IDENTITY MANAGEMENT AND COMMON SYSTEM ACCESS

CALIFORNIA STATE POLYTECHNIC UNIVERSITY,
POMONA

Audit Report 12-49
February 28, 2013

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## ABBREVIATIONS

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<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>CIO</td>
<td>Chief Information Officer</td>
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<tr>
<td>CSU</td>
<td>California State University</td>
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<tr>
<td>I&amp;IT</td>
<td>Instructional and Informational Technology</td>
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<tr>
<td>IAM</td>
<td>Identity and Access Management</td>
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<tr>
<td>ICSUAM</td>
<td>Integrated California State University Administrative Manual</td>
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<tr>
<td>IT</td>
<td>Information Technology</td>
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<td>SAM</td>
<td>State Administrative Manual</td>
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<tr>
<td>SAITS</td>
<td>Student Affairs Information and Technology Services</td>
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EXECUTIVE SUMMARY

As a result of a systemwide risk assessment conducted by the Office of the University Auditor during the last quarter of 2011, the Board of Trustees, at its January 2012 meeting, directed that Identity Management and Common System Access be reviewed. The Office of the University Auditor had previously reviewed some aspects of identity management and common system access in the 2008 and 2009 audits of Information Security and in the 2011 audits of Sensitive Data Security and Protection.

We visited the California State Polytechnic, Pomona campus from November 26, 2012, through December 13, 2012, and audited the procedures in effect at that time.

Our study and evaluation did not reveal any significant internal control problems or weaknesses that would be considered pervasive in their effects on controls over identity management and common system access. However, we did identify other reportable weaknesses that are described in the executive summary and body of this report. In our opinion, the operational and administrative controls over identity management and common system access in effect as of December 13, 2012, taken as a whole, were sufficient to meet the objectives stated in the “Purpose” section of this report.

As a result of changing conditions and the degree of compliance with procedures, the effectiveness of controls changes over time. Specific limitations that may hinder the effectiveness of an otherwise adequate system of controls include, but are not limited to, resource constraints, faulty judgments, unintentional errors, circumvention by collusion, and management overrides. Establishing controls that would prevent all these limitations would not be cost-effective; moreover, an audit may not always detect these limitations.

Our audit of identity management and common system access did not examine controls over all common system authentication techniques, but was designed to assess management control and oversight, consistency of controls on a sample basis, and compliance with California State University guidance.

The following summary provides management with an overview of conditions requiring attention. Areas of review not mentioned in this section were found to be satisfactory. Numbers in brackets [ ] refer to page numbers in the report.

GOVERNANCE [7]

Campus policies and procedures for identity and access management (IAM) needed improvement. For example, the campus did not have a process to ensure that changes in access privileges were performed consistently and in a timely manner.

AUTHENTICATION [8]

Campus password account policies were not always documented and were not consistent across applications. In addition, the campus lacked sufficient system access tools to assist in monitoring and reporting logon activity to the multiple authentication services.
INTRODUCTION

BACKGROUND

Identity management is a method to provide common access and authentication to systems and data through adherence to a common set of standards, identity attributes, data and data definitions, and identity management practices.

Each California State University (CSU) campus has implemented some form of identity management technology to govern access to their local systems and data. In addition, the CSU, through its identity and access management initiative, has implemented common identity management standards and practices to support a unified identity and access management infrastructure across the CSU system. This includes efforts at the campuses and the chancellor’s office to establish the identity authentication and authorization processes necessary to allow students, faculty, and staff to easily access courses, share resources, and conduct research across networked information systems.

Identity and access management technology enables authorized campus individuals to use their local campus digital identity credentials to gain access, as appropriate, to systemwide CSU resources and services. It will also enable secure transactions between education, business, and government partners.

Integrated California State University Administrative Manual (ICSUAM) §8000.0, Information Security Policy, dated April 19, 2010, represents the most recent and specific guidance to campuses regarding the security and protection over access to systems and data. It provides direction for managing and protecting the confidentiality, integrity, and availability of CSU information assets and defines the organizational scope of information security throughout the system.

The policy states that the Board of Trustees is responsible for protecting the confidentiality, integrity, and availability of CSU information assets. Unauthorized modification, deletion, or disclosure of information assets can compromise the mission of the CSU, violate individual privacy rights, and possibly constitute a criminal act.

According to ICSUAM §8000.0, it is the collective responsibility of all users to ensure the confidentiality of information that the CSU must protect from unauthorized access, the integrity and availability of information stored on or processed by CSU information systems, and compliance with applicable laws, regulations, and CSU or campus policies governing information security and privacy protection. The policy further states that auxiliary organizations, external businesses, and organizations that use campus information assets must also follow the CSU Information Security Policy.

