

NQA ISO 27001:2022 TRANSITION

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IS TO HELP CUSTOMERS DELIVER PRODUCTS THE WORLD CAN TRUST

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NQA specialises in certification in high technology and engineering sectors.

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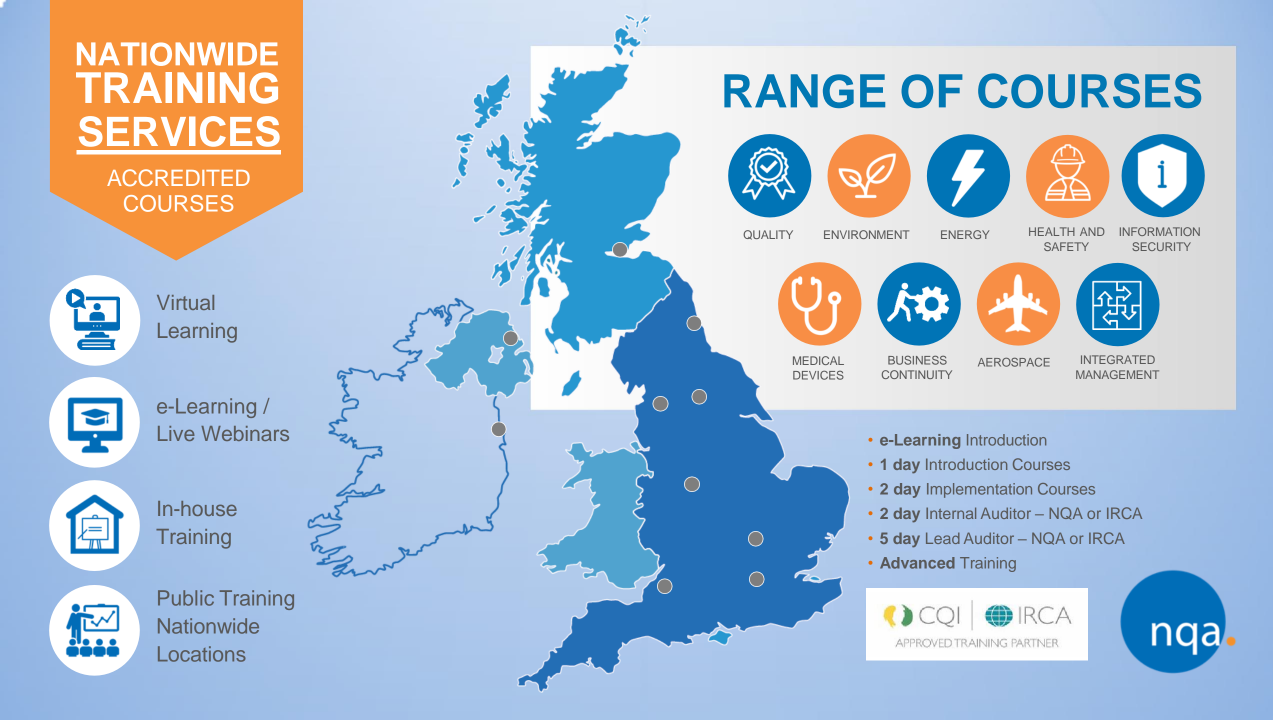
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CERTIFICATION AND TRAINING SERVICES

We specialize in management systems certification for:







THE HISTORY OF ISO 27001

BS 7799:1995

1995

First published by BSI and written by UK Gov Department for Trade and Industry

ISO 17799:2000

Information technology - Code of practice for information security management

ISO 27001:2013 Information technology -Security techniques -Information security management systems -Requirements

ISO 27017:2015

Information technology -Security techniques - Code of practice for information security controls based on ISO/IEC 27002 for cloud services

ISO 27001:2022

Information security, cybersecurity and privacy protection — Information security management system – Requirements

ISO 27701:2019

Security techniques -Extension to ISO/IEC 27001 and ISO/IEC 27002 for privacy information management -Requirements and guidelines

ISO 27001:2005

Information technology -Security techniques -Information security management systems -Requirements

ISO 27018:2019

Information technology -Security techniques - Code of practice for protection of personally identifiable information (PII) in public clouds acting as PII processors

Transition Period (3 Years)

2025

ISO 27002:2022

Updated controls -Information security, cybersecurity and privacy protection - Information security controls



ISO 27001:2022 brings significant updates to information security management, aimed at aligning with the evolving digital landscape and strengthening defenses against cybersecurity threats. These updates reflect a more streamlined and risk-focused approach, including substantial changes in the Annex A - control structure.

The 14 control domains from ISO 27001:2013 have been reorganised into four key categories—organisational, people, physical, and technological controls and eleven new controls have been added, covering critical areas like threat intelligence, secure coding, and cloud security, to reflect today's heightened security demands. The number of Annex A controls now stands at 93 compared to 114 in the previous edition.

For organisations preparing to transition, these structural changes will require a careful review and adjustment of their ISMS.



LANDSCAPE CHANGES

What are the main threats affecting the security of a business and its data?



