IT and ICT environment security areas, including requirements for the ICT environment security, risk associated with implementation of this strategy and funds necessary for this purpose.
3. The investment firm should make sure that the implementation of this strategy is effectively supervised, in particular, through monitoring of implementation of the objectives defined and the programmes/projects to be performed.
  4. The investment firm should make sure that the above strategy is being systematically<sup>10</sup> reviewed and adapted to changes taking place in the investment firm and in its environment (changes in the operation strategy of the investment firm, changes in the risk profile, legal and regulatory changes and technological development).
  5. The scope and level of detail of the documentation for the aforementioned strategy should be adequate to its complexity and the scale and profile of operation of the investment firm.

#### **4.4 The principles of cooperation between business and technical units**

##### **Guideline 4**

*The investment firm should define the principles of cooperation and scope of responsibility of the business, IT and ICT environment security units, allowing for effectiveness and safety of the ICT environment potential of the investment firm.*

1. The principles specifying the method of cooperation between the area of business, IT and ICT security and the method of communication between these units should be specified and formalized in the manner, which is adapted to the scale and profile of operation of the investment firm.
2. The above principles should warrant that:
  - The decision-making process and the scope of tasks and responsibility with regard to IT and the ICT environment security have been precisely defined and adequate to the role of the IT area, defined in the investment firm,
  - The business area has defined with maximum precision its expectations (including priorities) towards IT and ICT environment security areas, in particular, through participation in the process of development of strategies for the IT and ICT environment security areas,
  - The information technology and ICT environment security areas inform the business area with maximum precision of the estimated funds necessary to satisfy the needs of this area,
  - The ICT environment security area participates in the process of development of IT systems and in the process of development and approval of standards and control mechanisms, which exert impact on the level of security of the ICT environment,
  - The IT and ICT environment security areas participate in issuing of opinions concerning strategies of operation of the investment firm, in particular, with regard to specification of limitations and threats associated with this strategy, identified from the perspective of these areas,
  - The business area is systematically informed of the status of implementation of programmes/projects that are of significance to the business area, associated with the ICT environment.
3. In order to increase the effectiveness of supervision and control of the area IT, and to

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<sup>10</sup> That is, in a systematic and orderly manner.

ensure effective communication in this area and compliance of its activity with the objectives and needs, the investment firm should analyze the situation (especially the level of complexity of the ICT environment and the strategic assumptions for development of a management representative or a team appropriate for the issues of cooperation between the business area and the IT area. The works of the team should be managed by a member of the management board of the investment firm, having the appropriate qualifications, or an employee of the investment firm, designated by the management board.

4. At the same time, in order to ensure maximum integration of management of IT and ICT environment security areas and management of the entire institution, the investment firm should ensure the proper cooperation between entities responsible for the area of IT, the strategy of operation of the investment firm, security, business continuity, operational risk management, the compliance<sup>11</sup> and the internal audit (maintaining the appropriate level of independence of each of these).

#### **4.5 Organization of the IT and ICT environment security areas**

##### **Guideline 5**

*Organizational solutions and human resources in the areas of IT and ICT environment security should be adequate to the risk profile and the specific nature of business activity and allow for successful completion of tasks in these areas.*

##### *The organizational structure*

1. The investment firm should make sure that the organizational structure of the IT and ICT environment security areas allows for effective achievement of the objectives of the investment firm in these areas, in accordance with the scale and profile of operation of the investment firm and the level of complexity of the ICT environment. The adequacy of this structure should be verified systematically and – if necessary – adapted to changes in the internal and external environment of the investment firm.

##### *The division of duties*

1. The investment firm should precisely define the obligations and rights of individual employees with regard to IT and information security. Specification of the scope of rights and obligation should be provided in writing, and the division of duties should minimize the risk of errors and abuse in the processes and systems. For this purpose, it is necessary to make sure that employee obligations are appropriately separated, in particular, by isolating the following:
  - The function of creation or modification of IT systems - from testing (apart from tests performed by programmers during development of software), administration and use of these systems,
  - The function of administration of a given component of the ICT environment - from development of the associated control mechanisms in terms of security,
  - The function of administration of a given IT system – from monitoring of activity of the system administrators,
  - The function of audit from the remaining functions in the areas of IT and ICT environment security.
2. The investment firm should designate persons or functions responsible for decision-making in association with individual systems used at the investment firm (often referred

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<sup>11</sup> According to § 14 item 1 of the Regulation of the Minister of Finance of September 24th, 2012, concerning specification of the detailed technical and organizational conditions for investment firms, banks, referred to in art. 70 item 2 of the act on trade in financial instruments, as well as custodian banks, as well as the conditions of estimation of internal capital by brokerage houses (Journal of Laws of 2012, item 1072).

to as the system owners), based both on the ICT infrastructure of the investment firm and on the infrastructure provided by external entities. The obligations of such persons or roles should include in particular:

- Ensuring the proper operation and security of the system in terms of business (e.g. through the proper defining of system exploitation procedures, participation in the system operation continuity management, participation in the authorizations management process),
- Supervision of activity of the system users,
- Participation in the decision-making process with regard to development of these systems.

If, for a given IT system, more than one owner has been defined, the investment firm should pay particular attention to precise definition of division of competences and obligations of the individual owners.

3. Ensuring of security of information processed in the ICT environment is not exclusively the domain of units responsible for the IT and ICT environment security areas, but largely depends on the proper behavior of direct users of the IT systems and data. Therefore, all employees of the investment firm should be aware that it is their duty to care for security of the information processed in the ICT environment. For this purpose, the investment firm should engage in activities aimed at development of the so-called information security culture and educate the employees in the area of ICT environment security<sup>12</sup> as well as obtain written commitments for compliance with the internal regulations, applicable to this area.
4. As an addition to the above, the employees of the ICT environment security area should independently actively monitor implementation of the activities assigned in this area to business units and responsible for the IT area (e.g. with regard to periodic reviews of system access authorizations, day-to-day control of the ICT environment security within organizational units, testing of correctness of the process of recovery of the ICT environment components based on backup copies etc.).
5. With regard to transaction systems, it is recommended that events are identified and a mechanism of confirmation of significant data entered is introduced, e.g. with regard to substantial amounts of money paid or withdrawn by the customers (e.g. above the average value for such operations on the bank account of the customer), cancelling or adjusting of the orders made and transactions entered.

### ***The human resources***

1. The investment firm should make sure that both the number of employees in the IT and ICT environment security areas as well as their level, are sufficient to allow for safe and proper operation of the entire ICT environment. In association with the above, the investment firm should:
  - Make sure that the burden of duties imposed on the employees allows for effective completion of tasks entrusted to them,
  - Provide employees with regular trainings (adequate to the specific nature of the position occupied)<sup>13</sup>, promote knowledge development and offer opportunities for exchange of experience (e.g. through access to the so-called knowledge base, participation in trade conferences and forums).
2. The investment firm should not introduce new IT technologies without having the necessary knowledge and competences to manage the associated risk properly. Therefore,

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<sup>12</sup> See also: section „Employee education”.

<sup>13</sup> See also: section „Employee education”.

the investment firm should each time assess the adequacy of these competences, and in the case of finding them insufficient – engage in activity aimed at their development (e.g. employee trainings, hiring of new employees, engaging in cooperation with external service suppliers etc.).

3. The investment firm should pay particular attention to selection of employees occupying positions associated with access to highly confidential information<sup>14</sup>.
4. The investment firm should engage in activities aimed at minimizing the risk associated with the potential termination of employment of key employees of the IT and ICT environment security areas. In particular, the investment firm should:
  - Identify the key employees, whose loss is associated with substantial risk for operation of the investment firm,
  - ensure access to updated and accurate documentation of the ICT environment<sup>15</sup>,
  - make sure that the activities assigned to the key employees are periodically performed by other persons (e.g. during the appropriately long vacation leaves of the key employees),
  - have the succession schemes for the key employees,
  - promote sharing of knowledge between employees,
  - include the significant events concerning key employees in management information (in particular, information concerning termination of their employment or long-term absence periods)<sup>16</sup>.

## **5 Development of the ICT environment**

### **5.1 Projects for the ICT environment**

#### **Guideline 6**

*The investment firm should develop formal principles of project implementation in the area of ICT environment, adequate to the scale and specific nature of the projects.*

1. The principles of projects implementation in the area of ICT environment should:
  - Introduce definition of a project<sup>17</sup>,
  - Include all stages of a project, from initiation and decision on commencement until formal closing,
  - Specify method of identifying project stakeholders,
  - Specify method of selecting project participants and indicate their roles, authorizations and responsibilities,
  - Specify method of documenting project implementation,
  - Specify the principles of cooperation and communication between the parties participating in the project implementation,
  - Specify the principles of schedule, budget, scope and quality management,
  - Specify the principles of risk management,
  - Specify the principles of change management,
  - Specify the principles, roles and responsibilities with regard to acceptance and

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<sup>14</sup> See: section Classification of information and IT systems”.

<sup>15</sup> See: section „The ICT infrastructure documentation”.

<sup>16</sup> See also: section „The management information system”.

<sup>17</sup> The definition of the project can be given, for instance, with reference to the estimated project budget size or the number of work hours necessary for the project implementation.

implementation of the project outcomes,

- Specify the principles of decision-making with regard to project cancellation.
1. Projects should be managed using recognized standards and best practices in the field of project management, such as the standards for project management proposed by PMI (Project Management Institute) – in particular, PMBoK (Project Management Body of Knowledge) – or PRINCE2 (Projects IN Controlled Environments) methodology.
  2. The investment firm should consider whether to include ICT security specialists should participate in any stages of the project (especially level of complexity of the ICT environment, level of risk exposure with regard to security of this environment and the scale and specific nature of operation).