State Administrative Manual §5300 defines information security as the protection of information and information systems and equipment from a wide spectrum of threats and risks. Implementing appropriate security measures and controls to provide for the confidentiality, integrity, and availability of information regardless of its form (electronic, print, or other media) is critical to ensure business continuity and protection against unauthorized access, use, disclosure, disruption, modification, or destruction. Pursuant to Government Code §11549.3, every state agency, department, and office shall comply with the information security and privacy policies, standards, procedures, and filing requirements issued by the Office of Information Security and Privacy Protection in the California Office of Information Security.
State Administrative Manual §5320 states that each agency must provide for the integrity and security of its information assets by identifying all automated files and databases for which the agency has ownership responsibility and ensuring that responsibility for each automated file or database is defined with respect to owners of the information within the agency, custodians of the information, users of the information, and classification of the information to ensure that each automated file or database is identified in accordance with law and administrative policy.
INTRODUCTION

PURPOSE

Our overall audit objective was to ascertain the effectiveness of existing policies and procedures related to the administration and control of identity management and common system access; to determine the adequacy of controls over the related processes; and to ensure compliance with relevant governmental regulations, Trustee policy, Office of the Chancellor directives, and campus procedures.

The objective of identity federation is to enable users of one domain to securely access data or systems of another domain seamlessly, without the need for redundant user administration. Use of identity federation standards can increase security and lower risk by enabling the CSU to identify and authenticate a user once, and then use that identity information across multiple systems. It can improve privacy compliance by allowing the user to control what information is shared, or by limiting the amount of information shared. Moreover, it can drastically improve the end-user experience by eliminating the need to login to multiple systems.

Within the overall audit objective, specific goals included determining whether:

- Cross-departmental administrative and managerial internal controls are in place, including delegations of authority and responsibility, oversight committees, executive-level reporting, and documented policies and procedures.

- A management framework is established to initiate and control the implementation of identity management within the organization, and management direction and support for identity management is communicated in accordance with business requirements and relevant laws and regulations.

- CSU campuses are participating in the federated model, which defines specific identity validation techniques, process controls, and monitoring.

- Responsibility for definitive identification of individuals is defined, and processes address acceptable forms of photo identification required prior to the assignment of user accounts.

- Responsibilities and procedures for the management of information processing and identity management architecture are defined, and technical security controls are integrated within systems and networks to ensure consistency of user account and password controls for all systems connected to this centralized authentication process.

- Individual user access rights to systems, applications, and business processes are appropriately controlled through user identification and authentication techniques that are based on business and security requirements.

- Formal monitoring and event reporting procedures are in place to identify information security events and weaknesses within the supporting servers and technologies, and communication of such security events is consistent and effective, allowing for timely corrective action.
The overall integration of information systems design, configuration, operation, use, and management are in conformance with statutory, regulatory, and contractual security requirements governing privacy and protected data; and the entire process is regularly reviewed for compliance with associated regulations.
SCOPE AND METHODOLOGY

The proposed scope of the audit, as presented in Action Item, Agenda Item 2 of the January 24 and 25, 2012, meeting of the Committee on Audit, stated that Identity Management and Common System Access would include review and compliance with Trustee policy, federal and state directives, systemwide guidance, and campus policies and procedures surrounding system authentication; procedures for technical specifications; program access considerations; technical architecture; and access provisioning and deprovisioning requirements.

Our study and evaluation were conducted in accordance with the International Standards for the Professional Practice of Internal Auditing issued by the Institute of Internal Auditors and included the audit tests we considered necessary in determining that operational and administrative controls are in place and operative. This review emphasized, but was not limited to, compliance with state and federal laws, Board of Trustee policies, and Office of the Chancellor and campus policies, letters, and directives. The audit review focused on procedures currently in effect.

We focused primarily upon the administrative, compliance, operational, and technical controls over authorization processes used to validate the identity of users and ensure that users are appropriate, including security of the server hosting the directory services, the authentication process, and procedures used to create and maintain the user credentials. Specifically, we reviewed and tested:

- Information security policies and procedures.
- Identity management organizational structure and management framework.
- Directory architecture and administrative and technical procedures.
- Access and configuration controls over networks, systems, applications, business processes, and data.
- Authentication methodologies and technologies.
- Procedures to create and maintain user credentials.
- Support and maintenance of the servers used to support identity management systems.

