

Nets DanID A/S  
Klausdalsbrovej 601  
DK – 2750 Ballerup

CVR 30808460

**Nets DanID**  
**CPS - Certification Practice Statement**

**Version 3.2**

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### 3 Introduction

#### 3.1 Overview

This document describes the practices that Nets DanID A/S as a certification authority (CA) employs in issuing, managing, revoking, renewing certificates.

The document is meant to establish the level of trust that both certificate holder, and certificate receiver may put in the reliability of the certificate and the solution behind. To do this, the document covers all relevant systems, processes, controls and procedures related to CA operations within Nets DanID and any third party, taking part in the CA and its operations.

The CA operations described in this Certification Practice Statement (CPS), covers CA management of the following Certificate Policies (CPs):

- Certifikatpolitik for OCES<sup>1</sup>-personcertifikater, version 5 (also denoted POCES)
- Certifikatpolitik for OCES<sup>1</sup>-medarbejdercertifikater, version 6 (also denoted MOCES)
- Certifikatpolitik for OCES<sup>1</sup>-virksomhedscertifikater, version 5 (also denoted VOCES)
- Certifikatpolitik for OCES<sup>1</sup>-funktionscertifikater, version 3 (also denoted FOCES)

#### 3.2 Document Name and Identification

The document name and metadata:

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Location:

[https://www.nets.eu/dk-da/kundeservice/NemID-Til-Private/Documents/CPS\\_3.2.pdf](https://www.nets.eu/dk-da/kundeservice/NemID-Til-Private/Documents/CPS_3.2.pdf)

and:

[www.trust2408.com/repository/](http://www.trust2408.com/repository/)

#### 3.3 PKI Participants

The PKI (Public Key Infrastructure) participants are:

##### **Certification authorities**

Nets DanID is the main Certification Authority under this CPS.

Nets DanID A/S  
Klausdalsbrovej 601  
DK – 2750 Ballerup  
www.nets-danid.dk  
CVR 30808460

Nets DanID A/S is a fully owned subsidiary of Nets Denmark A/S.

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<sup>1</sup> OCES - Offentlige Certifikater til Elektronisk Service

Nets DanID A/S operates as a certification authority under the registered company names of Trust2408 A/S and Nets eSecurity A/S.

### Subscribers

Subscribers to certificates within this CPS are limited to the following groups:

- Danish citizens
- Legal Danish residents
- Users of Danish internet banking systems which can obtain a OCES certificate
- Employees of Danish registered companies and public institutions
- Danish registered companies and public institutions

## 3.4 Certificate Usage

### 3.4.1 Appropriate certificate uses

The following table illustrates how the certificates issued by the CA, may or may not be used:

<b>Certificate usage</b>	OCES personcertifikater	OCES medarbejder-certifikater	OCES virksomheds-certifikater	OCES funktions-certifikater
Signing of messages	+	+	+*	+
Authentication of author / sender	+	+	+*	+
Protection and verification of integrity	+	+	+*	+
Encryption of data	+	+	+	+
Entering into a legally binding agreement	+	+	+*	
Maximum validity period	4 years	4 years	4 years	4 years

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\* Only allowed when the certificate is **not** bound to a person.

### 3.4.2 Prohibited certificate uses

#### **Certificate issuing:**

User-certificates under this CPS may not be used to sign other certificates. Note that this does not include certificates issued to CA's controlled by Nets DanID.

#### **Qualified certificates:**

OCES certificates may **not** be used as a qualified certificate as defined in Regulation (EU) No 910/2014 of the European Parliament and of the Council of 23 July 2014 on electronic identification and trust services for electronic transactions in the internal market and repealing Directive 1999/93/EC.

### 3.5 CPS Administration

This CPS is administered by the Compliance Manager in Nets DanID. The CPS will be updated if changes to the Certificate Policies or our on-going risk assessments stipulate the need and is approved by CAM.

The Compliance Manager can be contacted via mail at [info@nemid.nets.eu](mailto:info@nemid.nets.eu).

### 3.6 Definitions and Acronyms

#### **CP - Certificate Policy**

A Certificate Policy is a set of rules that specify requirements for the issuance and use of the certificates in one or more specific contexts in which there are common security requirements. The supervisory authority develops and manages the certificate policies for POCES, MOCES, VOCES and FOCES.

#### **CA - Certification Authority.**

A Certification Authority is a physical or legal person/identity who is authorized to generate, issue and manage certificates. Nets DanID represents the CA.

#### **CPS - Certification Practice Statement**

A Certification Practice Statement is a detailed set of rules governing the CA's operations. It provides an understanding of the value and trustworthiness of certificates issued by a given CA. The CPS represents Nets DanID's principles and procedures used when generating, issuing and managing certificates.

In terms of the controls that an organisation observes, the method it uses to validate the authenticity of certificate applicants and the CA's expectations of how its certificates may be used.

The CPS describes the processes and controls on how Nets DanID as a CA will comply with the Certificate Policies. The CPS also describes Nets DanID's practices in governance and control of the processes for issuing, managing, revoking, renewing certificates. Processes and controls has been defined to provide reasonable assurance that the control objectives in the Certificate Policies will be achieved and undesired events will be prevented or detected and corrected.

#### **RA - Registry Authority**

The Registry Authority is a legal entity who is responsible for identification and authentication of a (future) certificate holder. Banks and municipalities represent the RA function.

## 4 CA governance

### 4.1 CA structure

The CA is structured and organised with focus on the CA operation, activities, and processes. The personnel have adequate training, qualification and experience within the CA operation and processes. This includes the design and implementation of the organisational setup, roles, and adequate segregation of CA duties.

The CPS and its CA processes (appendix A) focus on the design and implementation of administrative and management procedures to support the CA operation and activities.

Outsourcing of IT services are used in various degree. The CA processes (appendix A) takes into account the governance and control of a subcontractor which the CA enters into an outsourcing agreement with. A CA cannot outsource the responsibility to a third part.

### 4.2 ISO 27001 ISMS policy

Nets DanID is governing IT, RA processes and customer services with offset in ISO27001 and ITIL. The high-level ISMS policy consists of this description of how Nets DanID governs information security processes, explained within this section of the CPS. This part of the ISMS policy is supported by several other ISMS supporting documents detailing roles and responsibilities and scope, boundaries and interfaces to external suppliers.

Besides the high-level ISMS policy, Nets DanID follows the Nexi Group defined Information Security Policy, and Nets Security Framework based upon the ISO 27001 (version ISO/IEC 27001:2013) standard, and Nets' operational IT-processes is aligned towards ITIL (version 3) practices.