## 5.2 Development of IT systems

### Guideline 7

*IT systems of the investment firm should be developed in a manner, which ensures support for its business activity and considers the ICT environment security requirements.*

1. Development of IT systems should be consistent with the assumptions of the plans, based on the strategy of the investment firm with regard to the information technology and ICT environment security areas.
2. The investment firm should define the specific requirements with regard to development of IT systems, considering the current and expected needs and possibilities of future development of the ICT environment. Each requirement should be formulated in the manner allowing for unequivocal assessment of whether it has been fulfilled. Analysis of the requirements should include in particular<sup>18</sup>:
  - The system functionality requirements,
  - Requirements with regard to the scope, quantity and format of data processed in the system, considering assessment of the possibility of data migration from the currently used IT systems,
  - Requirements with regard to the possibility of communication with other IT systems used by the investment firm, in particular, the principles and scope of data exchange,
  - Requirements with regard to the expected performance and availability of the system, considering the situations, when it is substantially loaded,
  - Requirements with regard to the resistance of the system to emergency situations, including requirements with regard to the time of recovery after a failure and the acceptable scope of data loss,
  - Requirements for the system operating environment,
  - Requirements with regard to the security of the system and the data processed in it, including the cryptographic mechanisms, access control mechanisms and recording of events taking place within the system,
  - Requirements based on legal provisions, internal regulations and standards applicable at the investment firm<sup>19</sup>.
3. Within the framework of IT system design, the investment firm should consider the possibility of its modifications in the future, being a result, in the first place, of amendment of legal provisions, the operation strategy of the investment firm or the

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<sup>18</sup> In the case of modification of the existing IT systems, analyzed components should be adequate to the scope of such changes.

<sup>19</sup> See also: section „Formal and legal security”

applicable internal standards. This means that while developing its IT systems, the investment firm should identify the foreseeable changes in the internal and external conditions and consider reasonability of ensuring flexibility of a given system to the required extent, allowing for effective introduction of the necessary modifications in the future.

4. Introduction of a new IT system, as well as a substantial modification of an existing system, should be preceded by a risk analysis, based on the IT technologies applied and the conducted assessment of the impact made by the introduction of the changes on the ICT environment and the business processes of the investment firm, considering especially the security aspects<sup>20</sup>.
5. In the case of software development conducted with own resources, the investment firm should have a defined policy in this regard. It is a good practice to specify:
  - The software development methodology used, defining, among other things, the course of this process,
  - The software development standards applied, including:
    - Architecture standards, such as the platforms, technologies, integration mechanisms used etc.,
    - The programming tools and code repositories used,
    - Standards with regard to source codes, including the preferred programming languages and queries, notations and commenting modes used,
    - The principles of performance of the current code reviews and tests, ensuring the appropriate degree of independence of such reviews,
    - The software quality criteria (e.g. easy maintenance, transferability etc.),
    - Standards with regard to the technical documentation developed,
    - The software versioning principles.
6. In case of developing software in cooperation with external entities, the investment firm should take advantage of services rendered by reliable suppliers with adequate experience (documented in the projects implemented) and market reputation, warranting the proper level of quality of the services provided. The investment firm should also analyze reasonability and make an appropriate decision as to whether include in the contracts concluded for software development with external suppliers any provisions concerning application of the software development methodologies and standards, applied by the investment firm<sup>21</sup>. In particular, the investment firm should make sure that prior to test implementation of the work products, they are tested internally by the supplier, provided that the fact that such tests have been conducted should not in any case limit the scope of tests conducted at the investment firm.
7. Both the new software and changes made in the already functioning IT solutions should be tested in accordance with their complexity and impact on the remaining components of the ICT environment of the investment firm. The investment firm should have a software testing methodology, which follows best practices:
  - The method of test organization should ensure the highest possible level of independence in verification of compliance with the assumptions made,
  - The tests should be attended by representatives of as many organizational units of the investment firm, which use the solution that is implemented (or – in the case of modifications – its modified part) as possible, as well as by representatives of the

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<sup>20</sup> See: section „Identification of risk with regard to the ICT environment security”.

<sup>21</sup> See also: section „Cooperation with external suppliers of services”.



information technology and ICT environment security areas,

- The test scenarios, as well as the scope and volume of data used in the tests should be as close to the procedures and data processed within the framework of the actual use of the system as possible, and the investment firm should ensure the appropriate level of confidentiality of real data used for test purposes,
  - The method of reporting and correcting of errors in the software should be stated precisely and provide records of all errors reported,
  - Tests should be conducted in a dedicated test environment,
  - The scope of the conducted tests should include verification of compliance with all requirements, especially in the following areas<sup>22</sup>:
    - Compliance with the established functional requirements,
    - System performance and availability, also under substantial load,
    - Compliance of the new solution with the security requirements, including authorizations,
    - Correct functioning of mechanisms that ensure the required availability and recovery after a failure, including recovery of the system from backup copies,
    - Compliance with the approved quality measures for the software,
    - Correctness of integration (data exchange) of a given system with other systems,
    - Proper functioning of systems integrated with a given system, as well as – in the case of changes – the remaining (not modified) part of the system functionality.
8. The investment firm should make sure that the procedures of transfer of a new IT system or modification of the already functioning system minimize the risk of outage in the investment firm. In particular, after the transfer of the system to the production environment, the investment firm should verify its proper operation and compliance with the requirements, and then – for the appropriate amount of time – monitor the system in this regard. In association with the above, the investment firm should analyze the reasonability (especially the technical capabilities and the risk-cost balance) and make the appropriate decision as to whether provide mechanisms warranting recovery to the state from before the implementation in the case of emergence of a critical situation (such as creation of backups of the appropriate part of the ICT environment).
9. The development, test and production environments, functioning within the investment firm, should be appropriately separated from one another. The separation method selected (e.g. logical separation using virtualization, physical separation etc.) should be adequate to the risk level and technical requirements, associated with a given environment and the associated systems.
10. The investment firm should make sure that along with development of IT systems, the appropriate functional, technical, operational<sup>23</sup> and utility documentation is created (and its versioning is provided), and the users of systems under development are provided with adequate trainings<sup>24</sup>.
11. At the investment firm, there should be a formal process of IT system change management, specifying the principles and modes of action with regard to:
- Change proposals reporting,
  - Change acceptance,
  - Change priorities specification,

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<sup>22</sup> In case of modification of existing IT systems, areas revised during tests should be adequate to the scope of these changes.

<sup>23</sup> See also: section „ICT infrastructure documentation”.

<sup>24</sup> See also: section „Employee education”.

- Change implementation,
  - Change implementation monitoring,
  - Change implementation testing,
  - Closing of implemented changes,
  - Urgent/emergency changes management.
12. Making the decision as to whether accept a given change, the investment firm should conduct an analysis of compliance of such change with the requirements previously set for the modified IT system, in particular, associated with the system security. If there is a discrepancy in this regard, the change acceptance decision should be made with particular care.
  13. The course of the process of making changes in the IT systems should be appropriately documented; in particular, the investment firm should maintain a register of changes made in the individual systems and perform a periodic verification of compliance of the provisions of this register with the actual conditions.
  14. The investment firm should pay particular attention to changes in the ICT environment, resulting from a merger or takeover. In such cases, the investment firm should make sure that the resources dedicated to designing of the, unified environment integration and replacement of target IT systems, planning and implementation of data migration and verification of results of such works are adequate to the scale and nature of the changes made.
  15. The investment firm should have formal regulations with regard to decommissioning IT solutions from use. These regulations should, in particular, define the principles of:
    - Decision-making during systems decommissioning, considering the system significance<sup>25</sup>,
    - Informing the interested parties (including the users) of the system decommissioning,
    - Conducting of data migration and control of its validity,
    - Archiving of the solutions decommissioned, in particular, in accordance with the legal provisions in force and the operation conditions of the investment firm, as well as access to data and proper securing of data,
    - Updating of the ICT infrastructure configuration in association with withdrawal of a solution (e.g. with regard to deactivation of system accounts, reconfiguration of firewalls etc.),
    - Safe elimination of the ICT infrastructure components decommissioned from use,
    - Updating of the ICT environment documentation of the investment firm.

## **6 Operating and maintenance of the ICT environment**

### **6.1 Data management**

#### **Guideline 8**

*The investment firm should develop formal principles of management of data used in its business operation, in particular, including data quality and architecture management and ensuring the proper support of the investment firm<sup>26</sup>.*

#### ***Data architecture management***

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<sup>25</sup> See: section “Classification of IT systems”

<sup>26</sup> A data management area – which can be defined as all activities associated with control, protection, delivery and correction of data and information – contains also other components, such as data development management, data safety management or database management. These components have been discussed in other sections of this document.

1. The investment firm be familiar with the scope of data it processes within the framework of its operation, the sources of such data (including recognition of internal and external sources), as well as the units, processes and systems, in which such processing takes place. For this purpose, the investment firm should conduct a stocktaking of the data being processed and systematically review the results of such stocktaking with regard to its compliance with the actual situation. The investment firm should also analyze the reasonability, (especially the scale and nature of its operation and the level of complexity of the ICT environment) and, on this basis, make the appropriate decision as to whether to use the electronic repository for such stocktaking and gathering of the stocktaking results.
2. The scope and level of detail of such stocktaking process should depend on the scale of operation of the investment firm and the significance of individual groups of data, specified by the company (that is, data pertaining to a specific area of activity, defined by the investment firm). In the case of significant groups of data, the investment firm should develop a detailed documentation, containing the data models, describing, for instance, the dependencies between individual components and data flows between the IT systems, as well as have in place the appropriate principles (policies, standards, procedures etc.) for processing of such data.
3. An entity (organizational unit, role, person etc.) should be assigned to each data group recorded during the stocktaking process (or a subset of such data) as being responsible for the quality and supervision over such data, in particular, with regard to management of the associated authorizations and participation in development of the IT systems, in which such data is processed.

### ***Data quality management***

1. The investment firm should introduce formal principles of data quality management, and the scope and level of these principles should depend on the scale and nature of operation of the investment firm, as well as the defined level of significance of individual data groups. Regardless of the methodology and terminology applied by the investment firm in this regard, these principles should include:
  - Periodic assessment of data quality,
  - Data cleansing,
  - Identification of data errors causes,
  - Day-to-day monitoring of data quality.
2. When performing a periodic assessment of the data quality, the investment firm should, in particular, identify data errors and analyze their impact on its business activity. The investment firm should also make sure that the data being processed is adequate from the perspective of managing (including measurement) various types of risk, as well as satisfying the reporting and analytical needs of the key data recipients – that is, whether and to what extent possible wrong decisions may be caused by low quality of data, on the basis of which they are made. For this purpose, the investment firm should in particular:
  - Define the attributes used for assessment of data quality (e.g. accuracy, consistency, completeness, validity etc.), as well as the frequency and methods of measuring (e.g. automatic comparison of data pertaining to the same operations, stored in various sources, verification based on a sample basis with the source documentation, data user satisfaction surveys); in relation to various data, different attributes or measurement methods can be applied,
  - Specify the threshold values for the attributes above, which the investment firm considers to be acceptable in relation to individual data sets,
  - Conduct regular measurements of the data quality, in accordance with the principles

specified within the framework of the above activities.