Pre-2013

- Hactivism
- Script Kiddies
- DoS/DDoS
- Web Defacement
- SQL Injections
- Malware and Spyware

2022

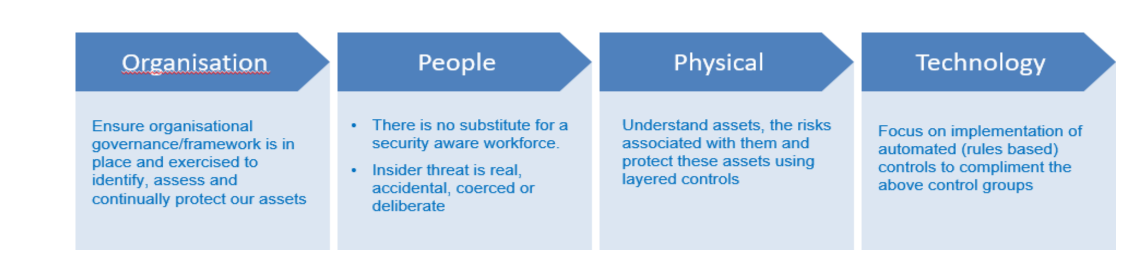
- High Value Data Theft
- Ransomware
- Organised Criminal Gangs
- State Sponsored
- Sophisticated Phishing
- APTs
- Cryptojacking



- 4.2 Understanding the needs and expectations of interested parties
- 4.4 Information security management system
- 5.3 Organisational roles, responsibilities and authorities
- 6.2.d Information security objectives and planning to achieve them
- 6.3 Planning of changes
- 9.3.2.c Management review inputs



ISO 27001:2022 CHANGES





- 5.7 Threat Intelligence
- 5.23 Information Security for use of Cloud Services
- 5.30 ICT Readiness for Business Continuity
- 7.4 Physical Security Monitoring
- 8.9 Configuration Management
- 8.10 Information Deletion
- 8.11 Data Masking
- 8.12 Data Leakage Prevention
- 8.16 Monitoring Activities
- 8.23 Web Filtering
- 8.28 Secure Coding

Organisational Controls

Physical Controls

Technical Controls





Instructions for use:

This gap analysis document provides a simple framework for evaluating your quality management system against the requirements of ISO 27001:2022. It is split into two tables:

 Part 1: new concepts – highlighting the new concepts introduced in ISO 27001:2022 and the related clauses, processes and functional activities.

Part 2: requirements – highlighting amended clauses, processes and functional activities between ISO 27001:2013 and ISO 27001:2022.

Please complete each table by recording the evidence acquired from one full internal audit against the requirements of ISO 27001:2022. If you are unable to provide evidence of compliance, you may not be ready to complete the transition to ISO 27001:2022. In this case, please inform NQA that you need additional time to prepare for the transition – we will work with you to select a mutually agreeable date to complete the transition.

Please ensure that this completed document and internal audit records are available to your auditor at the opening meeting of your transition audit.

Client name:

Completion date:

Part 1: New concepts



ISO 27001:2022 NQA GAP TOOL

New requirement Information security objectives are to be monitored.		Phase Assess	Clause(s) 6.2.d)	Activity Have you established how information security objectives are to be monitored and whom shall be responsible for this?	
) Y	les	No		

New requirement		Phase	Clause(s)	Activity	
Changes to the ISMS are to be planned.		Plan	6.3	Have you established a process for managing chang to the ISMS? How are changes authorised?	
Evidence of compliance (Client to complete)	he client demonstrated they have ne requirements of this clause? ssor to complete)			Comments if required (Assessor to complete)	
	Ye	s	No		



ISO 27001:2022 NQA GAP TOOL

New requirement		Phase	Clause(s)	Activity	Activity	
Information security objectives are to be monitored.		Assess	6.2.d)	Have you established how information security objectives are to be monitored and whom shall be responsible for this?		
Evidence of compliance (Client to complete)	Has the client demonstrated they have met the requirements of this clause? (Assessor to complete)				Comments if required (Assessor to complete)	
KPIs relating to objectives are captured monthly. The ISMS manager collates the information and reports to the c-suite monthly - see monthly powerpoint slides	Ye	s 🖌	No			

New requirement		Phase	Clause(s)	Activity	
Changes to the ISMS are to be planned.		Plan	6.3	Have you established a process for managing cha to the ISMS? How are changes authorised?	
Evidence of compliance (Client to complete)	Has the client demonstrated they have met the requirements of this clause? (Assessor to complete)				Comments if required (Assessor to complete)
Any changes to the ISMS must be approved by the senior process owner - changes are recorded in our Change Management Log	Yes	5	No		



Part 2: ISO 27001:2022 Requirements

Tip: Ensure that you can demonstrate that each requirement of ISO 27001:2022 has been addressed within the ISMS.