Fig. Nets Security Framework

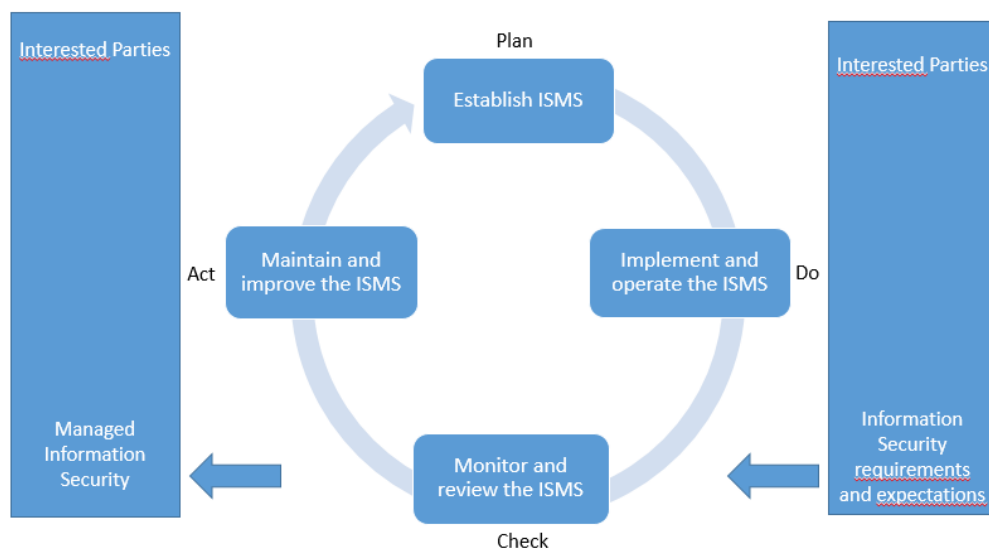
### The frameworks

Nets DanID uses ISO27001:2013, ISO 27002:2013 and ITIL V3 as the base frameworks and as a foundation for the design of the processes, procedures, and controls to ensure completeness and end-to-end view of the processes and controls. Requirements from the Certificate Policies acts as the core of the control-framework and the best practices from ISO 27002 and ITIL have

been incorporated as appropriate in the relevant processes and controls to further enhance the processes and security.

As a fully owned subsidiary to Nets Denmark, Nets DanID adopted Nets' IT Security Policy framework. Additional information security procedures have been applied in Nets DanID where the on-going risk assessments have stipulated the need. The principles of the IT-governance model is the Nets security framework, which has a four layered approach to information security as illustrated below.

By using ISO 27001, Nets DanID ensures that information security is approached in a structured and risk-based manner, at the same time ensuring management support and risk ownership. All CP-specific security processes are run within the Nets DanID ISMS. The ISMS manage all activities related to the CA policies, processes and procedures, ISO 27001 requirements and is structured around the PDCA (Plan-Do-Check-Act) model.



The PDCA is a conceptualization of how information security processes are managed in a cyclic process. The PDCA method is used to establish, implement, monitor and improve the effectiveness of the ISMS. Nets DanID has operationalized the PDCA in the form of an information security year wheel, where all recurrent security tasks are planned, has assigned ownership, executed, and measured upon. This include:

- Performing quarterly risk assessments
- Planning and running audits
- Performing third party vendor reviews
- Testing and reviewing IT-disaster recovery plans
- Managing security testing
- Follow-up on ISMS measurements
- Awareness and incident follow-up's
- Management reporting on the effectiveness of the ISMS
- Continual improvement

### Risk Management

Nets DanID has established a risk methodology, and the risk management process is the foundational process of the ISMS year wheel. Information security management decisions are

driven by specific decisions, which are made as an outcome of a risk assessment where risks and specific information assets are identified.

### 4.3 Governance areas

The CPS processes are structured as follows:

- Planning
- Implementing
- Operation
- Checking

The governance model is reflected in the CPS document hierarchy as shown in the model to the right.

#### Process statement and key controls

Purpose and intention of the process and the associated key controls for the process.

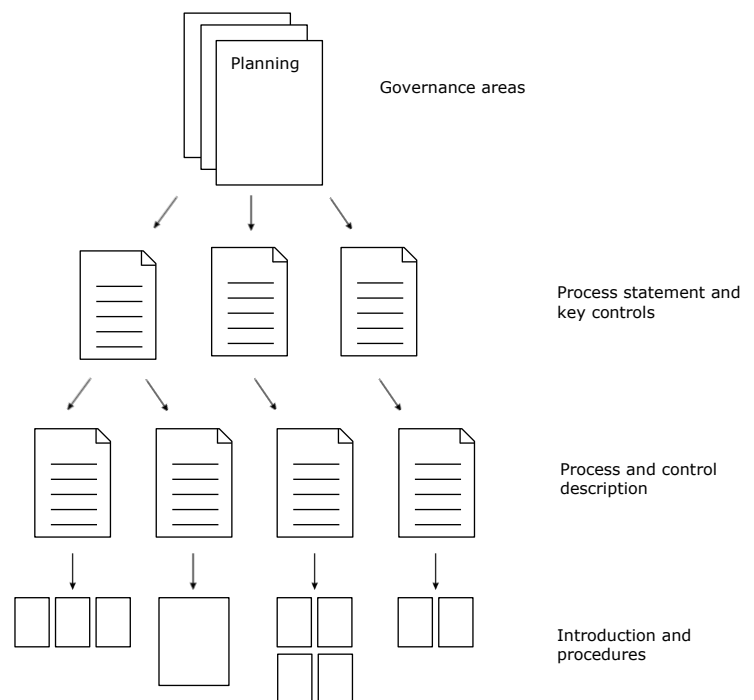
#### Process and control description

Detailed description of the operational compliance to the applicable process and controls.

#### Instructions and procedures

Detailed description of the operational procedures and guidelines, e.g. configuration, rules and parameters.

Procedures are detailed step-by-step tasks that must be performed to achieve the specific controls.



#### 4.3.1 Planning

It is within this area, that security is aligned with business needs, thus the domain also covers the overall governance of all CA and ISMS processes. Some of the core activities in this area include:

- Identification and revisiting of business objectives
- Ensures managements continuous support
- Aligning scope of ISMS. Changes to regulations and compliance are change drivers to the ISMS and CA processes. This can also influence risk planning.

The overall management of CA operation security are performed from a risk-based approach. In this way, the effectiveness of assessing risks is the key to managing and balancing the right level of security and control in all CA operations and processes.

CA processes within the area:

- CPS management
- CA termination management



- Identification and authorisation management
- Manage human resources
- Assess and manage risks

### 4.3.2 Implementing

The area covers both new acquisitions as well as changes to existing ones, whether these are developed, bought, taken over or otherwise acquired.

All changes and new implementations must be approved at the appropriate level in the organisation. Approval must be based on a successful quality review including (risk) assessment of the required security controls.

The concept of the area addresses three distinct actions, namely: acquiring, approving and implementing. These actions or duties are always segregated to personnel in different jobs, functions and departments within the CA.

CA processes within the area:

- Acquire and maintain application software and infrastructure
- Enable operation and use
- Procure IT resources
- Change management
- Release management

### 4.3.3 Operation

This area defines how the daily operation, service and support are done. This is basically all day to day CA activities related to running the systems and supporting the customers.

The main objective is to deliver reliable and secure operations and customer services.

CA processes within this area

- Define and manage service levels
- Manage third-party services
- Performance and capacity management
- Continuity planning
- Ensure systems and infrastructural security
- Access control
- Security logging
- Customer service management
- Problem & incident management
- Configuration management
- Data management
- Physical security and management
- Operation management
- System termination management
- Cryptographic key management

### **4.3.4 Checking**

This area defines how and what to monitor and measure. The area is focusing on detecting problems in regard to an effective, reliable and secure operation and support, and this requires awareness activities to involve all relevant persons.

The area includes both automatic and manual controls, internal and external processes, quality of the controls associated with processes, services and systems, regulatory compliance and internal and external audit from detection to analysis and assessment to reporting. The objective is to plan and perform audit and compliance activities, and reporting this to the management.

CA processes within the area:

- Compliance management
- Audit management

### **4.4 Process statements and key controls**

Appendix A defines Nets DanID's processes and key controls supporting the role as a CA.

To summarise the definitions:

*Process statements – why we do it*

*Key controls – what to do*

*Process documents – how to do it*

**Process statements** describe the overall purpose and intention of each process. The process statements have been designed using best practise such as the ISO27001 standard, and ITIL.

