

ISO/IEC 27701 Privacy Information Management

Comparing ISO/IEC 27701 and BS 10012

Mapping guide



Mapping ISO/IEC 27701 to BS 10012:2017

BS ISO/IEC 27701:2019 Extension to ISO/IEC 27001 and ISO/IEC 27002 for privacy information management

-- **Requirements and guidelines** specifies requirements and provides guidance for establishing, implementing, maintaining and continually improving a Privacy Information Management System (PIMS) in the form of an extension to information security standards BS EN ISO/IEC 27001 and BS EN ISO/IEC 27002.

It's the first international management system standard to help organizations manage personally identifiable information and respond to jurisdictional differences in privacy regulations globally. However, **BS 10012 Data protection - Specification for a personal information management system** is a British standard aligned to the GDPR and UK Data Protection Act 2018 that's used by organizations globally to put processes and controls in place to manage personal information.

This guide shows how the different clauses in ISO/IEC 27701 map to the clauses in BS 10012. It's designed for guidance purposes only and aims to help you understand the degree of correspondence between the two standards and the different ways they express privacy requirements.

| ISO/IEC 27701 clause | ISO/IEC 27701 topic | BS 10012 topic | BS 10012 clause |
|-------------------------|---|---|--------------------|
| 5.2.1 | Understanding the organization and its context | Understanding the organization and its context | 4.1 |
| 5.2.2 | Understanding the needs and expectations of interested parties | Understanding the needs and expectations of interested parties | 4.2 |
| 5.2.3 | Determining the scope of the information security management system | Determining the scope of the personal information management system | 4.3 |
| 5.2.4 | Information security management system | Personal information management system | 4.4 |
| 5.3.1 | Leadership and commitment | Leadership and commitment | 5.1 |
| 5.3.2 | Policy | Policy | 5.2 |
| 5.3.3 | Organizational roles, responsibilities and authorities | Organizational roles, responsibilities and authorities | 5.3 |
| 5.4.1 | Actions to address risks and opportunities | Actions to address risks and opportunities | 6.1 |
| 5.4.2 | Information security objectives and planning to achieve them | Embedding the PIMS in the organization's culture | 5.4 |
| | | PIMS objectives and planning to achieve them | 6.2 |
| 5.5.1 | Resources | Resources | 7.1 |
| 5.5.2 | Competence | Competence | 7.2 |
| 5.5.3 | Awareness | Awareness | 7.3 |

| SO/IEC 27701 lause | ISO/IEC 27701 topic | BS 10012 topic | BS 10012 clause |
|-----------------------|--|--|--------------------|
| 5.5.3 | Awareness | Awareness | 7.3 |
| 5.5.4 | Communication | Communication | 7.4 |
| 5.5.5 | Documented information | Documented information | 7.5 |
| 5.6.1 | Operational planning and control | Operational planning and control | 8.1 |
| 5.6.2 | Information security risk assessment | Risk assessment and treatment | 8.2.3 |
| 5.6.3 | Information security risk treatment | Risk assessment and treatment | 8.2.3 |
| 5.7.1 | Monitoring, measurement, analysis and evaluation | Keeping PIMS up to date Maintenance | 8.2.5 8.2.13 |
| | | Monitoring, measurement, analysis and evaluation | 9.1 |
| 5.7.2 | Internal audit | Internal audit | 9.2 |
| 5.7.3 | Management review | Management review | 9.3 |
| 5.8.1 | Nonconformity and corrective action | Nonconformity and corrective action | 10.1 |
| | | Preventative actions | 10.2 |
| 5.8.2 | Continual improvement | Continual improvement | 10.3 |



