

# **ASDI Full Audit Guideline**

## **Federal Aviation Administration**

### **Purpose of this Document**

This document is intended to provide guidance on the contents of the Aircraft Situation Display to Industry (ASDI) full audit procedure. An ASDI full audit is required when a subscriber distributes Class One undelayed data or receives the data directly from the FAA. The three levels of audit and the situations they apply to are described in “ASDI Audit Categories” (See reference 2). This document is not intended as an audit procedure. The specific IT security technologies deployed by the Class One data subscriber or employed to conduct the audit are also beyond the scope of the audit guidelines.

Note: A NAS Data Release Board (NDRB) approved Class One Subscriber must submit a successful audit to FAA to able to connect and receive operational ASDI Class One data. If the audit is completed within 6 months of March 31, then the next audit is due on March 31 of the following year.

### **Responsibilities of Class One Subscribers Regarding ASDI Audits.**

ASDI Class One data subscribers have the following responsibilities related to the audit, as well as the responsibilities delineated in the current executed version of the Memorandum of Agreement for Industry Access to the Aircraft Situation Display and National System Status Information Data (MOA):

- Direct Subscribers must maintain an active MOA with the FAA. In the case of Indirect Subscribers, an agreement must be maintained with their Direct Subscriber.
- Must assure that any subscriber to which they are distributing Class One ASDI data meet the MOA eligibility, security and audit requirements, as stated in the MOA. All subscribers must abide by the requirements stated in the MOA.
- Must keep their audit status current and implement audit recommendations in a timely fashion as specified by the FAA in response to the audit report.
- As described in the MOA, Section 7.2.8, the Direct Subscriber must maintain a current and historical list of all their Indirect Subscribers and the type of data they receive, if any exist. The list must be forwarded to the FAA each year, with the Direct Subscriber’s audit report.
- Must verify all Class One Indirect Subscribers have a current audit on file.
- Must verify all Class One Indirect Subscribers have a current MOA agreement on file.
- Must maintain appropriate IT security to prevent unauthorized access of Class One data and maintain appropriate IT security between audits.

- An existing subscriber that adds an additional data center must complete an audit of that facility. However, if the audit is completed not more than 6 months before the audit for the main center's audit is due, and no changes have been made to the system, the next audit for the additional data center may be postponed beyond 12 months in order to be conducted concurrent with the next audit for the main data center.
- When making system modifications affecting the ASDI data path, all subscribers are responsible to ensure that all system components remain in compliance with ASDI security requirements.

These responsibilities apply when a Class One data subscriber obtains the data from another data subscriber instead of directly from the FAA.

### **Scope of Audit**

The FAA's goal is to protect ASDI Class One data from source to end-user and ensure that it is only received by ASDI participants who have been authorized by the FAA to receive Class One data. The purpose of the audit is to verify that sufficient IT security exists to protect the FAA's data from unauthorized access.

The audit must cover all systems on the Class One data path. The audit must determine whether unauthorized access of Class One data is possible. The audit must also determine whether an attacker could gain control of one or more of the Class One data subscriber's systems and use it to gain unauthorized access of Class One data.

The audit must consist of a security policy review, a physical security review, a configuration review, vulnerability scans, a penetration test, a review and verification of any and all downstream Class One (digital "raw", processed "display") and Class Two (digital "raw") data recipients, and compliance with satisfactory Certified Security Concern list filtering.

The critical characteristic of Class One data is that it is undelayed data; therefore protection of the data for longer periods of time than a 5 minute delay is outside the scope of the audit. Long-term data storage, media transportation, and media sanitation are beyond the scope of the audit. Backup and recovery capabilities are beyond the scope of the audit.

Overall IT security of Class One data subscribers, for example how well they are protected from denial of service attacks, or the existence of a business continuity plan, is beyond the scope of the audit. The Class One data subscriber has the option of going beyond the FAA audit requirements. For example, the FAA does not require any evaluation of vulnerability to denial of service attacks, however a Class One data subscriber may have sound business reasons to have this included in their audit.

### **Duration of Audit**

Auditors must verify all major changes and compliance with any approved mitigation plans that are required for a Class One subscriber to meet the ASDI audit requirements. If these changes are completed after the submission of the audit to the FAA, the auditors must verify that the updates were completed as required, and provide follow up information to the FAA.

## **Eligibility Review**

The auditor must determine whether the subscriber is eligible to receive the level of data it is being given. The auditor must be given access to documentation proving the subscriber qualifies for Class One data as defined in the MOA, Section 5.2. Additionally, if the subscriber receives London data, documentation must be provided proving the eligibility for London data as detailed in the MOA, Section 10.

## **Security Policy Review**

The auditor must determine whether a security policy exists and is appropriate. The auditor must obtain and evaluate copies of written security policies. Security policies must reflect industry standards. Employees must be aware of the policies and how they relate to their behavior. Actual practices must not diverge from the security policy. Security responsibilities must be formally assigned and security policies must include protecting Class One data from unauthorized access.

## **Physical Security Review**

The auditor must determine whether physical access to equipment is restricted appropriately. Physical access to equipment that would allow access of Class One data must be restricted to authorized people.