3. During data cleansing (that is, alteration of data assessed to be wrong in accordance with the needs and purpose of such data) – if these activities have been automated – investment firm should pay particular attention to the proper construction of the cleansing algorithms. A defective algorithm may correct some data while (due to side effects) leading to quality deterioration of other sets of data.
4. While identifying the causes of errors in the data, the investment firm should consider the causes associated with improper data processing procedures and low effectiveness of the control mechanisms, functioning in the area of data quality assurance, as well as implement new mechanism and improve the existing ones (both at the stage of data entry in the systems and further processing), especially through:
  - Modification of the data collection processes and data processing (including the methods of data sharing between IT systems)
  - Introduction or modification of the current control mechanisms (such as automatic validation rules, monitoring of data share interfaces, placing of data quality measurement points in the business processes, reconciliation of data between systems etc.),
  - Introduction or modification of the periodic control mechanisms and other components of the data quality management process,
  - Implementation of automated solutions to support the data quality management process.

The aforementioned control mechanisms should also be reviewed and adapted in the case of significant changes in the business processes, the organizational structure, IT systems etc.

Day-to-day data quality monitoring should include information obtained using the introduced control mechanisms. Aggregated information on the results of monitoring, as well as the results of periodic data quality assessments, should be transferred to the appropriate levels of the organization hierarchy within the framework of the management information system<sup>27</sup>.

5. When designing the data quality management approach – in particular, if there is no separate organizational unit responsible for this area – the investment firm should make sure that the scope of responsibilities and division of tasks in this regard are clear and precisely defined. The investment firm should also ensure preservation of the adequate level of confidentiality of data used in the data quality management process.

When designing and implementing the data quality management system, the investment firm should, especially consider factors, which may lead to low data quality, including:

- Manual data entry in the systems, which, in case of lack of sufficient validation of input data, makes it susceptible to human error, and in the case of excessive control – to entry of untrue data (e.g. entry of zeros in the required fields, if their real value is unknown),
  - Exchange of data between systems, which is associated, among other things, with:
    - Threats due to lack of updates of data sharing rules upon modification of the source or target system,
    - Threats due to difficulties in adjustments of data identified as erroneous in a situation, in which data exchange interfaces have already been transferred to other systems,
  - Data migration (also in the case of system consolidation), within which the data structures in the source and target systems are often different, and the quality of data in the source systems is sometimes insufficient.
6. The investment firm should establish an organizational culture, in which there is emphasis

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<sup>27</sup> See also: section „The management information system”.

put on ensuring the proper quality of data entered by employees in the IT systems.

7. The approach of the investment firm to data quality management should take into account the special conditions, associated with limited control of the investment firm over the quality of data from external sources (such as e.g. quotations of financial instruments by liquidity providers on the OTC market). The investment firm should engage in activities aimed at providing the possibility of assessment and improvement of the quality of such data, in particular, by demanding that the suppliers of external data provide confirmations of the adequate quality of the data (supported by the results of an independent external audit). The investment firm should also pay particular attention to the quality of data entered in its external databases.
8. As the quality of data processed in the ICT environment exerts significant impact on the quality of management of the investment firm, and, in many cases, the recipients of this data have no direct impact on its quality (e.g. in the case of data entered in the sales area and then used in the risk area), the investment firm should analyze the situation (especially the nature of its organizational structure and the implemented data processing procedures) and make an appropriate decision as to whether a representative of the management or the team for data quality affairs should be designated.

## **6.2 ICT infrastructure management**

### **Guideline 9**

*The investment firm should develop formal principles of ICT infrastructure management, including its architecture, individual components, performance, capacity and documentation, ensuring the proper support of the investment firm and security of the data processed.*

#### ***ICT infrastructure architecture***

1. The extensive ICT network of the investment firm should warrant security of the transferred data. In particular, the network connecting the ICT infrastructure components, which, upon shutdown, prevent operation of the entire investment firm or its significant part, should have the option of operation on the basis of a backup link.
2. The investment firm should analyze the situation (especially the level of complexity and dispersion of the ICT environment and the degree of exposure to risk with regard to security of this environment) and make the appropriate decision as to whether apply the solutions allowing for monitoring of the network load and automatic activation of a backup link.
3. An investment firm, which renders services via electronic access channels, should provide an alternative access to telecommunication connections used for these services to be used in case of a failure at the principal supplier.
4. The interconnection point between the internal network of the investment firm and the external networks (especially with the Internet) should be secured with a firewall system<sup>28</sup>.
5. The investment firm should analyze the situation and make the decision on division of the ICT network into sub networks (logical or physical), separated by firewalls ensuring the proper level of access control, and using other mechanisms (e.g. encryption of network traffic), taking into account the required level of security of data processed in the system, e.g. through:
  - Separation of a sub network for internal IT systems of the investment firm from the sub

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<sup>28</sup> A firewall – physical or logical protection, controlling the flow of data to and from a given ICT infrastructure component and between the sub networks and networks (including between the internal and external networks).

- network for systems exchanging data with the external environment,
  - Separation of sub networks serving the back-office and those serving the front-office,
  - Separation of a sub network for the purpose of administration of the infrastructure,
  - Separation of a sub network for the purpose of development of the IT systems.
6. The principles of management of network traffic should be formalized, like the principles of recording of events by tools monitoring security of the ICT infrastructure and informing of these events. Such events should be subject to systematic analysis. The investment firm should analyze the situation (especially the level of complexity of the ICT environment and the degree of exposure to risk with regard to security of this environment) and make the appropriate decision with regard to application of IDS/IPS (*Intrusion Detection System/ Intrusion Prevention System*) class solutions, which improve security of the ICT infrastructure through real-time detection (IDS) or detection and prevention (IPS) of attacks.
  7. The investment firm should develop formal principles of connecting of terminal devices (computers, mobile equipment) to the ICT infrastructure. Development of these principles should be preceded by an appropriate risk analysis. Moreover, in the case if the investment firm allows the employees to use private equipment for business purposes, it should develop formal principles in this regard, specifying in particular:
    - The acceptable scope of use of such equipment, indicating the type of information that can be processed by it<sup>29</sup>,
    - The acceptable types of devices,
    - The acceptable applications, which the employees may use for business purposes, as well as provide support in enforcement and control of these principles by IT solutions and through systematic education of employees in the area of safe use of private equipment for business purposes<sup>30</sup>.

Use of wireless communication by the investment firm should be based on analysis of the associated risks. In particular, the investment firm should specify the type of data that can be made available using the wireless networks and the authentication and encryption mechanisms to be used.

### ***ICT infrastructure components***

1. The type and configuration of each of the components of the ICT infrastructure should be based on analysis of the function performed by each component in the ICT environment and on the level of safety required by IT systems using a given component, or data transmitted using this component<sup>31</sup>. In particular:
  - The component type should be selected after considering pros and cons of a given solution from the perspective of the infrastructure, in which it is to be located (e.g. when choosing between hardware and software firewalls),
  - When defining the component configuration, the investment firm should aim at minimization of services made available by a given component (such as open ports, protocols managed etc.) while warranting the planned functionality.
2. The investment firm should verify the predefined settings entered by the manufacturer of the device or system – leaving of a default configuration (which is widely known, e.g. with regard to the standard accounts and passwords) increases greatly the level of risk in terms of the ICT environment security.

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<sup>29</sup> See: section „Classification of information”.

<sup>30</sup> See also: section „Employee education”.

<sup>31</sup> See: section „Classification of information and IT systems”.

3. The investment firm should analyze rationale (especially the level of complexity of the ICT environment and the degree of risk exposure in terms of security of this environment) and take appropriate decisions with regard to:
  - Development of configuration standards,
  - Maintaining of a register of components of the IT infrastructure along with basic information on their type and configuration,
  - Maintaining of an electronic repository of the configuration backup.
4. The investment firm should develop formal principles of modification of the ICT infrastructure component configuration, considering the significance of individual components and ensuring:
  - Implementation of changes in a planned and controlled manner, considering the impact of a given change on other components,
  - Securing of components against unauthorized changes,
  - The possibility of withdrawal of changes, including availability of a backup configuration of the components,
  - The possibility of identification of persons making and approving particular changes in the configuration.
5. If equipment is transferred to an external entity for maintenance or repair, the investment firm should make sure that such an entity has no access to highly confidential data saved in such an equipment<sup>32</sup>, or that the responsibility for maintaining confidentiality of such information during the period of maintenance or repair and after termination of cooperation is defined in the agreement concluded with such an external entity.
6. The investment firm should develop formal principles of withdrawal of the ICT infrastructure components from use, in particular, to ensure minimization of risk associated with the possibility of leakage of information stored on the computers being withdrawn.
7. Configuration of the firewall system should ensure recording of non-standard activity in order to allow for its analysis in terms of external and internal attacks. The firewall system should also ensure control of outgoing traffic in order to prevent any attempts of session initialization by malware within the network structure.
8. Any investment firm using the server virtualization technology<sup>33</sup> should conduct a risk analysis in association with this technology in the context of own conditions. On the basis of results of such analysis, the investment firm should ensure the correct functioning of the appropriate control mechanisms. The best practices in this regard include:
  - Strict supervision of availability of the physical machine resources (processors, internal memory, disk space etc.)
  - Locating the service console and all tools for management of the resource virtualization platform in a sub network dedicated to administration of this platform,
  - Limiting possibility of abuse of resources by individual virtual machines and sharing clipboard by the physical and the virtual machine,
  - Particularly careful securing of physical machines, in which virtual machines are located, against unauthorized access to files of virtual machines (due to the small number of files that constitute a virtual machine, it is particularly vulnerable to theft) and other threats, such as „Denial-of-Service” attacks<sup>34</sup> (in the case of server

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<sup>32</sup> See: section „Classification of information and IT systems”.

<sup>33</sup> Server virtualization – a technology allowing for simultaneous functioning of many logic serves on a given hardware platform.

<sup>34</sup>A „Denial-of-Service” attack – an attack based on an attempt to prevent use of a given component of the ICT environment by other components or by authorized users.

virtualization, the consequences of such attacks on the physical machine may be much more serious as many virtual machines will suffer).