| ISO/IEC 27701 clause | ISO/IEC 27701 topic | BS 10012 topic | BS 10012 clause |
|-------------------------|---|--|--------------------|
| | | | |
| 6.2.1 | Management direction for information security | Policy | 5.2 |
| 6.3.1 | Internal organization | Embedding the PIMS in the organization's culture | 5.4 |
| | | Key appointments | 8.2.1 |
| 6.3.2 | Mobile devices and teleworking | Security issues | 8.2.11 |
| 6.4.1 | Prior to employment | Training and awareness | 8.2.4 |
| 6.4.2 | During employment | Training and awareness | 8.2.4 |
| 6.4.3 | Termination and change of employment | Training and awareness | 8.2.4 |
| 6.5.1 | Responsibility for assets | Identifying and recording uses of personal information | 8.2.2 |
| 6.5.2 | Information classification | Identifying and recording uses of personal information | 8.2.2 |
| 6.5.3 | Media handling | Security issues | 8.2.11 |
| 6.6.1 | Business requirements of access control | Security issues | 8.2.11 |
| 6.6.2 | User access management | Security issues | 8.2.11 |
| 6.6.3 | User responsibilities | Security issues | 8.2.11 |
| 6.6.4 | System and application access control | Security issues | 8.2.11 |
| 6.7.1 | Cryptographic controls | Security issues | 8.2.11 |
| 6.8.1 | Secure areas | Security issues | 8.2.11 |
| 6.8.2 | Equipment | Security issues | 8.2.11 |
| 6.9.1 | Operational procedures and responsibilities | Operational planning and control | 8.1 |
| 6.9.2 | Protection from malware | Security issues | 8.2.11 |
| 6.9.3 | Backup | Security issues | 8.2.11 |
| 6.9.4 | Logging and monitoring | Security issues | 8.2.11 |
| 6.9.5 | Control of operational software | Security issues | 8.2.11 |
| 6.9.6 | Technical vulnerability management | Security issues | 8.2.11 |
| 6.9.7 | Information systems audit considerations | Internal audit | 9.2 |
| 6.10.1 | Network security management | Security issues | 8.2.11 |

| 6.11.1 Securinfor 6.11.2 Securinfor 6.11.3 Test | rmation transfer urity requirements of rmation systems urity in development and support esses data rmation security in supplier | Security issues Security issues Security issues Security issues | 8.2.11 8.2.11 8.2.11 |
|---|---|--|----------------------------|
| 6.11.2 Secu proce | mation systems urity in development and support esses data | Security issues | |
| 6.11.3 Test | esses | | 8.2.11 |
| | | Security issues | |
| 6.12.1 Infor | mation security in supplier | | 8.2.11 |
| | ionships | Security issues | 8.2.11 |
| • • | olier service delivery agement | Security issues | 8.2.11 |
| | agement of information security lents and improvements | Security issues | 8.2.11 |
| 6.14.1 Infor | mation security continuity | Maintenance | 8.2.13 |
| 6.14.2 Redu | undancies | Maintenance | 8.2.13 |
| | pliance with legal and ractual requirements | Fair, lawful and transparent processing | 8.2.6 |
| 6.15.2 Infor | mation security reviews | Fair, lawful and transparent processing | 8.2.6 |
| 7.2.1 Ident | tify and document purpose | Identifying and recording uses of personal information | 8.2.2 |
| | | Processing for specific legitimate purposes | 8.2.7 |
| 7.2.2 Ident | tify lawful basis | Fair, lawful and transparent processing | 8.2.6 |
| | rmine when and how consent is e obtained | Fair, lawful and transparent processing | 8.2.6 |
| 7.2.4 Obta | ain and record consent | Fair, lawful and transparent processing | 8.2.6 |
| 7.2.5 Priva | cy impact assessment | Actions to address risks and opportunities | 6.1 8.2.3 |
| | | Risk assessment and treatment | |
| 7.2.6 Cont | cracts with PII processors | Security issues | 8.2.11 |
| 7.2.7 Joint | t PII controller | Risk assessment and treatment | 8.2.3 |
| 7.2.8 Reco | ords related to processing PII | Identifying and recording uses of personal information | 8.2.2 |
| | rmining and fulfilling obligations | Fair, lawful and transparent processing | 8.2.6 |
| to PI | l principals | Rights of natural persons | 8.2.12 |
| | rmining information for PII cipals | Fair, lawful and transparent processing | 8.2.6 |