## **Configuration Review**

The auditor must conduct a network topology analysis. The auditor must need to work with the subscriber to gain a thorough understanding of the network topology. This must include understanding the Class One data path. The information must be obtained from interviews and existing documentation, but may be supplemented by network scanning. External network connections must be determined, including phone access to devices on the network and wireless network connections. Devices on the Class One data path, for example routers, firewalls, and servers must be determined, so that their software versions and configurations can be analyzed.

The auditor must conduct a vulnerability scan. Vulnerability scanning tools must be used to scan from the external network. Vulnerability scanning tools must be used to scan internal systems. Sampling may be used to scan a subset of internal systems of identical software on the Class One data path when multiple systems perform identical functions. Manual commands may be used to complement automated tools and to eliminate false positives from the results. The auditor must provide a count and the risk level associated with the results from the vulnerability scan.

The auditor must do a software analysis of systems on the Class One data path protecting Class One data. Software versions and patch levels must be determined and evaluated. This must include installed applications, including web servers, as well as operating systems. Results of vulnerability scans must be used in the evaluation of software versions. Where appropriate, virus and malware protection tools must be in use. Vulnerabilities that would not lead to unauthorized access of Class One data, such as denial of service vulnerabilities, are not of concern. The systems must be evaluated for software vulnerabilities that would allow unauthorized use or control of the systems. A software update procedure must be in place to make sure that security updates are deployed promptly. Where appropriate, automatic updates are configured. Where automatic updates are inappropriate, for example testing is required before applying patches; security updates are still applied promptly. Unnecessary applications must be removed.

The audit must conduct a security configuration analysis. Configuration of devices that could allow access to Class One data, such as routers, firewalls, and servers must be examined and evaluated. Unnecessary services must be disabled. Operating system security configurations must confirm to industry standards.

The auditor must verify that an appropriate password policy exists and is followed. Accounts without passwords and accounts with default passwords must not exist. Only strong passwords must be used. Passwords must be changed regularly.

The auditor must verify that appropriate audit trails exist. Components of the audit trail may include firewall logs, operating system logs, intrusion detection system logs, web server logs, database logs, or other logs as appropriate.

The auditor must analyze firewall policies and, if applicable, router access control policy and verify that they are based on deny-all with exceptions rather than allow-all with exceptions. Firewalls must use stateful inspection. Only required and documented traffic must be allowed in from the Internet. Internal addresses must not be allowed in from the Internet.

The auditor must verify that database server and web server configuration protects Class One data from unauthorized access.

## **Penetration Test**

A penetration test is required. The penetration test must cover externally accessible IP addresses. The penetration test needs to test against external network attacks, but does not need to test against social engineering or physical break-ins, nor does the penetration testing need to be covert. Where web servers are used to distribute Class One data the penetration test must attempt to take advantage of web server vulnerabilities.

## **Security Interests**

The Auditor must verify that all Direct Subscribers and Indirect Subscribers must block any general aviation aircraft, and on-demand aircraft, registration numbers included on the FAA-provided list of aircraft covered by a Certified Security Concern.

## **Review and Verification of Data Recipients**

If the Class One data subscriber being audited redistributes data, then the subscriber must supply the auditor with customer listings of any and all downstream Class One (digital “raw”, processed “display”) and Class Two (digital “raw”) data recipients. The auditor must both review the documentation and verify that only Class One data recipients actually receive Class One data.

The auditor must verify that data recipients receive the correct data type. For example, Class One display-only data recipients may not receive a digital (“raw”) feed of Class One data. For example, when a Class One data subscriber has both Class One and Class Two recipients the auditor must verify that Class Two data recipients cannot receive Class One data.

## **Report**

The audit report delivered to the subscriber must include:

- Date(s) the audit was conducted
- Contact information of the auditee
- List of interviewees
- High-level description and/or diagram of the Class One data path including relevant network devices
- Evaluation of configuration review
- Evaluation of vulnerability scan results
- Results of penetration testing
- Results of data recipient review
- Compliance with satisfactory Certified Security Concern List filtering
- Audit findings, significance, and recommendations

The Direct Subscriber audit report to the FAA must include:

- Date(s) the audit was conducted
- Contact information of the auditee
- Audit findings, significance, and recommendations
- Any uncorrected moderate and high risk vulnerabilities for both the Direct Subscriber and all Class One Indirect Subscribers, discovered during the audit.
- A current list and historical listing of all associated (downstream) Indirect Subscribers and the type of data they receive.
- A completed ASDI Full Audit Checklist

## **Component Failure and Audit Waivers**

In exceptional circumstances, audit component waivers may be granted on a case by case basis. The subscriber is still required to complete their audit on the regular deadline date, unless an extension has already been granted. If the subscriber’s completed audit indicates that all other components are compliant, a suitable action plan must be submitted to the ASDI program office. If the ASDI program office rules in favor of the subscriber, the waiver will be approved for a specific period of time. The non-compliant component must be corrected (and successfully audited) at a specified deadline date to avoid a possible downgrade to Class Two or termination of the data feed.