**Key controls** define the most important security measures implemented in each process. As a total they represent the control environment for Nets DanID in the role of CA. The key controls are designed to meet the external requirements (e.g. CP) and conform to chosen standards and internal requirements within Nets DanID.

The process statements are also referring to which standards and requirements each key control comply with. These are identified as the following sources:

<b>Source</b>	<b>Description</b>
<b>CP</b>	Requirements from Certificate Policies
<b>ISO 27001</b>	Reference or requirements aroused from CP
<b>ITIL</b>	Additional control objectives from ITIL
<b>CA</b>	Additional requirements raised by CA Management

### **Process documents**

For each process statement there is at least one matching process document containing detailed description of the operational process and its associated controls. This includes detailed operational procedures, guidelines. and instructions.

These processes, procedures, guidelines, and instructions are incorporating or referring to existing Nets processes where possible.

The specific process documents are listed in the process statement together with any associated configuration, network design, security setup, rules, documentation, agreements and parameters.

## **5 Organisation and responsibilities**

### **5.1 CA Management**

CA Management represents Top Management for NemID. CA Management is a matrix organisation, which is composed by respectively:

- Head of eSecurity & Digitisation (Head of Board of Directors Nets DanID)
- Head of IT Development
- Head of IT Operations
- Head of Nets Information Security

CA Management takes on the leadership of the NemID ISMS and CPS by:

- Ensuring that information security policies and objectives support the strategic direction of NemID
- Assigning roles and responsibilities regarding risk and compliance to process owners and process managers respectively
- Granting Risk & Compliance authority to develop, approve and enforce security policies, standards, and procedures. The NemID ISMS and CPS, will adopt Nets Security framework as far as possible and extend where needed
- Assigning responsibility for NemID CPS and ISMS overall awareness to Risk & Compliance and assigning awareness about process details, such as procedures to be followed, to process managers
- Assigning the responsibility of developing and maintaining the NemID Information Security Measurement Program and the Information Security Improvement Program to Risk & Compliance, while committing to allocate necessary resources to the activities.
- Assigning the responsibility of establishing and maintain the NemID Information Security Management System (ISMS) to Risk & Compliance, while committing to allocate the necessary resources to the activities.

The work in CA Management is supported by CA Management Working Group, which consists of Risk & Compliance and managers in Nets matrix organisation responsible for day to day operation and development of NemID and the NemID infrastructure. CA Management Working Group will assist by suggesting appropriate risk action plans and security improvement initiatives contributing to the Information Security Improvement Program.

The CA organisation and its interaction with Nets is shown in the conceptual diagram below:

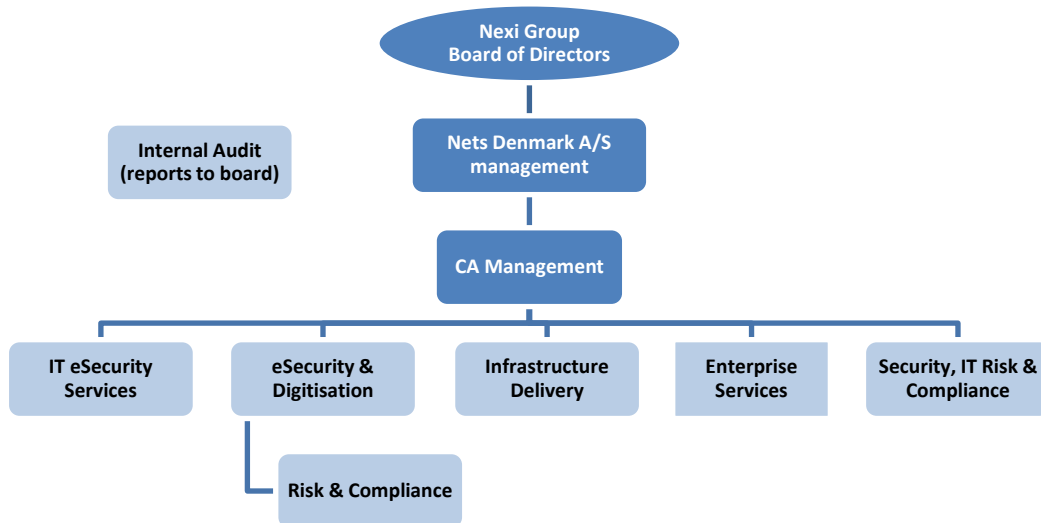


Fig. Conceptual diagram of the CA organisation

## 5.2 The Risk & Compliance unit

Risk & Compliance takes on responsibility of Governance, Risk and Compliance, satisfying the requirements of ISO 27001:2013 section 5.3 "Leadership".

CA Management assigns responsibility for administering the implementation of the security practices to Risk & Compliance. Risk & Compliance unit implements security practice through Risk and Compliance governed by CA Management. In practice, this means that Risk & Compliance assists CA Management in specifying security requirements and, controlling that these are adhered to.

### 5.2.1 Responsibilities of Risk & Compliance unit

Risk & Compliance is responsible for

- Development and maintenance of the NemID ISMS and the CPS
- Developing and maintaining the NemID Information Security Measurement Program which will initiate and drive compliance reviews
- Developing and maintaining the NemID Information Security Improvement Program for the ISMS and the CPS
- Supporting process managers in developing processes and procedures to support control fulfilment and compliance needs
- Reporting on the performance of the ISMS and the CPS to CA Management
- Reporting the outcome of the Information Security Measurement Program and the progress and risks in the Information Security Improvement Program to CA Management.
- Management of the risk process and participating in risk assessment of NemID
- Management of the ISMS

## 5.3 Approval of CPS documents

The following responsibilities and duties are mandatory in connection with the approval of CPS process documents:

<b>Who</b>	<b>What</b>
<b>Process owner</b>	<p>The Process Owner is a generic role, which is ultimately responsible for the process, its sub-procedures and control fulfilment. The process owner:</p> <ul style="list-style-type: none"> <li>• Must ensure the presence of the relevant resources to fulfil the tasks described in the process</li> <li>• Is accountable for that process managers are ensuring process fulfilment</li> <li>• Will interface with line management, ensuring that the process receives the necessary staff resources. (Line management and process owners have complementary tasks, and hence, need to work together to ensure efficient and effective processes. Often it is the task of line management to ensure the required training of staff).</li> </ul>
<b>Process Manager</b>	<p>The process Manager is a generic role, which is responsible for operational implementation, follow-up, and maintenance. The primary objective for the process manger is to:</p> <ul style="list-style-type: none"> <li>• Ensure all key controls in the process are fulfilled according to compliance demands</li> <li>• Ensure the process is documented in sufficient details to support that control fulfilment evidence is generated as part of daily work</li> <li>• Review the process on request by Risk &amp; Compliance or by following any change to Nets generic processes, which may impact control fulfilment</li> <li>• Ensure awareness to all relevant staff regarding the process and its supporting procedures and their responsibility in ensuring process compliance</li> <li>• Assist Risk &amp; Compliance in conducting gap analysis' related to the process and suggesting improvement initiatives</li> <li>• Participating and preparing stakeholders for audit and compliance activities, including extracting evidence for process and control fulfilment</li> <li>• Report any process or control non-compliance to line management</li> <li>• Report any risks or security weakness related to the process to line management.</li> </ul>
<b>Compliance Manager</b>	<ul style="list-style-type: none"> <li>• Review and recommendations to CA Management about final approval of process documents according to process statements and key controls.</li> <li>• Contributing to the development and design of relevant CPS processes and objectives - and controls and objectives</li> <li>• Supporting process managers in developing processes and procedures to support control fulfilment and compliance needs</li> </ul>