| ISO/IEC 27701 clause | ISO/IEC 27701 topic | BS 10012 topic | |
|-------------------------|---|--|--------|
| | | | |
| 7.3.3 | Providing information to PII principals | Fair, lawful and transparent processing | 8.2.6 |
| 7.3.4 | Providing mechanism to modify or withdraw consent | Fair, lawful and transparent processing | 8.2.6 |
| 7.3.5 | Providing mechanism to object to PII processing | Rights of natural persons | 8.2.12 |
| 7.3.6 | Access, correction and/or erasure | Accuracy | 8.2.9 |
| 7.3.7 | PII controllers' obligations to inform third parties | Rights of natural persons | 8.2.12 |
| 7.3.8 | Providing copy of PII processed | Rights of natural persons | 8.2.12 |
| 7.3.9 | Handling requests | Rights of natural persons | 8.2.12 |
| 7.3.10 | Automated decision making | Rights of natural persons | 8.2.12 |
| 7.4.1 | Limit collection | Actions to address risks and opportunities | 6.1 |
| | | Adequate, relevant and in line with data minimization principals | 8.2.8 |
| 7.4.2 | Limit processing | Actions to address risks and opportunities | 6.1 |
| | | Adequate, relevant and in line with data minimization principals | 8.2.8 |
| 7.4.3 | Accuracy and quality | Accuracy | 8.2.9 |
| 7.4.4 | PII minimization objectives | Adequate, relevant and in line with data minimization principals | 8.2.8 |
| 7.4.5 | PII de-identification and deletion at the end of processing | Retention and disposal | 8.2.10 |
| 7.4.6 | Temporary files | Security issues | 8.2.11 |
| 7.4.7 | Retention | Retention and disposal | 8.2.10 |
| 7.4.8 | Disposal | Retention and disposal | 8.2.10 |
| 7.4.9 | PII transmission controls | Security issues | 8.2.11 |
| 7.5.1 | Identify basis for PII transfer between jurisdictions | Security issues | 8.2.11 |
| 7.5.2 | Countries and international organizations to which PII can be transferred | Security issues | 8.2.11 |
| 7.5.3 | Records of transfer of PII | Security issues | 8.2.11 |
| 7.5.4 | Records of PII disclosure to third parties | Security issues | 8.2.11 |

| ISO/IEC 27701 clause | ISO/IEC 27701 topic | BS 10012 topic | BS 10012 clause |
|-------------------------|---|---|--------------------|
| 8.2.1 | Customer agreement | Security issues | 8.2.11 |
| 8.2.2 | Organization's purposes | Security issues | 8.2.11 |
| 8.2.3 | Marketing and advertising use | Security issues | 8.2.11 |
| 8.2.4 | Infringing instruction | Security issues | 8.2.11 |
| 8.2.5 | Customer obligations | Security issues | 8.2.11 |
| 8.2.6 | Records related to processing PII | Security issues | 8.2.11 |
| 8.3.1 | Obligations to PII principals | Fair, lawful and transparent processing | 8.2.6 |
| 8.4.1 | Temporary files | Retention and disposal | 8.2.10 |
| 8.4.2 | Return, transfer or disposal of PII | Retention and disposal | 8.2.10 |
| 8.4.3 | PII transmission controls | Security issues | 8.2.11 |
| 8.5.1 | Basis for PII transfer between jurisdictions | Security issues | 8.2.11 |
| 8.5.2 | Countries and international organizations to which PII can be transferred | Security issues | 8.2.11 |
| 8.5.3 | Records of PII disclosure to third parties | Security issues | 8.2.11 |
| 8.5.4 | Notification of PII disclosure requests | Security issues | 8.2.11 |
| 8.5.5 | Legally binding PII disclosures | Security issues | 8.2.11 |
| 8.5.6 | Disclosures of subcontractors used to process PII | Security issues | 8.2.11 |
| 8.5.7 | Engagement of a subcontractor to process PII | Security issues | 8.2.11 |
| 8.5.8 | Change of subcontractor to process PII | Security issues | 8.2.11 |



Mapping BS 10012:2017 to ISO/IEC 27701

| BS 10012 clause | BS 10012 topic | ISO/IEC 27701 topic | ISO/IEC 27701 clause |
|--------------------|---|---|-------------------------|
| 4.1 | Understanding the organization and its context | Understanding the organization and its context | 5.2.1 |
| 4.2 | Understanding the needs and expectations of interested parties | Understanding the needs and expectations of interested parties | 5.2.2 |
| 4.3 | Determining the scope of the personal information management system | Determining the scope of the information security management system | 5.2.3 |
| 4.4 | Personal information management system | Information security management system | 5.2.4 |
| 5.1 | Leadership and commitment | Leadership and commitment | 5.3.1 |
| 5.2 | Policy | Policy | 5.3.2 |
| | | Management direction for information security | 6.2.1 |
| 5.3 | Organizational roles, responsibilities and authorities | Organizational roles, responsibilities and authorities | 5.3.3 |
| | | Internal organization | 6.3.1 |
| 5.4 | Embedding the PIMS in the organization's culture | Information security objectives and planning to achieve them | 5.4.2 |
| | | Internal organization | 6.3.1 |
| 6.1 | Actions to address risks and opportunities | Actions to address risks and opportunities | 5.4.1 |
| | | Privacy impact assessment | 7.2.5 |
| | | Limit collection | 7.4.1 |
| | | Limit processing | 7.4.2 |
| 6.2 | PIMS objectives and planning to achieve them | Information security objectives and planning to achieve them | 5.4.2 |
| 7.1 | Resources | Resources | 5.5.1 |
| 7.2 | Competence | Competence | 5.5.2 |
| 7.3 | Awareness | Awareness | 5.5.3 |
| 7.4 | Communication | Communication | 5.5.4 |
| | | | |