## References

1. "Memorandum of Agreement for Industry Access to the Aircraft Situation Display and National System Status Information Data," Federal Aviation Administration. This document, which must be signed by the ASDI direct subscriber, spells out the responsibilities of both the FAA and the direct subscriber. If the direct subscriber violates this MOA, then the direct subscriber is liable to lose access to the feed.
2. "ASDI Audit Categories Version 1.0." This document depicts the three levels of ASDI audits, and how to determine the required level of audit.

For the latest versions of these and other ASDI documents, go to <http://www.fly.faa.gov/ASDI/asdi.html>

## Contacts:

For more information about the ASDI Program, contact the ASDI Program Office at [asdi-program-office@faa.gov](mailto:asdi-program-office@faa.gov).

## ASDI Full Audit Checklist

The ASDI Full Audit Checklist is intended to be a high level list of areas that must be addressed by the audit. It is not intended to be a procedure. It is included to provide the Class One data subscriber and auditor with a checklist and quick reference on areas the audit must cover. ***Please ensure that all rows under the column with the heading “Comply Y/N” are marked with either a “Y” or “N”, and to attach this completed Audit Checklist to the body of the Audit Report.***

Item	Requirement	Comments	Comply Y/N
1.	The Class One data subscriber is eligible to receive authorized Class One data.		
2.	The British flight data (London data) subscriber is eligible to receive both authorized Class One data and authorized London data.		
3.	Access to Class One data is limited to only those employees authorized to access it.		
4.	Access to British flight data (London data) is limited to those authorized to access it.		
5.	Appropriate security policies exist and reflect industry standards.		
6.	Employees are aware of security policies and employee practices are consistent with security policies.		
7.	Security policies include protecting Class One data from unauthorized access.		
8.	Security authority and responsibilities are formally assigned.		
9.	Physical access to equipment that would allow access to Class One data is restricted to authorized personnel.		
10.	Class One data is only sent to ASDI participants authorized by the FAA to receive Class One data.		
11.	The network topology and the Class One data path are capable of protecting Class One data from unauthorized access.		
12.	Internet access points are firewalled. DMZ's are used and firewalled as appropriate to protect Class One data from unauthorized access.		
13.	Vulnerability scanning from the external network shows no vulnerabilities that would allow unauthorized access of Class One data.		
14.	Vulnerability scanning on internal systems on the Class One data path shows no vulnerabilities that would allow unauthorized access of Class One data.		
15.	Software versions and patch levels on systems		

	on the Class One data path, including routers, firewalls, and systems, are adequate to protect Class One data from unauthorized access.		
16.	Application software versions and patch levels on systems on the Class One data path are adequate to protect Class One data from unauthorized access.		
17.	Appropriate software update procedures exist and are followed.		
18.	Outside sources are used to monitor the status of new security vulnerabilities applicable to protecting Class One data.		
19.	Software updates required to protect Class One data from unauthorized access are applied promptly. Automatic updates are used where appropriate.		
20.	Where appropriate virus and malware protection tools are used and kept up to date on systems on the Class One data path.		
21.	Unnecessary applications are not installed on systems on the Class One data path.		
22.	The security configuration of devices and systems on the Class One data path, for example routers, firewalls, systems, is hardened and adequate to protect Class One data from unauthorized access.		
23.	Unnecessary services are disabled on devices and systems on the Class One data path, for example on routers, firewalls, and systems.		
24.	Firewall and router security policies and rule sets are documented, restrictive, and based on least access, deny-all rules. Required services and ports are documented.		
25.	Firewalls use stateful inspection.		
26.	Only required and documented traffic is allowed in from the Internet.		
27.	Internal addresses are not allowed in from the internet or out to the Internet.		
28.	Modem and wireless polices and practices follow industry standards.		
29.	Account management policies and standards follow industry standards.		
30.	A strong password policy is used.		
31.	Passwords and security related pass phrases and identifiers are changed from the defaults.		
32.	Passwords are changed within every 90 days.		
33.	Passwords conform to the strong password policy and are difficult to crack.		



34.	Audit trails exist, which may include firewall logs, operating system logs, intrusion detection system logs, web server logs, database server logs.		
35.	Database and web server application configurations protect Class One data from unauthorized access.		
36.	Penetration testing against externally addressable IP addresses demonstrates that Class One data is adequately protected from unauthorized access.		
37.	Penetration testing against web servers that distribute Class One data demonstrates that Class One data is adequately protected from unauthorized access.		
38.	If the Class One data subscriber redistributes Class One data, all Class One data recipients are documented.		
39.	If the Class One data subscriber redistributes Class One data, only authorized Class One data recipients receive Class One data.		
40.	If the Class One data subscriber redistributes both Class One data and Class Two data, Class Two data recipients do not receive Class One data.		
41.	If the Class One data subscriber distributes Class One display-only data, display-only data recipients do not receive the Class One digital data feed.		
42.	Security Concerns list filtering must be implemented on any Class one and/or Class Two data path.		
43.	Provide the FAA with required Customer Lists.		