Owner, author and approver of CPS documents are as follows:

**CPS – Certification Practice Statement**

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<b>Level</b>	<b>Document type</b>	<b>Document owner</b>	<b>Approver</b>
<b>Strategic</b>	CA strategies and policies	CA Management	Board of Directors
<b>Tactical</b>	CPS <ul style="list-style-type: none"> <li>• Process statements</li> <li>• Key controls</li> <li>• Security standards and guidelines</li> </ul>	Compliance Manager	CA Management
<b>Conceptual</b>	Process and control description	Process Owner/ Process Manager	CA Management
<b>Operational</b>	Instructions and procedures	Process Manager	Process Owner

### 6 Other Business and Legal Matters

#### 6.1 Privacy statement

Our privacy principles are:

- That certificate holder owns their personal data;
- That certificate holder has the right to delete their data (with respect to Danish law);
- That personal information is never shared with third parties without the certificate holders informed consent;
- That certificate holder will be given prior notice on issues affecting their information;
- That CA will comply to The Danish Act on Processing of Personal Data and other applicable statutory regulation;
- That CA will take adequate and reasonable steps to assure that information collected is accurate and secure from unauthorized access and use.

All personal data is considered both private and confidential and is treated as such. Due to the nature of certificates, the privacy and confidentiality of any personal information contained with the certificate depend on how and where the certificates will be used by the certificate holder.

CA will protect the privacy and confidentiality as far as possible, but for any personal information contained within the certificate, the certificate holder will be responsible for handling this information with care.

Certificate holder of Personal certificates (POCES) choose full anonymity to thirds parties by leaving name, address information and e-mail out of the certificate.

CA and RA will ensure that confidential and/or private information is protected from compromise and shall not use confidential and/or private information beyond what is required for operation of the CA.

The CA is managed and operated on the basis of best practices and are subject to external audit and internal security compliance review.

The solution is built upon the principle of sole control by the certificate holder.

Nets DanID's Privacy Policy is published on:

<https://www.nets.eu/Pages/Nets-DanID-privatlivspolitik.aspx>

Privacy conditions in connection with NemID are published on:

[https://www.nemid.nu/dk-da/om\\_nemid/regler/](https://www.nemid.nu/dk-da/om_nemid/regler/)

**7 Appendix A – CA processes**

**1. Planning**

**1.1 CPS management**

**Process statement**

The Certification Practice Statement (CPS) is a key component in establishing the degree of assurance or trust that can be placed in certificates issued by CA. The CPS and CA report are mandatory documents in issuing and operation of certificates. Other statutory and mandatory sub-documents are required to support the total publication and reporting to the supervisory authority. This requires the implementation of effective change, quality and approval procedures for the CPS, CA report and supporting documents.

**Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
1.1.1	Change and quality management of CPS and CPS documents	6.1 7.1			
1.1.2	Yearly review of CPS				X
1.1.3	Deliver yearly CA report to Agency for Digitisation	5.4 5.5			
1.1.6	Maintenance of educational material & awareness of CPS	7.5			
1.1.7	Verify yearly that CA does not limit its liability in relation to private citizens	6.4			
1.1.9	Yearly overall evaluation of CA financial stability/-strength	7.1 7.5			
1.1.10	Dispensation to CPS compliance can only be given by prior approval by CA Management. CA Management does not have the mandate to deviate from the Certificate Policies.				X
1.1.11	Major changes to NemID must be approved by CA Management				X
1.1.12	Accountability and responsibility of all CPS processes must be approved by CAM				X



## **1.2 CA termination management**

### **Process statement**

In case of termination of CA services, CA must ensure the continuous operational service of CRL and request of revoke. CA must also ensure that archived logs, applications, backup and data are available at least 6 years after the expiry of the last certificate was issued.

### **Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
1.2.1	Information to national supervisory authority and hosted customers after termination of the CA.	7.4.9			
1.2.2	Stop of CA services after termination of the CA.	7.4.9			
1.2.3	Information to stakeholders, certificate holders and hosted customers after termination of the CA.	7.4.9			
1.2.4	Continuous operation and maintenance of revocation and revocation lists after termination of the CA.	7.4.9			
1.2.6	Transfer and migration to another CA.	7.4.9			X
1.2.7	Storage (safekeeping) of old logs, application, backup and data after termination of the CA.	7.4.9	A.12.4.2		

**1.4 Identification and authorisation management**

**Process statement**

The need to maintain the confidentiality and integrity of information and protect IT assets requires an identification and authorisation management process. This process includes establishing and maintaining procedures for identification, verification, documentation, acceptance, authorisation and handling of user identities. Reverse procedures must be applied for revocation of user identities. Also, the process addresses effective education of RA and subcontractors.

**Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
1.4.1	User acceptance of Terms and Conditions including documentation	7.3.1 7.3.4 6.2			
1.4.2	Delivery of information material	6.3 6.2			
1.4.3	Verification, logging and recording identity of applicant	7.3.1 6.1			
1.4.4	Review the Terms & Conditions concerning identification requirements	7.3.1			
1.4.5	Review of procedure for issuing certificates	7.3.1			
1.4.6	Integration of RA and subcontractors' agreements into CPS	7.1			
1.4.7	Monitoring reaction times when issuing certificates	7.3.1			
1.4.8	Review of procedure for revoking certificates	7.3.6	A.10.1.2		
1.4.9	Verify adherence to rules regarding certificate revocation	7.3.6	A.10.1.2		
1.4.10	Verify that certificate information is logged	7.4.11			X
1.4.11	Accurate and thorough recording of applicants' data	7.3.1			
1.4.12	Prior to inclusion of an e-mail address in an end user certificate, the e-mail address must be verified. As a part of the verification an e-mail with unpredictable data must be sent to the e-mail account and the end user must prove knowledge of the data before the certificate is issued.				X
1.4.13	Ensuring communication/information to the certificate holder about the user obligations, including requirements to safe user behaviour.	6.2 6.3			
1.4.14	Identify needs for education and training for RA and subcontractors, and execute and document it	6.1 7.5	7.2 7.3		

**1.5 Manage human resources**

**Process statement**

A competent workforce is acquired and maintained for the creation and delivery of (IT) services. This is achieved by following defined and agreed-upon practices supporting recruiting, training, evaluating performance, promoting and terminating. This process is critical, as people are important assets, and governance and the internal control environment are heavily dependent on the motivation and competence of personnel.

**Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
1.5.1	Check of criminal record at time of employment and on-going verification of its validity	7.4.3	A.7.1.1		
1.5.2	Verify identity of new employees		A.7.1.1		
1.5.3	Production and maintenance of SAP master data regarding organizational diagram	7.4.1			
1.5.4	Registration and updating of the employee’s qualification level. Line managers are responsible to secure qualifications throughout performance evaluation	7.5	7.2 A.7.2.1		
1.5.5	The line manager is responsible for ensuring the sufficient education and training of the employees	7.5	7.2 A.7.2.1		
1.5.6	Clean-up at end of employment		A.7.3.1		
1.5.7	On-going follow-up on employee satisfaction levels				X
1.5.8	Appropriate disciplinary sanctions shall be applied to personnel violating CA and IS policies or procedures		A.7.2.3		

## 1.6 Assess and manage risks

### Process statement

A risk management framework is created and maintained. The framework documents a common and agreed-upon level of internal risks, mitigation strategies and residual risks. Any potential impact on the goals of the organisation caused by an unplanned event is identified, analysed and assessed. Risk mitigation strategies are adopted to minimise residual risk to an accepted level. The result of the assessment is made clear to the stakeholders, to enable stakeholders to align internal risks to an acceptable level of tolerance. The risk assessment process includes risk identification, analyses, evaluation, and a risk treatment plan.