| BS 10012 clause | BS 10012 topic | ISO/IEC 27701 topic | ISO/IEC 27701 clause |
|--------------------|---|--|-------------------------|
| 7.5 | Documented information | Documented information | 5.5.5 |
| 8.1 | Operational planning and control | Operational planning and control | 5.6.1 |
| | | Operational procedures and responsibilities | 6.9.1 |
| 8.2.1 | Key appointments | Organizational roles, responsibilities and authorities | 5.3.3 |
| | | Internal organization | 6.3.1 |
| 8.2.2 | Identifying and recording uses of | Responsibility for assets | 6.5.1 |
| | personal information | Information classification | 6.5.2 |
| | | Identify and document purpose | 7.2.1 |
| | | Records related to processing PII | 7.2.8 |
| 8.2.3 | Risk assessment and treatment | Information security risk assessment | 5.6.2 |
| | | Information security risk treatment | 5.6.3 |
| | | Privacy impact assessment | 7.2.5 |
| | | Joint PII controller | 7.2.7 |
| 8.2.4 | Training and awareness | Prior to employment | 6.4.1 |
| | | During employment | 6.4.2 |
| | | Termination and change of employment | 6.4.3 |
| 8.2.5 | Keeping PIMS up to date | Monitoring, measurement, analysis and evaluation | 5.7.1 |
| 8.2.6 | Fair, lawful and transparent processing | Compliance with legal and contractual requirements | 6.15.1 |
| | | Information security reviews | 6.15.2 |
| | | Identify lawful basis | 7.2.2 |
| | | Determine when and how consent is to be obtained | 7.2.3 |
| | | Obtain and record consent | 7.2.4 |
| | | Determining and fulfilling obligations to PII principals | 7.3.1 |
| | | Determining information for PII principals | 7.3.2 |
| | | Providing information to PII principals | 7.3.3 |
| | | Providing mechanism to modify or withdraw consent | 7.3.4 |
| | | Obligations to PII principals | 8.3.1 |
| 8.2.7 | Processing for specific legitimate purposes | Identify and document purpose | 7.2.1 |

| BS 10012 clause | BS 10012 topic | ISO/IEC 27701 topic | ISO/IEC 27701 clause |
|--------------------|-------------------------------------|---|-------------------------|
| 8.2.8 | Adequate, relevant and in line with | Limit collection | 7.4.1 |
| | data minimization principals | Limit processing | 7.4.2 |
| | | PII minimization objectives | 7.4.4 |
| 8.2.9 | Accuracy | Access, correction and/or erasure | 7.3.6 |
| 0.2.5 | Accuracy | Accuracy and quality | 7.4.3 |
| 0.211 | Cognity issues | | 6.3.2 |
| 8.2.11 | Security issues | Mobile devices and teleworking Media handling | 6.5.3 |
| | | Business requirements of access control | 6.6.1 |
| | | User access management | 6.6.2 |
| | | User responsibilities | 6.6.3 |
| | | System and application access control | 6.6.4 |
| | | Cryptographic controls | 6.7.1 |
| | | Secure areas | 6.8.1 |
| | | Equipment | 6.8.2 |
| | | Protection from malware | 6.9.2 |
| | | Backup | 6.9.3 |
| | | Logging and monitoring | 6.9.4 |
| | | Control of operational software | 6.9.5 |
| | | Technical vulnerability management | 6.9.6 |
| | | Network security management | 6.10.1 |
| | | Information transfer | 6.10.2 |
| | | Security requirements of information systems | 6.11.1 |
| | | Security in development and support processes | 6.11.2 |
| | | Test data | 6.11.3 |
| | | Information security in supplier relationships | 6.12.1 |
| | | Supplier service delivery management | 6.12.2 |
| | | Management of information security incidents and improvements | 6.13.1 |
| | | Contracts with PII processors | 7.2.6 |
| | | Temporary files | 7.4.6 |
| | | PII transmission controls | 7.4.9 |
| | | Identify basis for PII transfer between jurisdictions | 7.5.1 |
| | | Countries and international organizations to which PII can be transferred | 7.5.2 |
| | | Records of transfer of PII | 7.5.3 |
| | | Records of PII disclosure to third parties | 7.5.4 |
| | | Customer agreement | 8.2.1 |
| | | Organization's purposes | 8.2.2 |