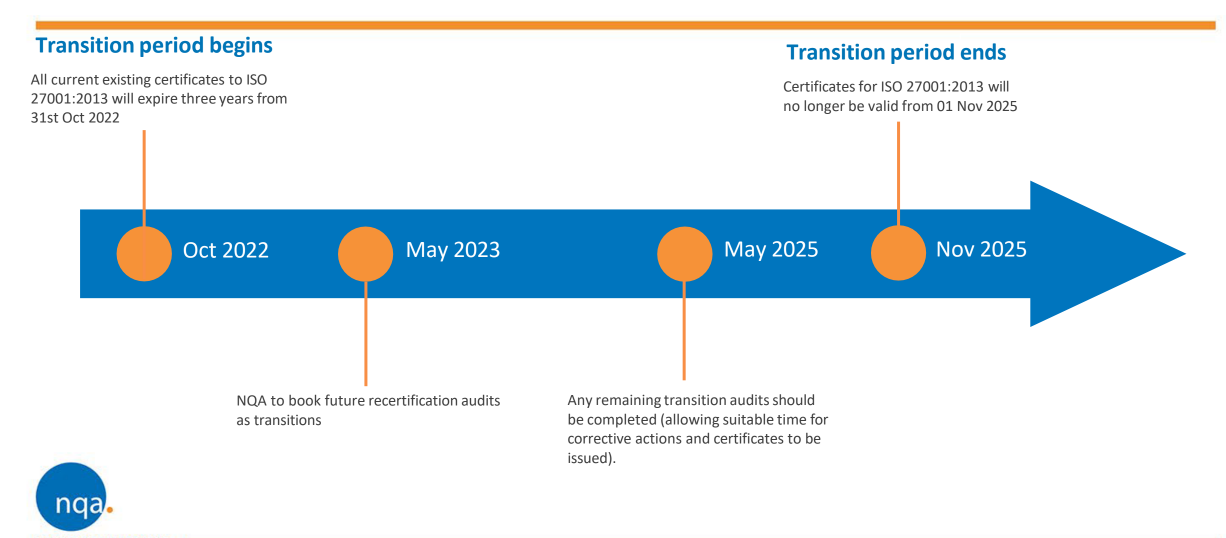
		ISO 27001:2022 cross reference and the significant changes from the 2013 version			
4.1 Understanding the organization and its conte	ext	No change: Have you determined your external and internal issues that are relevant to and affect the ISMS?			
Evidence of compliance (Client to complete)	Has the client demo met the requiremen (Assessor to completed)	ts of this clause?	Comments if required (Assessor to complete)		
	Yes	No			



> May be remapped

r	nqa. ISO 27002 MAPPING	2:2017 - IS TOOL	0 27	002:2022
	The below mapping document outlines	the relationship between the	previous ISC	27002 controls and their 2022 counterparts.
	INFORMATION SECL CODE OF PRACTIN	CE		ISO 27002:2022
5	INFORMATION SECURITY POLICY	MERGED ISO27002:2017 CONTROLS	CONTROL	
5.1.1	Policies for Information Security	5.1.1, 5.1.2	5.1	Policies for information security
5.1.2	Review of the policies for information security	5.1.1, 5.1.2	5.1	Policies for information security
6.1	Internal Organisation			
6.1.1	Information security roles and responsibilities		5.2	Information security roles and responsibilities
6.1.2	Segregation of duties		5.3	Segregation of duties
6.1.3	Contact with authorities		5.5	Contact with authorities
6.1.4	Contact with special interest groups		5.6	Contact with special interest groups
			5.7 (new)	Threat intelligence
6.1.5	Information security in project management	6.1.5, 14.1.1	5.8	Information security in project management
6.2	Mobile devices and teleworking			
6.2.1	Mobile device policy		8.1	User endpoint devices
6.2.2	Teleworking		6.7	Remote working
7.1	Prior to employment			
7.1.1	Screening		6.1	Screening
7.1.2	Terms and conditions of employment		6.2	Terms and conditions of employment

ISO 27001:2022 Transition Policy - Timeline



NEVER STOP IMPROVING

ISO 27001:2022 Transition Policy – transition Approach

- Clients can transition their systems at surveillance or recertification audits
- Certification will be granted for ISO 27001:2022 in alignment with their existing cycle
 - Transition at surveillance: the previous valid until date (VUD) will be maintained
 - Transition at recertification: 3 years will be granted

Clients which have their ISO 27001 VUD restricted to less than 3 years due to the transition period (31 Oct 2025) will have the balance of their 3 year cycle reinstated at transition



ISO 27001:2022 Transition Policy – MR & IA

- Clients are to undertake a Management Review and Internal Audit to the new requirements of ISO 27001:2022
- As a minimum, the client must have completed a formal gap analysis using the document mentioned above and reviewed the output with Top Management at management review or an equivalent mechanism
- Completion of the NQA ISO 27001:2022 gap analysis form is mandatory





- We offer a range of tools and advice such as:
- Gap Analysis Tool (Client to complete) to help teams assess their systems against the new standard and guide them through any necessary updates.
- Webinars. Cover the subject area and are interactive with Q and A sessions.
- Blogs and news articles covering everything from understanding the updates to common FAQs.
- Training Courses to ensure the candidate has the knowledge necessary for a seamless transition.

THANK YOU **ANY QUESTONS?**

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FURTHER SUPPORT