9. The investment firm should monitor the ICT networks, the ICT infrastructure components, network services and IT systems in terms of their security and proper functioning adequately to the associated risk level. The degree of automation of such monitoring should match the degree of complexity of the ICT environment of the investment firm.
10. The investment firm should analyze the situation (especially the degree of risk exposure in terms of security of the ICT environment and the number of its users) and take an appropriate decision with regard to introduction of additional means of security in the electronic mail system used, facilitating control of information, that is highly confidential<sup>35</sup>, attached to electronic mail messages sent to external recipients.
11. Printers used at the investment firms to print documents containing business secrets or confidential information should be secured against leakage of information (in the case of network printers – e.g. by encryption of data sent and the stored printing tasks and the appropriate mechanisms for verification of user identity).
12. Network scanners, used by the investment firm for scanning of documents containing business secrets or confidential information, should be secured against leakage of information (e.g. through encryption of data transmitted). The solutions of the investment firm in this regard should warrant that the documents scanned are made available to authorized persons only.
13. The configuration of components of the ICT infrastructure should be subject to periodic verification in terms of other changes taking place in this environment, as well as the security gaps revealed. The investment firm should analyze the situation (especially in particular, the level of complexity of the ICT environment and the degree of risk exposure in terms of security of this environment) and make the appropriate decision with regard to supporting of this process with tools that allow for automation of control tasks. One of the tools, which should be used systematically for assessment of effectiveness of control mechanisms in the ICT infrastructure areas of high significance, are penetration tests.

### ***Software updates of the ICT infrastructure components***

1. The investment firm should develop formal principles of software updates for computers and mobile devices, as well as other components of the ICT environment (including updates of operating systems, database management systems, utility software, network devices software etc.), taking into account the significance of this software and level of criticality of individual updates.
2. Principles of updating software of the ICT infrastructure components should, in particular, designate the persons responsible for making decisions concerning changes in the production environment.
3. Prior to updating software of the production environment components, which exerts impact on IT systems of high significance for the operation of the investment firm<sup>36</sup>, the situation should be analyzed in the context of the decision on verification of the impact of such an update using the test environment.
4. Timeliness and correctness of the update installation should be subject to periodic inspections. The investment firm should analyze the situation (especially the level of complexity of the ICT environment and the degree of risk exposure in terms of security of this environment) and should take an appropriate decision with regard to application of

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<sup>35</sup> See: section „Classification of information”.

<sup>36</sup> See: section „Classification of IT systems”.



automated mechanisms for installation of updates of PC and mobile device software components, as well as automatic tools to analyze the ICT environment with regard to software updates.

5. The investment firm should aim at limiting the number of the ICT environment components having no manufacturer support, in particular, with regard to those components, which are of significance for the operation of the investment firm. In this regard, the investment firm should in particular:
  - Identify and record cases of ICT environment components receiving no manufacturer support and assess the associated risk,
  - Conduct analyses of the possibility of replacement of such components with components receiving such support or of undertaking other tasks aimed at control of the associated risk.

The above activities should be performed in advance, taking into account the period required to implement the tasks aimed at assuring control of risk associated with use of components, which do not receive manufacturer support.

### ***Capacity and performance management of the ICT infrastructure components***

1. The ICT infrastructure of an investment firm should be characterized by:
  - Scalability, meaning the possibility of increasing performance and capacity quickly,
  - Redundancy, meaning the possibility of managing an increased number of operations on the basis of the currently used resources (the temporary increase in load may be due e.g. to management of an increased number of orders and transactions conducted by the customers).
2. The investment firm should have in place documented principles of performance and capacity management of the ICT infrastructure components, taking into account the significance of individual components for operation of the investment firm and the correlations between these components, including in particular:
  - Specification of the performance parameters (e.g. system response time, processing time)
  - Specification of capacity (e.g. loading of the ICT network, utilization rate for the mass storage devices, utilization rate for processors, number of open connection sessions), specifying the warning and threshold values in this regard,
  - Monitoring of the above parameters,
  - Trend analysis and forecasting of demand for performance and capacity, considering the strategic objectives of the investment firm, in particular, with regard to the planned number of customers served and changes in the profile of operation and the associated expected volume of data processed,
  - Undertaking action in the case of exceeding of the warning and threshold values of the above parameters and in the case if analyses of demand for performance and capacity indicate that the present resources are insufficient to satisfy such demand,
  - Reporting with regard to performance and capacity of the ICT infrastructure components, in particular, to the owners of IT systems.
3. In order to increase the effectiveness of the capacity and performance management process, the investment firm should analyze the situation (especially the level of complexity of the ICT environment and the degree of risk exposure in terms of security of this environment) and make the appropriate decision with regard to:
  - Application of tools that allow for automation of monitoring of the degree of loading of resources,

- Formalization of quality parameters of services rendered by the ICT environment on behalf of internal and external users and commencement of reporting in this regard to the management information system<sup>37</sup>.
4. The investment firm should conduct periodic verifications of the capability of the ICT environment in the disaster recovery center to maintain the required capacity and performance parameters.

### ***ICT infrastructure documentation***

1. The investment firm should make sure that documentation of individual components of the ICT environment (including their configuration) and correlations between them:
  - Is up-to-date,
  - Is sufficiently detailed for the level of significance of each of these components,
  - Enables conducting of reliable analyses of the environment in terms of its security and optimization,
  - Allows for identification and elimination of causes of failures,
  - Allows for recovery of activity if necessary,
  - Allows for effective completion of internal control tasks.
2. The ICT infrastructure documentation should be subject to protection in accordance with its sensitivity level. The scope of documentation (in particular, documents that specify in detail the configuration and functioning of the security systems), made available to individual employees, should not exceed the necessary minimum associated with their scope of obligations.
3. The subsequent versions of the documentation should be marked and include the metrics of changes (date of introduction, persons preparing and approving the document),
4. The investment firm should analyze the situation (especially the level of complexity of the ICT environment, the frequency of introduction of technical changes and the number of administrators and service technicians) and make the appropriate decision with regard to implementation of the electronic repository of documentation for the ICT infrastructure.
5. The investment firm should develop the procedures of use and administration of individual components of the ICT environment. The completeness and validity of these procedures should be subject to periodic verification, particularly in the case of those components of the ICT environment, which are modified frequently.

## **6.3 Cooperation with external service suppliers**

### **Guideline 10**

***The investment firm should develop formal principles of cooperation with external IT services suppliers, ensuring data security and proper operation of the ICT environment, and considering services rendered by entities belonging to the capital group of the investment firm.***

1. Due to specific nature of operation of the capital market sector, among the services rendered by external entities, the tasks performed in the area of information technology are of particular significance due to their direct impact on the quality and security of services rendered on behalf of customers and the reputation of the investment firm. At the same time, depending on the specific conditions of operation of the investment firm, the impact of quality of cooperation with external entities on the quality of services rendered by the investment firm on behalf of its customers is highly diversified. Therefore, the process of

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<sup>37</sup> See also: section „The management information system”.

management of relationships with external service providers should be adapted to these conditions.

2. The investment firm should not treat ordering of any services to an external entity as a release from responsibility for the quality and security of these services, rendered on behalf of the customers, and the security of their data.
3. The procedures of selection of external service providers – in particular, with regard to services that are of significance for the investment firm – should take into account the risk associated with a given scope of services and encompass, in particular, assessment of the economic and financial condition of the service provider, the level of security warranted by such provider and the quality of services rendered (if possible, also on the basis of experience of other entities).
4. The investment firm should analyze the risk associated with potential bankruptcy of the external service provider or sudden termination of cooperation and have the effective emergency plans to be implemented in the case of occurrence of such circumstances. The investment firm should also, as much as possible, limit the number of cases, in which an external service provider is a monopolist in relation to the investment firm.
5. The investment firm should monitor the quality of services rendered by external suppliers, and any significant observations made as a result of such monitoring should be periodically presented to the management board of the investment firm within the framework of the management information system<sup>38</sup>. The scope, frequency and methods of monitoring and reporting should take into account the specific nature of the services rendered and their significance in terms of the perspective of continuity and security of operation of the investment firm.
6. If the services rendered by the external entity include processing of highly confidential data or data of great significance for the investment firm<sup>39</sup> outside the ICT infrastructure of the investment firm (e.g. using the cloud computing model or any other models of Application Service Provision, in the external data processing centers etc.), the investment firm should in particular:
  - Introduce the appropriate control mechanisms to ensure the confidentiality of this data (e.g. by encryption of data),
  - Make sure that the information concerning any incidents that pose a threat to data safety is reported by the supplier,
  - Have access to information on geographic locations of data processing and the applicable local legal provisions, and ensure compliance of the services rendered with the Polish legislation,
  - Provide the effective mechanisms for safe termination of cooperation (in particular, with regard to return and deleting of data – including all copies – by the service provider),
  - analyze the situation and make the appropriate decision with regard to introduction of the obligation of the supplier to present certificates of compliance with the recognized international standards of information security (in particular, if the data is processed outside the boundaries of the European Economic Area).
7. The investment firm should control the activity of the service provider with regard to the services rendered. Depending on the nature and level of significance of these services from

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<sup>38</sup> See also: section „The management information system”.

<sup>39</sup> See: section „Classification of information”.

the perspective of the investment firm and classification of information processed by the service provider<sup>40</sup> (in particular, based on the legal requirements with regard to processing of personal information of customers of the investment firm), such control may, in particular, consist of:

- Verification of the control mechanisms, used by the service provider, including the means of protection and control of access to the premises of the service providers, where the services are rendered on behalf of the investment firm,
- A review of the results of verification of the control mechanisms implemented – e.g. using the SSAE 16 standard – by the internal audit of the service provider or the independent external auditors.

The possibility of controlling of activity of the external service providers should be regulated by agreements, concluded with them.

8. In addition, to the extent possible, the agreements concluded with external service providers should specify:

- The scope of responsibility of the parties to the agreement,
- The scope of information and documentation delivered by the service provider in association with the services rendered,
- The principles of exchange and protection of information, including the conditions of granting to employees of external entities of rights of access to information and resources of the ICT environment of the investment firm, taking into account, in particular, the applicable legal provisions and regulations of the investment firm in this regard; in the case of service providers having access to highly confidential information, it is also necessary to settle the issue of responsibility for protection of confidentiality of this information in the term of the agreement and after its termination,
- The principles associated with rights to the software (including source code) during the period of cooperation and after its termination, in particular, access to source codes in the case of cessation of services of software support and development by the service provider (e.g. using the source code deposit services),
- The parameters of quality of the services rendered and the associated monitoring and enforcement modes,
- The principles and mode of management of problem notifications with regard to the services rendered,
- The principles and mode of updating of software of the infrastructure components managed by the provider,
- The principles of cooperation in the case of an information security incident,
- Contractual penalties associated with a failure to comply with the contract conditions, in particular, with regard to security of information processed by the service provider.