### Key controls

ID	Control	CP	ISO 27001	ITIL	CA
1.6.1	Security Risk Assessment		8.2 8.3	4.1	
1.6.2	Security Risk Handling		6.1.3 6.2	4.1	
1.6.3	Risk Assessment Methodology (including identification, assessment, and response)		6.1.2	4.1	
1.6.6	Assess political risks, including whether CA appears trustworthy	7.5	6.1.2	4.1	
1.6.7	Monitor medias		6.1.2		X
1.6.8	Preparation and reporting of the quarterly Risk Assessment to CA Management and dialogue regarding the risk acceptance criteria.		6.1.3		X
1.6.9	Preparation and reporting of the quarterly Risk Assessment Report to the supervisory authority.		6.1.2		X

## 2. Implementing

### 2.1 Acquire and maintain application software and infrastructure (IT)

#### Process statement

Applications are made available in line with requirements. This process covers the design of the applications, the proper inclusion of application controls and security requirements, and the development and configuration in line with standards. This also includes the acquisition, implementation and upgrade of the technology infrastructure. This requires a planned approach to acquisition, maintenance and protection of infrastructure in line with agreed-upon technology strategies and the provision of development and test environments. This ensures that there is on-going technological support for business applications. This also requires the compliance to statutory requirements and best practices.

#### Key controls

ID	Control	CP	ISO 27001	ITIL	CA
2.1.1	Secure requirements from ISO/IEC 15408 or equivalent (i.e. ISO27002) about the products sufficient protection profile is observed	7.4.7		4.1 5.2.1	
2.1.2	Secure a management approved plan for build in security in the systems and infrastructure before any development and purchase.	7.4.7	A.14.2.1 A.14.1.1 A.14.1.2 A.14.1.3	4.1 4.3.3 5.2.1	X
2.1.3	Create and approve design requirements when development of systems and infrastructure (Focus on CIA (Confidentiality, Integrity & Availability) and multilayer).		A.14.1.1	4.1 5.2.1	
2.1.6	Cryptographic modules must fulfil the requirements in FIPS 140-2 level 3, CWA 14167-3 or higher. (FIPS - Federal Information Processing Standards).	7.2.1 7.2.2			
2.1.7	Verify that strong encryption between the sites is applied – end-to-end.				X
2.1.8	Document the security justifications for the chosen design - what is the rationale for the design – critical security decisions.				X
2.1.9	Changes to authentication and signing protocols must be approved by CA Management before changes can be made in code				X
2.1.10	Ensure and document that Nets principles for Secure Development is followed		A14.2.1		
2.1.11	Ensure that any backdoors (Maintenance hooks) are removed during development or change.				X

**2.2 Enable operation and use**

**Process statement**

Knowledge and information about systems is made available. This requires the publication and/or notification of mandatory documents, lists or information.

**Key controls**

ID	Control	CP	ISO 27001	ITIL	CA
2.2.1	Publication and communication of terms and conditions.	4.2			
2.2.2	Communication of requirements, terms, period of validity, rights of use and instructions to the users.	5.3 6.2 6.3 7.2.3 7.3.1 7.3.4 7.4.10			
2.2.3	Publication of the CP and the CPS.	7.1 7.3.5			
2.2.4	Publication of the public Nets DanID key from the root certificate.	7.2.3			
2.2.5	Notification of the certificate holders before certificate expiry.	7.3.2			
2.2.6	Notification of the certificate holders of revoking of certificate.	7.3.6			
2.2.9	Time to process order, renewal, and revoking.	7.3.1 7.3.6 6.1			
2.2.10	Timely notification and publication.	7.3.2 7.3.6			

**2.3 Procure IT resources**

**Process statement**

IT resources, including people, hardware, software and services, need to be procured. This requires the definition and enforcement of procurement procedures, the selection of vendors, the setup and demands of contractual arrangements, and the acquisition itself. This also requires that security and audit conditions are incorporated into the contracts.

**Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
2.3.1	Ensure that when contracting with suppliers a security and/or legal evaluation and approval is performed. All NemID agreements must be evaluated according to Nets legal checklist.		A.15.1.1	5.3.6	
2.3.2	Ensure the supplier's obligation to comply with our security requirements, policies, and CPS. Procurement ensures security and risk requirement are integrated in contracts according to Nets legal checklist.	7.1	A.15.1.1 A.15.1.2	5.3.6	
2.3.3	Ensures that the conditions about the right to audit and audit statements are incorporated into the agreements.	5.6	A.15.1.1 A.15.1.2	5.3.6	X
2.3.4	Ensure formal and signed agreements with all subcontractors.		A.15.1.1 A.15.1.2	5.3.6	
2.3.5	Ensure condition about security review are incorporated into the agreements	5.6	A.15.1.1 A.15.1.2	5.3.6	
2.3.6	Ensure that the subcontractors maintain and retain the necessary competences within the scope of the agreement.		A.15.1.1 A.15.1.2	5.3.6	
2.3.7	Ownership of the relation to the individual supplier		A.15.1.1 A.15.1.2	5.3.6	

**2.4 Change management (IT)**

**Process statement**

All and any changes, including emergency maintenance and patches, relating to infrastructure and applications within the production environment must be formally managed in a controlled manner. Changes (including those to procedures, processes, system and service parameters) are logged, assessed, documented and authorised prior to implementation and reviewed against planned outcomes following implementation. This assures mitigation of the risks of negatively impacting the stability or integrity of the production environment. The change management process must be linked up to the quality management process to ensure integrity in the production environment.

**Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
2.4.1	Draft and maintain Change Management procedures concerning any type of change, patch, or release.	7.4.7	A.12.1.2 A.12.5.1	6.1	
2.4.2	Ensuring adherence to Change Management procedures. Only authorized changes are introduced to the live environment.	7.4.7	A.12.1.2 A.12.5.1	6.1	
2.4.3	Ensuring application scanning and test (including security test) before releasing new versions to the live environment.	7.4.7	A.14.2.1 A.14.2.2	6.3	
2.4.4	Ensuring review of source code by independent third party.	7.4.7	A.12.5.1	6.3	
2.4.5	Ensuring procedures concerning emergency changes, patches and releases.		A.12.1.2	6.1	
2.4.6	Ensuring that all changes, releases and patches are recorded in the Service Change Management system.		A.12.1.2	6.1	
2.4.7	Perform impact analysis and prioritisation of all changes, patches and releases.		A.12.1.2	6.1	



**2.5 Release and deploy management (IT)**

**Process statement**

New systems need to be made operational once development is complete. This requires proper testing in a dedicated environment with relevant test data, definition of rollout, ownerships and migration instructions, release planning and actual promotion to production, and a post-implementation review. This assures that operational systems are in line with the agreed-upon expectations and outcomes. This also requires that security requirements and conditions are built-in in the design phase.

**Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
2.5.2	Check the security environment concerning applications (refer to ISO/IEC 15408) - e.g. FIM status, hardening, IDS, file permissions, IP-filters.	7.4.7			
2.5.4	Define data quality and privacy requirements. Define internal controls (approval) of data quality and privacy in the all environments.		A.14.1 A.14.2	6.3	
2.5.5	Establish a test plan addressing CIA (Confidentiality, Integrity & Availability) and design requirements.			6.3	
2.5.6	Ensuring a secure testing environment separated from the production environment.		A.14.3	6.3	
2.5.7	Establish an implementation plan, deployment included.		A.14.2.1 A.14.2.2	6.3	
2.5.8	Assess the solution or change regarding potential requirement for external accreditation.	5.6 6.1		4.3.1 4.3.3	
2.5.9	Ensure system ownership.		A.8.1.2	4.3.1	X
2.5.10	Obtain approval of the solution or change.				
2.5.11	Ensure data ownership.		A.8.1.2		
2.5.12	Ensure product ownership.		A.5.1.1 A.8.1.2	4.3.1	X
2.5.14	Only one trusted build server must be used. The trusted build certificate must be exchanged with KMT using the standard CPS procedures. The build server must be hardened, and security assessed and approved by CAM before released into production.		A.9.4.5		X
2.5.16	For security reasons all exchange of source code, documentation and other confidential material shall be coordinated and approved by Risk & Compliance.				X

### **3. Operation**

#### **3.1 Define and manage service levels**

##### **Process statement**

Effective communication between (IT) management and (business) customers regarding services required is enabled by a documented definition of an agreement on (IT) services and service levels. This process also includes monitoring and timely reporting to stakeholders on the accomplishment of service levels. This process enables alignment between (IT) services and the related (business) requirements.

##### **Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
3.1.1	Measurement and reporting of Service Level fulfilment.		A.15.2.1	5.3.2	
3.1.2	Development and maintenance of SLAs (Service Level Agreements) and OLAs (Operational Level Agreements).		A.15.2.1	5.3.2	

**3.2 Manage third-party services**

**Process statement**

The need to assure that services provided by third parties (suppliers, vendors and partners) meet requirements requires an effective third-party management process. This process is accomplished by clearly defining the roles, responsibilities and expectations in third-party IT agreements as well as reviewing and monitoring such agreements for effectiveness and compliance. Effective management of third-party services minimises the risk associated with non-performing suppliers.

**Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
3.2.1	Define, maintain and follow up on security KPI's (Key Performance Indicators).		A.15.1.1 A.15.1.2		
3.2.2	Risk management of the supplier, including follow up on risks from the risk management by the supplier.		A.15.2.1	5.3.2	X
3.2.3	Monitoring and management of performance for suppliers, including control and follow-up on the supplier's compliance with the security related requirements.		A.15.2.1 A.15.2.2	5.3.2	
3.2.4	Distribution of CP and communications of any amendments/changes to sourcing partners	6.1	A.15.2.2		
3.2.6	Ownership of the relation to the individual supplier.		A.15.1.1	5.3.2	

### **3.3 Performance and capacity management (IT)**

#### **Process statement**

The need to manage performance and capacity of IT resources requires a process to periodically review current performance and capacity of IT resources. This process includes forecasting future needs based on workload, storage and contingency requirements. This process provides assurance that information resources supporting business requirements are continually available.

#### **Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
3.3.1	Performance and capacity planning and monitoring in general (logon, usage, ordering, revocation, revocation lists, notification.	7.3.1 7.3.2 7.3.6	A.12.1.3	5.3.2 5.3.7	

### 3.4 Continuity planning

#### Process statement

The need for providing continuous business services requires developing, maintaining and testing business continuity plans. An effective continuous service process minimises the probability and impact of a major (IT) service interruption on key business functions and processes.

#### Key controls

ID	Control	CP	ISO 27001	ITIL	CA
3.4.1	Maintenance and test of business continuity plans.		A.17.1.2	5.3.4 5.3.8	
3.4.2	Development of business continuity plans.		A.17.1.1	5.3.4 5.3.8	X
3.4.3	Development and maintenance of Business Impact Analysis.		6.1.2 A.17.1.1	5.3.4	
3.4.4	Verification of procedures for handling of revocation lists in case of disaster.	7.4.8	A.17.1.2		
3.4.5	Notification of critical events.	7.4.8	A.17.1.2		
3.4.6	Information to supervisory authority of irregularities in logging and yearly reporting.	7.4.11			
3.4.7	Development of IT disaster recovery plans.		A.17.1.2	5.3.8	X
3.4.8	Maintenance, verification and test of IT disaster recovery plans and procedures		A.17.1.3	5.3.8	
3.4.11	Identification and management of SPOF (Single Point of Failure) and critical services.		A.17.1.2	5.3.4 5.3.8	X
3.4.12	Reporting of test results of the IT disaster recovery plans.		A.17.1.3	5.3.8	X

**3.5 Ensure systems and infrastructural security**

**Process statement**

The need to maintain the integrity of information and protect IT assets requires a security management process. This process includes establishing and maintaining IT security roles and responsibilities, policies, standards, and procedures. Security management also includes performing security monitoring and periodic testing and implementing corrective actions for identified security weaknesses or incidents. Effective security management protects all IT assets to minimise the business impact of security vulnerabilities and incidents. This also requires the compliance to statutory requirements and best practices.

**Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
3.5.1	Regular execution of security tests on systems and infrastructure, at least on an annual basis.		A.12.6.1	5.3.5	X
3.5.2	Documentation and material regarding security to be classified as confidential.	7.4.11		5.3.5	
3.5.3	Ongoing maintenance and update of the anti-virus software on servers and clients.		A.12.2.1	5.3.5	
3.5.4	Ensure that network and telecommunication in Nets operate as expected to enable different security levels in different network zones and to uphold the confidentiality, integrity, and availability of the network.		A.13.1.1	5.3.5	
3.5.5	Verify that cryptographic modules adhere to requirements as stated in FIPS 140-2 level 3, CWA 14167-3 or higher.	7.2.1 7.2.2			
3.5.6	Verify that strong encryption between the sites is applied – end-to-end.				X
3.5.8	Patch management	7.4.5	A.12.1.2 A.12.5.1 A.12.6.1	6.3	
3.5.9	Verify that separation between zones is intact (logically and physically).				X

### 3.6 Access Control

#### Process statement

Access management is the process of granting authenticated and authorised users the right to access IT Assets and information systems, while preventing access to non-authorised users. Access must follow principle of least privilege and only be granted on a need-to-know basis when it is a prerequisite to perform the individual’s job function.

#### Key controls

ID	Control	CP	ISO 27001	ITIL	CA
3.6.1	Requirements in ISO 27001 are to be adhered to, concerning access to systems, data, and network.	7.4.6	A.9.1.1 A.9.1.2 A.9.2.3	7.5	
3.6.2	Maintain functional separation between high risk IT-functions, e.g. Development and Operations.		A.6.1.2	7.5	
3.6.3	Functional separation is to be reflected in access rights.		A.6.1.2 A.9.1.1	7.5	
3.6.4	Yearly review and approval of access rights by the Product Owner/Manager.		A.9.1.1 A.9.2.2 A.9.2.3		
3.6.5	Regular (biannual) review of privileged users access rights, including access rights for Hardware Security Modules and investigate corrective action in case of violations.	7.2.5 7.2.7 7.2.8	A.9.1.1 A.9.2.2 A.9.2.3		X
3.6.6	CA and subcontractors must at all time maintain a list of personnel that have logical and physical access to central IT premises.		A.9.1.1 A.9.2.2 A.9.2.3		

### **3.7 Security logging**

#### **Process statement**

Logging events is essential for detecting incidents, security incidents, unusual user behaviour, faults and security incidents. The logs are monitored, regularly reviewed and backed up according to the Nets backup policy.