| BS 10012 clause | BS 10012 topic | ISO/IEC 27701 topic | ISO/IEC 27701 clause |
|--------------------|--|---|-------------------------|
| 8.2.11 (continued) | Security issues (continued) | Marketing and advertising use | 8.2.3 |
| o.z.m (continued) | Security issues (continued) | Infringing instruction | 8.2.4 |
| | | Customer obligations | 8.2.5 |
| | | Records related to processing PII | 8.2.6 |
| | | PII transmission controls | 8.4.3 |
| | | Basis for PII transfer between jurisdictions | 8.5.1 |
| | | Countries and international organizations to which PII can be transferred | 8.5.2 |
| | | Records of PII disclosure to third parties | 8.5.3 |
| | | Notification of PII disclosure requests | 8.5.4 |
| | | Legally binding PII disclosures | 8.5.5 |
| | | Disclosures of subcontractors used to process PII | 8.5.6 |
| | | Engagement of a subcontractor to process PII | 8.5.7 |
| | | Change of subcontractor to process PII | 8.5.8 |
| 8.2.12 | Rights of natural persons | Determining and fulfilling obligations to PII principals | 7.3.1 |
| | | Providing mechanism to object to PII processing | 7.3.5 |
| | | Pll controllers' obligations to inform third parties | 7.3.7 |
| | | Providing copy of PII processed | 7.3.8 |
| | | Handling requests | 7.3.9 |
| | | Automated decision making | 7.3.10 |
| 8.2.13 | Maintenance | Monitoring, measurement, analysis and evaluation | 5.7.1 |
| | | Information security continuity | 6.14.1 |
| | | Redundancies | 6.14.2 |
| 9.1 | Monitoring, measurement, analysis and evaluation | Monitoring, measurement, analysis and evaluation | 5.7.1 |
| 9.2 | Internal audit | Internal audit | 5.7.2 |
| | | Information systems audit considerations | 6.9.7 |
| 9.3 | Management review | Management review | 5.7.3 |
| 10.1 | Nonconformity and corrective action | Nonconformity and corrective action | 5.8.1 |
| 10.2 | Preventative actions | Nonconformity and corrective action | 5.8.1 |
| 10.3 | Continual improvement | Continual improvement | 5.8.2 |

Why BSI?

BSI has been at the forefront of information security standards since 1995, having produced the world's first standard, BS 7799, now ISO/IEC 27001, the world's most popular information security standard. And we haven't stopped there, addressing the new emerging issues such as privacy, cyber and cloud security. That's why we're best placed to help you

Working with over 86,000 clients across 193 countries, BSI is a truly international business with skills and experience across a number of sectors including automotive, aerospace, built environment, food, and healthcare. Through its expertise in Standards Development and Knowledge Solutions, Assurance and Professional Services, BSI improves business performance to help clients grow sustainably, manage risk and ultimately be more resilient.



Our products and services

Knowledge

The core of our business centres on the knowledge that we create and impart to our clients.

In the standards arena we continue to build our reputation as an expert body, bringing together experts from industry to shape standards at local, regional and international levels. In fact, BSI originally created eight of the world's top 10 management system standards.

Assurance

Independent assessment of the conformity of a process or product to a particular standard ensures that our clients perform to a high level of excellence. We train our clients in world-class implementation and auditing techniques to ensure they maximize the benefits of standards.

Compliance

To experience real, long-term benefits, our clients need to ensure ongoing compliance to a regulation, market need or standard so that it becomes an embedded habit. We provide a range of services and differentiated management tools which help facilitate this process.



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