9. The agreements concluded by the investment firm with external service providers should warrant that these services will be rendered in accordance with the legal requirements, internal and external regulations and the standards applied by the investment firm<sup>41</sup>.

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<sup>40</sup> See: section „Classification of information”.

<sup>41</sup> See also: section „Formal and legal security”.

10. The agreement templates or agreements concluded by the investment firm with external service providers should be verified in the appropriate extent by the investment firm units responsible for the legal issues and for security of the ICT environment.
11. The investment firm should develop the rules of cooperation with employees of external service providers, taking into account in particular:
  - The conditions of granting access to highly confidential information<sup>42</sup>,
  - The principles of supervision of activity of external employees,
  - The necessity to make sure that every external employee having access to highly confidential information is subject to at least the same restrictions with regard to security as the employees of the investment firm, having access to such information.
12. The principles of cooperation between the investment firm and the external service provider should include the principles of communication and coordination of activities performed by the service provider (e.g. data migration, maintenance tasks, scanning of the ICT infrastructure etc.), minimizing their negative impact on the quality and security of services rendered on behalf of the customers of the investment firm.
13. The investment firm should pay particular attention to the risk associated with granting to external service providers (particularly those not belonging to the capital group) of competences with regard to administration of access rights with regard to the IT systems.

## 6.4 Access control

### Guideline 11

*The investment firm should develop formal principles and technical mechanisms that ensure the proper level of control of logical access to data and information and physical access to the key components of the ICT infrastructure.*

#### *Logic access control mechanisms*

1. IT systems used by the investment firm should have access control mechanisms, allow for unequivocal determination and authentication of identity and user authorization.
2. The access password parameters (including the length and complexity of it, frequency of change, possibility of repeated use of a historic password) and principles of blocking user accounts should be established in internal regulations, according to the system classification<sup>43</sup> and other associated conditions, including legal aspects and the standards applied by the investment firm<sup>44</sup>. Functionality of the IT systems used should, as much as possible, enforce application of rules of the investment firm with regard to access password and blocking user accounts if a wrong password is used.
3. The process of authorizations management should be formalized in the internal procedures, specifying principles of applying for, granting, modification and withdrawal of access rights to systems or functionalities, as well as access monitoring. The scope of granted access rights should not go beyond the substantive scope of obligations and rights of the user (including external users, such as investment firm agents) and it should be subject to periodic inspections.
4. The investment firm should conduct regular reviews of the granted authorizations, including compliance of authorizations actually granted in the IT systems with the authorizations assigned in the authorization registers, as well as with the substantive scope

<sup>42</sup> See: section „Classification of information”.

<sup>43</sup> See: section „Classification of IT systems”.

<sup>44</sup> See also: section „Formal and legal security”.

of rights and obligations of individual users. Frequency of such reviews should be based on analysis of the risk level, associated with individual employees and IT systems, and it should be conducted not less than once a year. Those authorization reviews should be performed in accordance with the appropriate scope also in the case of modification of an IT system functionality and changes in the scope of duties of employees. The significant inconsistencies detected and actions undertaken in association with those should be reported within the framework of the management information system<sup>45</sup>.

5. In order to increase effectiveness of management and supervision of rights and to limit risk of granting inadequate access rights, the investment firm should analyze the situation (especially the level of complexity of the ICT environment, the degree of exposure to risk with regard to security of this environment and the number of its users) and take an appropriate decision with regard to:
  - Development of the standard access profiles for specific employee groups or positions,
  - Use of tools for automation of the user authorization management process (in particular, for recording of historic authorizations).
6. To the possible extent, the investment firm should limit user access to functions allowing independent increasing of own rights. In situations, in which the above principle cannot be followed (e.g. in the case of IT system administrators), other control mechanisms should be provided.
7. In the case of systems, which can bring exceptionally high losses in the case of their unauthorized use, the investment firm should analyze the situation and make the appropriate decision with regard to combining of access passwords with other user identity verification mechanisms (e.g. tokens, electronic ID cards, biometric methods etc.).
8. All users of IT systems of the investment firm should be informed of their responsibility for their password confidentiality and for the consequences of activities performed using their accounts.
9. The authorization management principles, applicable at the investment firm should, address the threats associated with abuse of privileged user authorizations. The investment firm should analyze the situation (especially the level of complexity of the ICT environment and the degree of risk exposure in terms of security of this environment) and make the appropriate decision with regard to introduction of mechanisms that warrant registration every time and the possibility of monitoring of access at the privileged authorization level to the most sensitive components of the ICT environment.
10. IT systems, which process data of high importance for the investment firm<sup>46</sup> should have mechanisms in place, allowing for automatic recording of the events taking place so that the records can be used – if necessary – as reliable evidence of improper or inadequate use of these systems. The event recording mechanisms should also prevent unauthorized deletion or modification of entries.
11. The investment firm should develop formal principles of management of cryptographic keys, in particular, their development, storage, distribution, deletion and archiving, to ensure protection of these keys against unauthorized modification and disclosure.
12. A significant aspect of the ICT environment security is control of physical access to rooms, in which servers and other key components of the ICT infrastructure are located, as well as the supporting equipment (including standby power supply, power generators, air-conditioning and switching stations). The physical access control mechanisms should warrant access only for authorized persons (that is, those, who have been granted access

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<sup>45</sup> See also: section „The management information system”.

<sup>46</sup> See: section „Classification of information and IT systems”.

in accordance with the scope of their duties) and activation of alarm signal in the case of access attempts made by unauthorized persons. Such mechanisms should also include recording of individual traffic. The solutions applied should be adequate to the level of risk associated with components located in a given room, the specific conditions (including the location) of the investment firm and the scale and nature of business operation.

13. In rooms, in which the key components of the ICT infrastructure are located, apart from exceptional situations, taking photos, audio and video recordings should be prohibited. Authorizations in exceptional cases should be granted by the appropriately authorized persons and recorded.

## 6.5 Malware protection

### Guideline 12

*The investment firm should ensure the proper protection of the ICT environment against malware.*

1. The investment firm should provide automatic protection against malware (such as viruses, Trojan horses, worms, rootkits,<sup>47</sup> etc.), both for the central components of the ICT infrastructure, which require such protection (servers, domain controllers etc.) and for personal computers and mobile devices. Such protection should be provided on a continuous basis, and the users should not be able to disable it. The scope of protection should be associated with the degree of exposure of each infrastructural component to a threat, as well as the potential severity of its consequences for the investment firm.
2. Anti-malware applications and malware signatures should be updated systematically. To the extent possible, the investment firm should make sure that the aforementioned timeliness is verified at every attempt of connecting a device to the internal network.
3. The investment firm should develop formal principles of malware protection, including in particular:
  - The method of action in relation to various types of malware found,
  - The method of decision-making with regard to withdrawal from use of the threatened components of the ICT environment or their separation from the remaining part of this environment,
  - The method of notifying of the appropriate units of the investment firm of the threat<sup>48</sup>.
4. Regardless of the level of automatic anti-malware protection, of key significance in this regard is also the awareness of the security issues among the end users. Therefore, the investment firm should ensure the proper level of user education in this regard<sup>49</sup>.

## 6.6 User support

### Guideline 13

*The investment firm should provide the internal users of IT systems with support in solving of problems associated with operation of these systems, including those resulting from failures and other non-standard events that interfere with use of these systems.*

1. The mode of operation in the area of support for internal users of IT systems should be adapted to the scale of operation, complexity of the ICT environment and the number of internal users, given the potential dependence on the external service providers.

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<sup>47</sup> Rootkit software – a tool, which modifies system files to hide its presence from the user, anti-virus software etc., allowing for performance of tasks defined by the programmer (such as taking over of user passwords or preventing anti-virus updates) without the knowledge of the user.

<sup>48</sup> See also: section „Management of information security incidents”.

<sup>49</sup> See: section „Employee education”.

2. The functioning of the process of support for the internal users of IT systems should be formalized in a manner adequate to the complexity of the ICTS environment of the investment firm and the number of internal users of the IT systems. Notifications should be recorded and analyzed in order to enable preventive actions with regard to the problems identified. Persons responsible for providing user support should also be trained in identification and escalation of the information security incidents<sup>50</sup>.
3. The investment firm should analyze the situation (especially the level of complexity of the ICT environment and the number and profiles of its users) and make the appropriate decision with regard to providing support for user notifications management conducted by the IT system, which allows, in particular, collecting and reporting of data on the existing problems and monitoring of the quality of the provided support.

## **6.7 Employee education**

### **Guideline 14**

*The investment firm should undertake effective actions, aimed at achieving and maintaining the proper level of employee qualifications with regard to the ICT environment and security of the information processed in that environment.*

1. The investment firm should maintain the proper level of qualifications of all employees in order to ensure security of information processed in the ICT environment and to allow the proper use of the IT equipment and systems. This level should be diversified depending, among other things, on the risk associated with the authorization and competence levels of individual employees and their roles in management of the ICT environment security.
2. In order to ensure the proper level of employee qualifications in this regard, the investment firm should apply the adequate formats of training, provide the appropriate materials and engage in various education initiatives, aimed at development of the information security culture (e.g. using posters or screen savers). The investment firm should also analyze the situation and make the appropriate decisions on awarding the positive behaviors that support the culture of information security.
3. Within the framework of employee education, the investment firm should consider, among other things, the threats associated with use of mobile devices, use of own IT equipment for professional purposes and use of business equipment for private purposes, publication of information on the investment firm on the Internet (particularly in the social media) and socio-technical attacks, as well as inform the employees of the process of disciplinary sanctions against persons, who fail to comply with the security procedures.

## **6.8 The operation continuity of the ICT environment**

### **Guideline 15**

*The business continuity management system of the investment firm should consider specific conditions associated with its ICT environment and the data processed by it.*

#### ***Business continuity plans and emergency plans***

1. The investment firm should analyze the situation (especially the degree of risk exposure in terms of security of the ICT environment and the scale and nature of its operation) and make the appropriate decision with regard to designation of the person or team in charge of business continuity, in particular, the supervision over the availability of the necessary resources, allowing for continuation or recovery of business activity.
2. Since recovery of operation of the ICT environment is usually necessary to continue the functioning of the business processes, the investment firm should pay particular attention

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<sup>50</sup> See: section „Management of information security incidents”.



to management of business continuity with regard to the units responsible for the functioning of this environment.