A security incident is a single or a series of unwanted or unexpected security events that have compromised security (confidentiality, integrity or availability). The objective is to identify and resolve security incidents quickly and effectively, minimise their business impact and reduce the risk of similar incidents occurring.

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
3.7.1	Security Logging, monitoring	7.4.11	A.12.4.1 A.12.4.3	7.1	
3.7.2	Handling of security incidents identified in the log procedure	7.4.11	A.16.1-7	7.2	
3.7.3	Information to supervisory authority	7.4.11	A.16.1.3		



### **3.8 Customer service management**

#### **Process statement**

Timely and effective response to user queries and problems requires a well-designed and well-executed service desk and incident management process. This process includes setting up a service desk function with registration, incident escalation, trend and root cause analysis, and resolution. The business benefits include increased productivity through quick resolution of user queries. In addition, the business can address root causes (such as poor user training) through effective reporting.

#### **Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
3.8.1	Protection against Social Engineering - prevent, detect and correct.		A.7.2.2		
3.8.2	Ensure confidentiality, integrity and authenticity of the transmission and recording of sensitive/personal information.		A.13.1.1 A.13.2.3		X
3.8.3	Service desk - requests from customers and certificate holder.	7.5		7.4	
3.8.4	Detection and traceability of customer inquiries.				
3.8.5	Follow up on pending user/customer matters according to SLA.				
3.8.6	Identity checks for identification of users/customers.	7.3.1			

### 3.9 Problem & incidents management

#### Process statement

Effective incident and problem management requires the identification, classification and resolution of incidents and problems. The problem management process also includes a root cause analysis. Both includes the formulation of recommendations for improvement, maintenance of incident/problem records and review of the status of corrective actions. An effective incident and problem management process maximises system availability, improves service levels, reduces costs and improves customer convenience and satisfaction.

A security incident is a single or a series of unwanted or unexpected security events that have compromised security (confidentiality, integrity, or availability). The objective is to identify and resolve security incidents quickly and effectively, minimize their business impact and reduce the risk of similar incidents occurring.

#### Key controls

ID	Control	CP	ISO 27001	ITIL	CA
3.9.2	Information to certificate holder.	7.4.8			
3.9.3	Escalation and handover procedures.		A.16.1.1 A.16.1.4 A.16.1.5	7.2	
3.9.4	Upon suspicion of insider involvement, the investigation of such is transferred to the related legal department.				X
3.9.5	Identification, classification of incidents, problems, events and security breaches.		A.16.1.4	7.2	
3.9.6	Problem/incident handling, solution, and tracking.		A.16.1.5 A.16.1.7	7.2	
3.9.7	Problem/incident closure and follow up.		A.16.1.5	7.2	
3.9.8	Production of Incident Reports and/or Root Cause Analysis (RCA) relating to critical breakdowns.		A.16.1.6	7.2 7.4	X
3.9.9	Test of incident response plans.	7.4.8	A.16.1.6	7.2	

### **3.10 Configuration management (IT)**

#### **Process statement**

Ensuring the integrity of hardware and software configurations requires the establishment and maintenance of an accurate and complete configuration repository. This process includes collecting initial configuration information, establishing baselines, verifying and auditing configuration information, and updating the configuration repository as needed. Effective configuration management facilitates greater system availability, minimises production issues and resolves issues more quickly.

#### **Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
3.10.1	Controls from ISO 27001 are to be adhered to concerning identification and classification of IT assets.	7.4.2	A.8.1.1 A.8.1.2 A.8.1.3 A.8.1.4 A.8.2.1		
3.10.2	Handling of cryptographic modules is according to the regulations within CP section 7.4.	7.2.7			
3.10.3	Initiate and maintain a repository containing IT assets and the configuration addressing Development and Operation.		A.8.1.1	6.2	
3.10.4	Maintain, verify, document licenses, especially licenses regarding OCES CA certificates.			6.2	
3.10.5	Review the integrity in the configuration.		A.12.1.1	6.2	
3.10.6	Establishing configuration baselines concerning specific systems.		A.12.1.1	6.2	
3.10.7	Controlling that systems are configured according to baseline.		A.12.1.1	6.2	

### 3.11 Data management

#### Process statement

Effective data management requires identifying data requirements. The data management process also includes the establishment of effective procedures to manage the media library, backup and recovery of data and proper disposal of media. Effective data management helps ensure the quality, timeliness, and availability of data. This also requires the classification and protection of data.

#### Key controls

ID	Control	CP	ISO 27001	ITIL	CA
3.11.1	Definition of backup intervals, scope and number of generations.	7.4.11	A.12.3.1	5.3.8	
3.11.2	Definition and maintenance of procedures for data backup and data restore. This also includes periodical verification of backups and restore tests.		A.12.3.1	5.3.8	
3.11.4	Categorisation and protection of data according to guidelines for data classification.	7.4.2	A.8.1.3 A.8.2.1	5.3.5 6.2	
3.11.5	Deletion of privacy data when requested by citizen (The Act on Processing of Personal Data, §35)				X
3.11.6	Verify and document adherence to all requirements in CP section 7.4.11.	7.4.11			
3.11.7	Document and maintain measures according to (Bekendtgørelse 2000-06-15 nr. 528 §3, stk. 2, "Krigsbortskaffelsesbestemmelsen").				X
3.11.8	Backups must be handled and stored according to standards in ISO 27001, CP 7.4.11 and The Act on Processing of Personal Data.	7.4.11	A.12.3.1		X
3.11.9	Data located elsewhere must fulfil the same security requirements as the main system, including data in operation as well as data which is backed up.	7.4.4		5.3.8	

### 3.12 Physical security and management

#### Process statement

Protection for computer equipment and personnel requires well-designed and well-managed physical facilities. The process of managing the physical environment includes defining the physical site requirements, selecting appropriate facilities and designing effective processes for monitoring environmental factors and managing physical access. Effective management of the physical environment reduces business interruptions from damage to computer equipment and personnel. This also requires the compliance to statutory requirements and best practices.

#### Key controls

ID	Control	CP	ISO 27001	ITIL	CA
3.12.1	Preparation and maintenance of overview over CA site(s) and premises.	7.4.4			
3.12.2	For all in scope premises used for CA functions, controls from ISO 27001 are to be adhered to concerning secure areas.	7.4.4	A.11.1.1 A.11.1.2 A.11.1.3 A.11.1.4 A.11.1.5		
3.12.3	All in scope premises must have an outer security protection equivalent to DS-471 - or better.	7.4.4	A.11.1.1 A.11.1.2 A.11.1.3		
3.12.4	Security guard must be available 24 hours a day.	7.4.4	A.11.1.1		
3.12.5	Access to and stay in the central CA IT premises must be video monitored and logged.	7.4.4 7.4.11	A.11.1.1 A.11.1.6		
3.12.6	Physical security and controls must be adequate to support the CA activities and tasks.	7.5	A.11.1.1		
3.12.7	Physical security measures must be capable of effectively preventing, detecting, and mitigating risks relating to theft, temperature, fire, smoke, water, vibration, vandalism, power outages, chemicals or terror.		A.11.1.4		X

**3.13 Operation management (IT)**

**Process statement**

Complete and accurate processing of data requires effective management of data processing procedures and diligent maintenance of hardware. This process includes defining operating policies and procedures for effective management of scheduled processing, protecting sensitive output, monitoring infrastructure performance and ensuring preventive maintenance of hardware. Effective operation management helps maintain data integrity and reduces delays. The process also requires the production of relevant documentation, guidance and manuals for users and administrators, and provides training to ensure the proper use and operation of applications and infrastructure.

**Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
3.13.1	Requirements in ISO 27001 must be complied with in relation to management of the operation of IT systems and networks.	7.4.5	A.12		
3.13.2	Production and maintenance of procedures for the management and monitoring of the operation of IT systems and networks.			7.1	
3.13.3	Production and maintenance of procedures for the planning and execution of jobs.			7.6.4	
3.13.4	Development and maintenance of operation manuals including operation documentation.		A.12.1.1	7.6.4 6.2	

### **3.14 System termination management (IT)**

#### **Process statement**

Controls must be in place to ensure that confidential and/or secret data are protected against exposure in connection with system termination. All equipment with storage media containing confidential and/or secret data or applications must be physically destroyed through a controlled process.

#### **Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
3.14.1	Destruction of confidential and private material		A.8.3.2		
3.14.2	Destruction of keys in HSM (Hardware Security Module) modules and destruction of HSM modules.				
3.14.3	Destruction of disc, CD-ROM's etc.		A.8.3.2		
3.14.4	Formatting of mobile medias.		A.8.3.1 A.8.3.2		

### 3.15 Cryptographic key management

#### Process statement

Key management determines that policies and procedures are in place to organise the generation, change, revocation, destruction, distribution, certification, storage, entry, use and archiving of cryptographic keys and certificates to ensure the protection of keys against modification and unauthorised disclosure.

Successful key management is critical to the security of a cryptosystem. In practice it is the most difficult aspect of cryptography because it involves system policy, user training, organisational and departmental interactions, and coordination between all of these elements. This also requires the compliance to statutory requirements and best practices. It is a key process in establishing the degree of assurance or trust that can be placed on certificates issued by CA.

Management and operation of cryptographic modules must be performed with participation of at least two people, each with its own trusted and segregated function within CA. This dual access and user's sole control are vital concepts within key management.

#### Key controls

ID	Control	CP	ISO 27001	ITIL	CA
3.15.1	Ensure generation and transport of private keys.	7.2.1	A.18.1.5		
3.15.2	Establishment of procedures for handling of cryptographic modules and follow-up on yearly basis.	7.2.7	A.10.1.1 A.18.1.5		
3.15.3	Maintenance of FIPS certification of HSM.	7.2.1	A.18.1.5		
3.15.4	Ensure the quality, integrity and protection of the root key.	7.2.1 7.2.2	A.10.1.2 A.18.1.5		
3.15.5	Handling and storage of keys according to the requirements in CP section 7.2.8.	7.2.8	A.10.1.1 A.10.1.2 A.18.1.5		
3.15.6	Verify compliance to ETSI SR 002 176 v 1.1.1.	7.2	A.18.1.5		
3.15.7	Verify compliance to newest version of DS-844 (Specification for qualified certificates)	7.3.3	A.18.1.5		
3.15.8	Verify that generation, storage, backup and transport of private keys are done under dual control by two persons with trusted functions.	7.2.1 7.2.2	A.10.1.1 A.10.1.2 A.18.1.5		
3.15.9	All handling of cryptographic modules are performed under dual control by two persons with trusted functions.	7.2.7	A.18.1.5		
3.15.10	Verify that citizens/private keys cannot be exported from the cryptographic modules.		A.18.1.5		X
3.15.11	Verify and control keys for code signing.		A.18.1.5		X
3.15.12	CA's private keys must have a fix validity period.	7.2.6	A.18.1.5		
3.15.13	CA must ensure that within the expiration of the private keys a new CA key pair is generated.	7.2.6	A.18.1.5		



**CPS – Certification Practice Statement**

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ID	Control	CP	ISO 27001	ITIL	CA
3.15.14	Verify that management and handling of citizens/private keys on the Central Signature Server (CSS) are done according to the directions/requirements.		A.18.1.5		X
3.15.15	Backup copies of the CA's private keys, must be stored in cryptographic modules (FIPS 140-2 level 3).	7.2.2	A.10.1.1		
3.15.16	Ensure that the cryptographic modules for certificate and information signing are not compromised during installation.	7.2.3			
3.15.17	Ensure that the generation of CA's root keys and other private keys are done under dual control and monitored by two persons with trusted functions within CA.				
3.15.18	Successful and approved KSC (Key Signing Ceremony) and documentation hereof.				

## 4. Checking

### 4.2 Compliance management

#### Process statement

Effective oversight of compliance requires the establishment of a review process to ensure compliance with laws, regulations and contractual requirements. This process includes identifying compliance requirements, optimising, measuring effectiveness, evaluating the response and obtaining assurance that the requirements have been meet.

#### Key controls

ID	Control	CP	ISO 27001	ITIL	CA
4.2.1	Verification of compliance to 'The Act on Processing of Personal Data' and other requirements in POCES CP section 7.4.10.	7.4.10	A.18.1.4		
4.2.2	Ensure that the identity documents determined/issued by the supervisory authority are known and available to applicable parties. The documents are published on <a href="https://www.nemid.nu">https://www.nemid.nu</a>	7.3.1			
4.2.3	Verification that the OCES certificates are in compliance to the specifications listed in POCES CP section 7.3.3	7.3.3			
4.2.6	Verification of overall compliance with external requirements, ie. CP's and WebTrust Criteria for Certification Authorities.		A.18.2.2		
4.2.8	Verification of overall compliance with internal security policies, processes, procedures and controls.		A.18.1.1 A.18.2.2		
4.2.9	Verification of compliance to applicable statutory requirements or regulation.		A.18.2.1 A.18.2.1 A.18.2.3		
4.2.10	Verify that RA's and subcontractors are kept up-to-date and informed about current standards, policies and guidelines.				X
4.2.11	Setting up and maintaining control awareness programs.		A.18.2.1 A.18.2.3		
4.2.12	Verify independent internal audit function.	7.4.1			
4.2.13	Verify use of trustworthy time source and description of which type is applied.	6.1 7.1	A.12.4.4		

**4.3 Audit Management**

**Process statement**

Establishing an effective governance and assurance programme requires a well-defined internal and external monitoring process. This process includes the monitoring and reporting of control exceptions, results of self-assessments, self-control and third-party reviews. A key benefit is to provide assurance regarding effective and efficient operations and compliance with applicable laws, regulations and contractual requirements. It is also a key process in establishing the degree of assurance or trust that can be placed on certificates issued by CA.

**Key controls**

<b>ID</b>	<b>Control</b>	<b>CP</b>	<b>ISO 27001</b>	<b>ITIL</b>	<b>CA</b>
4.3.1	Yearly preparation of CA Management statement.	5.5	9.3		
4.3.2	Ensure planning and execution of the OCES audit including reporting to the supervisory authority.	5.6	A.18.2.1		
4.3.3	Planning and execution of the Netbank audit.		A.18.2.1		
4.3.4	Planning and execution of the WebTrust audit/certification.		A.18.2.1		
4.3.5	Evaluation of the need for additional audit statements from other subcontractors.		A.18.2.1		
4.3.7	Self-monitoring and control of subcontractor's compliance to security requirements, CPS and CP.	7.4.3 7.4.4 7.5 6.1 7.1 7.6			
4.3.8	Self-monitoring and control of RA's compliance to security requirements, CPS and CP.	6.1 7.1 7.4.3 7.4.10 7.4.11			
4.3.9	Ensure that the yearly external audit includes a vulnerability assessment of the log procedure.	5.6			

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