3. The business continuity management system documentation of the investment firm, concerning the ICT environment (in particular, the data duplication, backing up and recovery procedures) should consider the classification of IT systems and the information processed by these systems<sup>51</sup>, as well as the correlations between these systems. The validity of that documentation should be verified on a regular basis.
4. The investment firm should have an effective system for distribution of the business continuity management system documentation with regard to the ICT environment, ensuring its confidentiality, as well as access by authorized persons.
5. Within the framework of its business continuity management strategy, the investment firm should consider of dependency upon the external service providers, which is of key significance from the perspective of business continuity of the investment firm. In particular, the investment firm should:
  - Define the mode of communication and cooperation with the service provider in the case of an emergency situation,
  - Consider the participation of external service providers in the process of testing of the business continuity management system<sup>52</sup>,
  - Develop the principles associated with emergence of the necessity to replace a service provider during an emergency situation.

### ***Technical resources and the physical and environmental conditions***

1. The investment firm should have the technical resources, adequate to the scale and nature of its operation, allowing for day-to-day functioning of the key processes and their recovery in the case of an emergency situation, especially the following parameters, defined for these processes:
  - Parameters defining the maximum duration of recovery of functioning of these processes<sup>53</sup>,
  - Parameters defining the maximum quantity (that is, the maximum length of the period) of data stored in IT systems, which can be lost<sup>54</sup>.
2. In the case of an extensive failure or inaccessibility of the basic data processing center, the investment firm should be able to recover the ICT environment (adequate to the assumptions of the emergency plans) at the disaster recovery location. This locations should be sufficiently distant from the basic center in order to minimize the risk of both centers being inaccessible due to a single cause (such as a flood). The environment recovery process should be formalized in the detailed internal regulations, which define the scope of competences, necessary resources and the order and method of recovery of the ICT environment components.
3. The mode of functioning of the disaster recovery center should be adjusted to the scale and nature of business operation and take into account the maximum service unavailability time acceptable for the investment firm.
4. A prerequisite for continuous and safe functioning of the ICT environment is to ensure the physical and environmental safety in the locations, in which the key components of the ICT infrastructure are stored, in particular, with regard to the conditions associated with continuity of power supply and stability of its parameters, temperature, humidity and dust

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<sup>51</sup> See: section „Classification of information and IT systems”.

<sup>52</sup> See: section „Verification of effectiveness of approach to business continuity management”.

<sup>53</sup> RTO - Recovery Time Objective.

<sup>54</sup> RPO –Recovery Point Objective.

level, as well as key components of the flood, fire, theft or intentional damage protection systems. Therefore, the investment firm should identify the threats in this regard and analyze their potential impact on the security of the ICT environment and the business continuity (in particular, in case of the resources of the disaster recovery center being insufficient for a rapid resumption of activity). This analysis should allow to determine whether location of the rooms, in which the key components of the ICT infrastructure have been installed, is proper and whether they have been appropriately secured.

5. Conducting the above analysis, the investment firm should take into account the threats associated with:
  - The building location and the nearby facilities (including airports, military structures etc.)
  - The location and the surrounding area of the rooms, which contain the key components of the ICT infrastructure (in particular, the threats associated with these rooms being located at the basement or attic level),
  - Structural factors (such as the load capacity of the roof, air-tightness of the rooms, quality of the lightning protection system).
6. In order to provide the proper physical and environmental conditions in the location of key components of the ICT infrastructure, the investment firm should, in particular, comply with the following principles:
  - The doors, windows, walls and roofs in rooms, in which the key components of the ICT infrastructure are located, should ensure an by appropriate mechanical, fire and burglar resistance.
  - No flammable materials should be placed in rooms, in which the key components of the ICT infrastructure are located, or – if it is necessary – such materials should be appropriately secured (e.g. placed in cabinets, which provide fire protection).
  - The fire extinguishing agents used should minimize the risk of damaging of the electronic devices and the data stored.
  - The anti-burglar and fire protection measures should provide for immediate notification of persons responsible for protection and for initiation of a firefighting and rescue action. The investment firm should also analyze the situation and make an appropriate decision on adding the automatic fire extinguishing equipment to the fire protection system.
  - In rooms, in which the key components of the ICT infrastructure are located, it is necessary to maintain the environmental factors (e.g. temperature, humidity, dust level etc.) specified by manufacturers of these components. The devices used by the investment firm to control these parameters should be characterized by appropriate performance and redundancy (in the case of an emergency). The investment firm should analyze the situation and make an appropriate decision on application of solutions which provide automatic monitoring and adjustment of the environmental factors.
  - Selection of mechanisms which ensure the continuity of power supply should take into account the size, scale and nature of operation of the investment firm. Emergency power supply based only on of batteries (UPS) allows for maintenance of operation of the resources for a limited period of time, and, usually, to a limited extent – therefore, the investment firm should analyze the situation and make an appropriate decision on providing an independent power supply, based on a power generator, if possible, activated automatically in the case of failure of the main power supply, as well as on application of multiple power supply lines.
7. In the case of temporary moving of the ICT equipment to another room (e.g. due to a

renovation), the investment firm should make sure that the physical and environmental conditions in this room are proper and provide the appropriate access control level<sup>55</sup>.

8. Effective functioning of mechanisms aimed at ensuring the proper physical and environmental conditions in locations, in which the key components of the ICT infrastructure are installed, should be subject to periodic reviewing.

### ***Backup copies***

1. One of the methods of ensuring the continuity of operation in the case of a failure or a disaster are backup copies of data, IT system instances and configuration of the key components of the ICT infrastructure. The investment firm should develop formal principles of management of the data storage devices, used to store the backup copies. These principles should, in particular, include the following:
  - The scope, method and frequency of data copying,
  - The methods of identification of data storage devices,
  - The place, period and method of safe storage of the data storage devices,
  - The method and form of authorization of data alteration and erasure from the data storage devices,
  - The roles and responsibilities with regard to data storage devices management,
  - The methods of proper and permanent liquidation of unneeded data (with regard to liquidation of data saved on the data storage devices still in use and liquidation of data storage devices withdrawn from operation).
2. The validity of backup and the possibility of recovery of the backup data should be subject to periodic inspections. Such control can be performed automatically; in such a case, the appropriate persons should be informed of the results of the control.
3. The investment firm should have detailed regulations and instructions on recovery of the ICT environment components on the basis of backup copies. The content of these documents should allow for an implementation of the process by a third party, who has the appropriate qualifications and authorizations (that is, persons, who are not involved in day-to-day administration of a given component of the environment). The process of recovery of the ICT environment components should be systematically tested.
4. The investment firm should ensure the integrity of the backup copies from their creation until liquidation. This means that throughout the entire period, defined above, the copies are to reflect the actual status of resources at the time of creation of the backup copy, which excludes the possibility of erasure of any data. The regulations and instructions on data recovery from backup copies should include the rules of altering the recovered data to reflect the changes made in the period between creation of a given backup copy (or sequence) and its use to recover the state of the ICT environment as it was before the failure.
5. The backup copies, particularly those, which are transported or transmitted outside the investment firm, should be secured (e.g. with cryptographic protection) against unauthorized access at a level adequate for the classification of data stored<sup>56</sup>. Devices containing backup copies should be stored in a manner that minimizes the risk of their damage (e.g. as a result of a fire, flood, electromagnetic field) or unauthorized alteration. They should also be stored separately from the related environment components.
6. Media, which have been damaged or withdrawn from use, should be destroyed in the manner that prevents the data recovery.

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<sup>55</sup> See: section „Physical access control mechanisms”.

<sup>56</sup> See: section „Classification of information and IT systems”.

## ***Verification of effectiveness of approach to business continuity management***

1. The investment firm should, on a regular basis, verify the approach to the business continuity management with regard to the ICT environment, including the capability of operation recovery on the basis of a backup copy. Frequency, scope and method of tests to be conducted (such as simulations, overall operation tests etc.) should take into account the scale and nature of operation of the investment firm and the threats associated with individual components of the ICT environment. The test plans, particularly in case in which they may affect day-to-day operation of the investment firm, should be consulted within the organization and approved by the management board of the investment firm. The test results and corrective action plans, which are to be implemented to eliminate the identified inconsistencies, should be documented. The board of supervisors and management of the company should be informed of the test results and punctuality as well as effectiveness of the corrective action undertaken.

### **6.9 Management of the electronic access channels**

#### **Guideline 16**

***Any investment firm that provides services using electronic access channels, should possess the effective technical and organizational solutions to ensure the verification of identity and the security of data as well as funds of the customers, and it should educate the customers in the principles of safe use of these channels.***

#### ***Customer identity verification***

1. An issue of key significance in the services of an investment firm, rendered through electronic access channels, is confirmation of whether a given contact attempt, access or transaction is authorized or not.

Therefore, the investment firm should define and apply the best possible methods and means of:

- Verification of the customer identity when opening the account, including procedures of remote agreement conclusion (without the physical presence of the customer at the organizational unit of the investment firm), taking into account the applicable legal requirements<sup>57</sup>,
  - Confirmation of identity and authorization of customers using electronic access channels, minimizing the risk of granting access to unauthorized persons.
2. Selection of methods applied by the investment firm in order to confirm the identity of customers using electronic access channels should be made on the basis of analysis of the risk associated with these channels. Such an analysis should be conducted systematically, taking into account transaction options offered by a given access channel, the processed data, recognized attack techniques, as well as ease of use by a customer of individual methods of identity confirmation. Typical methods of identity confirmation in electronic access channels include personal identification number, passwords, electronic signatures, smart cards, single-use codes, tokens, biometric data and digital certificates; identity verification methods can be based on one or many factors (e.g. use of passwords and one-time codes at the same time). The investment firm should also determine whether and to what extent application of a multi-factor identity verification system will contribute to enhancement of customer security.
  3. The investment firm should analyze the situation and take an appropriate decision with regard to application of other security mechanisms, such as verification of the logging time

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<sup>57</sup> See also: section „Formal and legal security”.

and place using electronic access channels in the case of brokerage services rendered using such channels.

### ***Security of data and customer funds***

1. Apart from above measures, in order to prevent unauthorized access to the account of the customer using electronic access channels, and to prevent questioning of transactions completed by the customers, the IT systems used in these channels should be designed and configured in a manner, which ensures sufficiently high level of integrity, confidentiality and availability of transaction data (as well as other data processed with the help of these channels) throughout the entire process of data processing (both by the investment firm and by external service providers). In addition, the investment firm should make sure that:
  - It has developed principles of granting authorizations to electronic access channels, minimizing risk of an internal fraud,
  - Connection sessions are encrypted and additional mechanisms have been introduced to make these sessions as much resistant to manipulations as possible (e.g. by closing session in the case of user inactivity for a specified time period or upon closing client application without logging out),
  - IT systems used in conjunction with electronic access channels allow for identification and securing evidence, which could be used in court (in particular, minimizing losses risk of such evidence or its rejection due to insufficient data security),
  - IT systems based on electronic access channels have been designed to minimize probability of accidental initiation of a transaction by authorized users,
  - Solutions used in association with electronic access channels provide the investment firm with access to control and verification paths, in particular with regard to:
    - Transactions,
    - Opening and closing customer accounts,
    - Change of customer information,
    - All limits granted to the customer and authorizations to exceed these limits,
    - Successful and unsuccessful log-in attempts,
    - All cases of granting, modification or withdrawal of system access authorizations.
2. In the case of participation of external service providers in the process of rendering services using electronic access channels, the investment firm should make sure that they have appropriate software for management of security of information processed on behalf of the investment firm.<sup>58</sup>
3. Unless legally binding provisions do not allow a situation, in which no agreement has been concluded with a customer for the electronic access channels, such an agreement should specify principles of information protection and detailed conditions of providing access (in particular, identity verification methods).
4. The investment firm should provide its customers with a communication channel (e.g., a mailbox, a phone number), making it possible to inform the investment firm about events identified by customers, concerning security of electronic access channels (e.g. phishing attacks).

### ***Customer education***

1. Due to the fact that a substantial part of the service channel remains beyond its direct control, the investment firm should aim at providing customers using electronic access channels with an adequate level of knowledge, allowing them to understand threats

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<sup>58</sup> See also: section „Cooperation with external service providers”.

associated with use of these channels and application of effective ways of securing themselves against such threats. This can be implemented, for instance, in form of visible information published on the Web page of an investment firm, in information flyers, e-mails sent to customers etc.

2. The investment firm should inform its customers about threats, associated in particular with:
  - Inadequate protection of data used for logging into electronic access channels,
  - Inadequate protection of devices used to perform services, rendered via electronic access channels (mobile phones, computers), including significance of use of anti-virus software and firewalls, physical access control, software updates on a regular basis etc.
  - Other techniques aimed at taking over information providing access to the account (e.g. phishing attacks), indicating means of protection against these techniques.

## **6.10 Management of End-User Computing<sup>59</sup>**

### **Guideline 17**

*The investment firm should develop formal principles of management of the so-called end user computing, effectively limiting the risk associated with use of this software.*

1. Due to threats associated with use of End-User Computing (such as high vulnerability to programming errors, probability of data loss usually higher in comparison with conventional IT systems, high vulnerability to interference with data processing algorithms, contained in these tools, etc.), with regard to management of software of this type, the investment firm should in particular:
  - Identify the significant EUC, that is, software used for processing of data of high significance for the investment firm or of high significance from perspective of the processes implemented by the investment firm,
  - Document the significant EUC, including its role in the business processes, the scope of data processing, the data processing algorithms etc.,
  - Maintain a register significant the EUC used at the investment firm,
  - Ensure proper level of security of the significant EUC (e.g. by protecting folders, in which it is saved, or blocking form editing function) in order to prevent unauthorized modifications of the tool itself and the data stored in it,
  - Have in place formal principles of development, testing and modification of significant EUC,
  - Analyze the threats and problems associated with use of EUC in individual areas of operation, and – in the case of identification of significant threats or problems in this regard - analyze the situation and take an appropriate decision with regard to replacement of EUC with functionalities of the existing or new IT systems.

## **7 Management of security of the ICT environment.**

### **7.1 The ICT environment security management system**

#### **Guideline 18**

*The investment firm should use a formal, effective system for management of the ICT environment security, encompassing tasks associated with identification, estimation, control, counteracting, monitoring and reporting of risks in this regard, integrated with the*

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<sup>59</sup>End-User Computing, EUC – tools developed and functioning on the basis of PC applications, such as MS Excel or MS Access, allowing users other than computer programmers to develop business applications.

### ***overall risk management and information security system of the investment firm.***

1. System for management of security of the ICT environment should be rooted in the strategy of an investment firm with regard to security of the ICT environment and it should be based on formal internal regulations. The basic document in this regard should be a policy on information security.
2. The ICT environment security management system should be subject to systematic reviews in order to introduce possible improvements and to adapt it to changes in external and internal environment of the investment firm.
3. The investment firm should analyze benefits associated with application of international standards (or their Polish equivalents) with regard to information security (such as ISO/IEC 27000) and take a decision regarding potential adaptation of the ICT environment security management system of the company to the requirements of these standards.
4. The investment firm should, to the extent possible, ensure strict integration of the ICT environment security management system with the operating risk management system. For this purpose, the investment firm should, among other things, implement in the ICT environment security management system the operational risk management tools, based on economic conditions and internal control factors,<sup>60</sup> operational risk self-assessment, scenario analyses or risk maps.

### ***Identification of risks with regard to the ICT environment security***

1. The purpose of identification of risks associated with security of the ICT environment is to determine the associated threats that may generate losses (including financial losses) in a given institution and to specify where, how and why these threats can materialize.
2. Risk identification with regard to the ICT environment security should be performed systematically and based on:
  - Identification of risk associated with potential threats to security of the ICTS environment prior to materialization of threats,
  - Identification of risk associated with potential threats to security of the ICTS environment after materialization of threats.
3. Identifying risks associated with the potential threat to security of the ICTS environment prior to materialization of threats, the investment firm should pay particular attention to identification of the existing vulnerabilities of ICT environment (including the ICT infrastructure components) and threats, which may take advantage of them. The investment firm should analyze the situation (especially level of complexity of the ICT environment and the degree of exposure to risk in terms of security of this environment) and take an appropriate decision with regard to use of the automatic tools, allowing for identification of existing vulnerabilities. Regardless of the periodic assessment, identification of risk associated with the potential threat to security of the ICTS environment should be conducted each time in the case of planning of significant changes in the structure of IT systems<sup>61</sup>, as well as in the mode of their use, as well as in the case of plans for implementation of new technologies (such as mobile access for customers to the IT system of the investment firm<sup>62</sup>).
4. Identifying risks associated with the potential threat to security of the ICTS environment

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<sup>60</sup> E.g. the number of information security incidents in a given reporting period, the number of significant security recommendations for this environment, issued by the internal audit unit, the number of non-secured vulnerabilities in the key components of the ICT environment.

<sup>61</sup> See also: section "Development of IT systems".

<sup>62</sup> NFC - Near Field Communication.

after materialization of threats, the investment firm should collect information on events that took place, which exert impact on security of data processed by the investment firm and – in the case of compliance with the operating event definition, used by the company – place it in the database of operating events.

### ***Estimation of risk with regard to security of the ICT environment***

1. Estimation of risk with regard to the ICT environment security is aimed at determination of the probability and the potential impact of materialization of threats, associated with this risk, on the institution and the associated assessment of this risk.
2. The risk assessment tasks should be implemented in accordance with the classification of information and IT systems<sup>63</sup>. Examination of impact of the threats identified should encompass the issues associated with the component, to which a given threat pertains. As a result of the risk estimation process, the investment firm should gain knowledge on threats in its operation, associated with the ICT environment security, the probability of materialization of the identified threats and possible consequences of their materialization, taking into account the potential loss of reputation, which may lead to deterioration of customer trust and termination of their cooperation with the investment firm, which may, in particular, impact the liquidity of the company. This knowledge should serve as a basis for adequate decisions concerning risk control and prevention.

### ***Risk control and prevention with regard to the ICT environment security***

1. Taking into account the risk estimation in terms of the ICT environment security, the investment firm should take appropriate decisions with regard to approach to specific threats, consisting of:
  - Risk limitation, that is, introduction and modification of the existing organizational and technical control mechanisms with regard to the ICT environment security,
  - Transfer of risk, that is, transferring the risk, associated with a given threat, in whole in part, to an external entity<sup>64</sup>, in particular, by contracting tasks to external service providers<sup>65</sup> or purchase of insurance,
  - Risk avoidance, that is, withdrawal from acts associated with a given threat,
  - Risk acceptance, that is, intentional withdrawal from acts aimed at limiting probability or consequences of materialization of a given threat, including potential coverage of losses associated to it.
2. Applied control mechanisms in particular should be adequate to: the identified threats, estimated risk associated with these threats and significance of the associated components of the ICT environment, in particular, IT systems<sup>66</sup>, scale and nature of operation of the investment firm, complexity of the ICT environment of the investment firm.
3. The investment firm should ensure that all exceptions to applicable internal regulations and control mechanisms used are documented and controlled in accordance with formal procedure, specifying, among other things, situations, in which consent can be given for a departure from the rule, the principles of filing and acceptance of requests for such consents (making sure that the request contains a justification for a given exception), the persons authorized to give consent, the acceptable time of validity of the departure and the principles of reporting in this regard. The investment firm should also conduct, on a systematic basis, risk analyses with regard to these departures.

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<sup>63</sup> See: section „Classification of information and IT systems”.

<sup>64</sup> The investment company cannot, however, treat transfer of risk as an alternative to proper risk management.

<sup>65</sup> See: section „Cooperation with external service providers”.

<sup>66</sup> See: section „Classification of information and IT systems”.



4. The investment firm should verify on a regular basis, whether the approved control mechanisms are adequate to the risk profile, and whether mode of their functioning is appropriate. If necessary (e.g. if it is found that applicable internal resources of the investment firm are not sufficient), the investment firm should take advantage of services rendered by external specialists, taking into account, however, the necessity to follow legally binding provisions with regard to the entrustment agreement (outsourcing) and the obligation to protect business secrets and confidential information. Risk control with regard to ICT environment security should be exercised adequately to the risk level, regardless of whether the risk is associated with processing of customer data (or engaging in other operations within the framework of business activity of the investment firm) or with data processing for external entities.

### ***Risk monitoring and reporting with regard to ICT environment security***

1. The results of risk identification and estimation with regard to the ICT environment and results of tests of effectiveness of the control mechanisms introduced should be monitored (also from the perspective of the existing trends) and presented to the management of the investment firm and the board of supervisors within the framework of the functioning management information organization system<sup>67</sup>. Such information should be delivered on a regular basis, and the frequency and scope of delivery should be based on the risk profile of the investment firm and provide for the possibility of an adequate response.

## **7.2 Classification of information and IT systems**

### **Guideline 19**

***The investment firm should classify IT systems and the information processed in accordance with the principles, which take into account, in particular, the security level required for these systems and information.***

### ***Classification of information***

1. The investment firm should develop the principles of classification of information, making sure that all information processed by the ICT environment is subject to the appropriate level of protection. For this purpose, it is necessary to develop an information classification system, which would encompass all data processed by IT systems of the investment firm and to make sure that classification of all information is adequate to the current internal and external conditions of the investment firm.
2. Information should be classified with regard to the required security level, taking into account, in particular:
  - The significance of this information for the investment firm and the processes implemented,
  - The significance of this information from the perspective of management of the risk types, which have been identified as significant for the scope of operation of the investment firm,
  - The effects of loss or unauthorized modification of information,
  - The effects of unauthorized disclosure of information,
  - The special regulatory and legal requirements applicable to a given type of information<sup>68</sup>.

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<sup>67</sup> See also: section „The management information system”.

<sup>68</sup> See also: section „Legal and formal security.”

3. Classification of all information should be considered in development of information security mechanisms throughout the entire processing cycle – from obtaining, through use, the potential transfer outside the investment firm until archiving and deletion.
4. Access to business secrets and confidential information should be granted only to persons, considered to meet the conditions of authorization by the investment firm in the light of the applicable legal provisions. Moreover, every person granted access to business secrets and confidential information by the investment firm, should be obligated to sign a confidentiality commitment (valid after such access has been withdrawn), provided that this principle does not apply in cases, if the generally applicable legal provisions impose the obligation of granting such access to information.
5. Storage of information of significance for the investment firm on desktop computers, laptops or mobile devices should be limited to the necessary minimum and protected accordingly with the classification of such information (e.g. through encrypting, access control mechanisms, data recovery mechanisms).
6. The investment firm should analyze the situation (especially the level of complexity of the ICT environment, the degree of exposure to risk in terms of security of this environment and the scale and nature of operation) and make the appropriate decision with regard to use of automation solutions with regard to control of risk associated with security of information processed in the ICT environment, such as solutions that limit the possibility of saving of information on storage media by IT system users, enable control of information sent via electronic mail and limit access to electronic mail systems other than those accepted at the investment firm. It should be kept in mind, however, that use of automated solutions of this type does not eliminate the necessity of employee supervision of this area of operation.

### ***Classification of IT systems***

1. The investment firm should develop the principles of classification of IT systems, in particular, taking into account the following:
  - Classification of information processed within a given system,
  - Significance of a given system for operation of the investment firm,
  - Significance of other IT systems, which are dependent on a given system.

### **7.3 Management of information security incidents**

#### **Guideline 20**

***The investment firm should develop formal principles of managing information security incidents, including their identification, recording, analysis, prioritization, searching for links, undertaking corrective actions and elimination of causes.***

1. The investment firm should develop internal regulations, describing the mode of action in the case of information security incidents, such as failures and overloading of the IT systems, loss of devices or data, human errors posing a threat to security of the ICT environment, successful or unsuccessful attempts to interfere with the means of security, uncontrolled system modifications etc. The scope and level of detail of the above regulations should be adequate to the scale and nature of operation of the investment firm and the level of complexity of the ICT environment.
2. The mode of proceeding in the case of information security incidents should, in particular, specify the following:
  - The methods and scope of gathering of incident information,

- The scope of responsibility in the area of incident management,
  - The mode of conducting of analyses of impact of incidents on the ICT environment, including its security,
  - The rules of categorization and prioritization of incidents, taking into account the classification of information and IT systems, associated with a given incident<sup>69</sup>,
  - The rules of detection of correlations between incidents (an example is a Denial-of-Service attack, preventing fast identification of another incident or removal of its causes),
  - The principles of communication, applicable to the employees of the investment firm, as well as the external service providers and – in the case of a significant threat of consequences of a given incident – also other third parties (customers, business partners etc.), ensuring the adequately fast notification of the interested parties and engaging in activity adequate to the level of significance of the incident,
  - The principles of collecting and securing of evidence associated with the incidents, which can be used in court (in particular, minimizing the risk of loss of such evidence or its rejection due to insufficient securing of data),
  - The principles of engaging in corrective and preventive actions, in particular, designation of persons responsible for implementation of these tasks and monitoring of progress of their completion
3. In order to, for instance, allow for preventive actions with regard to the problems identified, the investment firm should maintain a register of information security incidents, containing, in particular, information on:
    - Incident date and identification,
    - Reasons for occurrence,
    - The course of the incident,
    - Consequences of the incident,
    - Corrective actions undertaken.
  4. The investment firm should make sure that all employees and other persons rendering services on behalf of the investment firm, who have access to the ICT environment, have been informed of the principles of management of information security incidents adequately to their tasks and scope of authorization. In particular, these persons should be obliged to report any information security incidents (including any suspicion of emergence of such incidents) as soon as possible. For this purpose, the investment firm should establish an appropriate contact point (e.g. within the units responsible for providing IT system users with support), dedicated to management of such notifications, which is to be known to all members of the organization, constantly available and sufficient to allow for exercising of the appropriate response times. Persons responsible for management of notifications should have the appropriate qualifications and knowledge to be able to classify each notification and to initiate the appropriate action for the purpose of its management or escalation, that is, transferring to a person with a higher level of competences in a given area (in particular, on the basis of classification of information or IT systems related to a given incident<sup>70</sup>).
  5. It is recommended that in relation to incidents, which exert significant impact on security of the data processed, including, in particular, security of customer funds (also in the case of incidents, of which the investment firm has been informed by the external service

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<sup>69</sup> See: section „Classification of information and IT systems”.

<sup>70</sup> See: section „Classification of information and IT systems”.

provider<sup>71</sup>), the investment firm should have a fast path of reporting (including specification of the possible causes and consequences) to the high level of management of the investment firm. Fast flow of information with regard to the significant information security incident should allow for adequate involvement of the investment firm management in the corrective action undertaken. The management should also be informed of progress of this action on a regular basis.

6. The investment firm should analyze the situation (especially the level of complexity of the ICT environment, the degree of exposure to risk with regard to security of this environment and the scale and nature of operation) and make the appropriate decision with regard to specification of the composition of teams to be responsible for responding to incidents that exert significant impact on security of the data processed (in particular, the customer funds), having the appropriate knowledge and qualifications in this regard and authorized to undertake effective action in emergency situations.
7. The investment firm should analyze the situation (especially the level of complexity of the ICT environment, the degree of exposure to risk with regard to security of this environment and the scale and nature of operation) and make the appropriate decision with regard to use of SIEM (Security Information and Event Management) solutions, which facilitate management of information security incidents, among other things, through centralization of collection, analysis and storage of event logs generated by the IT systems and other components of the ICT environment.

#### **7.4 Formal and legal security**

##### **Guideline 21**

*The investment firm should ensure compliance of functioning of the information technology and ICT environment security areas with the legal requirements, internal and external regulations, the contracts signed and the internal standards of the investment firm.*

1. The investment firm should systematically identify, document and monitor compliance with requirements for the information technology and ICT environment security areas (including the tasks contracted to external service providers<sup>72</sup>) based on the applicable legal provisions, internal and external regulations, agreements concluded and standards adapted by the investment firm, including:
  - The act of July 29th, 2005 on trade in financial instruments (Journal of Laws from 2014, item 94, as amended),
  - The act of November 16th, 2000 on counteracting money laundering and financing of terrorism, (Journal of Laws from 2014, item 455, uniform text)
  - The act of August 29th, 1997 on protection of personal information (Journal of Laws from 2002, No. 101, item 926 as amended),
  - The act of August 5<sup>th</sup>, 2010 on protection of classified information (Journal of Laws from 2010, No. 182, item 1228 as amended),\
  - The act of February 4<sup>th</sup>, 1994 on copyright and related rights (Journal of Laws from 2006, No. 90, item 631, as amended), and agreements and licenses for the software used,
  - Implementing acts to the above,
  - Supervisory guidelines.

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<sup>71</sup> See also: section „Cooperation with external service providers”.

<sup>72</sup> See also: section „Cooperation with external service providers”.

2. Compliance with the above requirements should be subject to reporting within the framework of the management information system<sup>73</sup>.

## **7.5 The role of the internal and external audit**

### **Guideline 22**

*The information technology and ICT environment security areas should be subject to systematic, independent audits.*

1. The investment firm should analyze the situation (especially the level of complexity of the ICT environment and the degree of exposure to risk with regard to security of this environment) and make the appropriate decision with regard to designation, within the framework of internal audit, of a unit responsible for auditing of the information technology and ICT environment security areas.
2. Persons responsible for auditing of the information technology and ICT environment security areas should have the appropriate qualifications. Audits should be based on the recognized international standards and best practices of the information technology and ICT environment security areas, such as:
  - Standards for auditing of information systems of ISACA (Information Systems Audit and Control Association),
  - COBIT (Control Objectives for Information and related Technology),
  - GTAG (Global Technology Audit Guide) and GAIT (Guide to the Assessment for IT Risk),
  - ISO (International Organization for Standardization) standards.
3. Audits of the information technology and ICT environment security areas should be conducted on a regular basis and each time after any changes that might exert significant impact on the level of security of the ICT environment. The frequency and scope of audits should be based on the level of risk associated with individual audit areas and the results of the previous reviews.
4. Ordering of additional audits to be performed by professional external institutions, specializing in auditing of the information technology and ICT environment security areas, may significantly enhance control of risk in this area. Therefore, the investment firm should analyze the situation and make the appropriate decision with regard to complementing of the internal audit activity with external audits, conducted by entities of this kind, in particular, with regard to high risk areas.
5. Information on the audit recommendations and the mode and deadline for elimination of the potential threats should be communicated to the management board of the investment firm.

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<sup>73</sup> See also: section „The management information system”.