Our testing and methodology was designed to provide a managerial level review of key practices over identity management and common system access. Our review did not examine all systems with independent authentication, but focused on those authentication techniques that were shared by multiple application systems. Our testing approach was designed to provide a view of the system security used to provide access to key networks and applications and to assess the associated identity validation methods.
OBSERVATIONS, RECOMMENDATIONS, AND CAMPUS RESPONSES

GOVERNANCE

Campus policies and procedures for identity and access management (IAM) needed improvement.

We found that the campus:

- Had not developed written IAM policies and procedures for overall governance and definition of roles and responsibilities in operating, using, and monitoring the IAM system.

- Did not have a process to ensure that changes in access privileges were performed consistently and in a timely manner.

Integrated California State University Administrative Manual (ICSUAM) §8015, Organizing Information Security, dated April 19, 2010, states that each campus must develop, implement, and document the organizational structure that supports the campus’ information security program. The organizational structure must define the functions, relationships, responsibilities, and authorities of individuals or committees that support the campus information security program.

ICSUAM §8030, Personnel Information Security, dated April 19, 2010, states that campuses must implement procedures to revoke access to information resources upon termination of employment, or when job duties no longer provide a legitimate business reason for access, except where specifically permitted by campus policy and by the data owner. Unless otherwise authorized, when an employee voluntarily or involuntarily separates from the campus, information system privileges, including all internal, physical, and remote access, must be promptly revoked.

The associate chief information officer (CIO) of operations, instructional and information technology (I&IT) stated that the campus had relied on the IAM working committee to resolve issues regarding the collection and maintenance of attribute identifiers, and that the campus was waiting for the chancellor’s office to provide additional guidance on the scope and minimum requirements of an IAM policy. He further stated that the decentralized nature of the information technology (IT) function on campus had made it difficult to gain consensus on identity management across the enterprise, and the campus had recognized that the manual processes used to deprovision accounts were subject to human error and delays based on existing processes. He also stated that given the custom-built nature of the campus IAM system, changes or improvements to address new requirements take time.

Failure to develop sufficient policies and procedures for IAM may lead to undetected system breakdowns and data misappropriations and misuse.
Recommendation 1

We recommend that the campus:

a. Develop and implement written IAM policies and procedures for overall governance and definition of roles and responsibilities in operating, using, and monitoring the IAM system.

b. Create a process to ensure that changes in access privileges are performed consistently and in a timely manner.

Campus Response

a. We concur. The campus will develop and implement an Identity and Access Management (IAM) standard and procedures for overall governance by August 2013. The IAM standard will define the roles and responsibilities in operating, using, and monitoring the IAM system.

b. We concur. The IAM standard and procedures will document a process by which access privileges are provisioned and de-provisioned in a consistent and timely manner by October 2013.

AUTHENTICATION

PASSWORD STANDARDS

Campus password account policies were not always documented and were not consistent across applications.

Specifically, we found that account lockout thresholds and password expiration attributes were not consistent.

ICSUAM §8060, Access Controls, dated April 19, 2010, states in part that appropriate controls must be in place to prevent unauthorized access to protected information assets.

State Administrative Manual (SAM) §5340, Access Controls, states that agencies must ensure the appropriate physical, technical, and administrative controls are in place to support proper access to agency information assets. These controls must be based on both business and security requirements to prevent and detect unauthorized access.

The associate CIO of operations, I&IT stated that due to the decentralized nature of the campus IT function, the campus relied on a shared governance model relating to certain group settings that impacted account lockouts. In addition, he stated that the campus was working on standardizing password history and password expiration attributes for user accounts. He further stated that the campus had relied on each authenticating application throughout the campus IAM system to set the appropriate account expiration and accompanying controls based on an assessment of risk.
The lack of formal password account policies and failure to consistently apply those policies increases the risk of security compromises and inadequate security over protected data.

**Recommendation 2**

We recommend that the campus develop and document consistent password account policies across applications, including account lockout thresholds and password expiration attributes.

**Campus Response**

We concur. The campus will develop a password standard that will document the university's requirements for acceptable password selection and maintenance to maximize security of the password and minimize its misuse or theft.

The password standard will include the following topics: password construction; password protection; password expiration; password reuse; account lockout thresholds; system and server/desktop administrator accounts; application development.

**Timeline:** August 2013

**SYSTEM ACCESS MONITORING**

The campus lacked sufficient system access tools to assist in monitoring and reporting logon activity to the multiple authentication services.

ICSUAM §8060, *Access Controls*, dated April 19, 2010, states in part that appropriate controls must be in place to prevent unauthorized access to protected information assets.

SAM §5340, *Access Controls*, states that agencies must ensure the appropriate physical, technical, and administrative controls are in place to support proper access to agency information assets. These controls must be based on both business and security requirements to prevent and detect unauthorized access.

The associate CIO of operations, I&IT stated that the campus had recognized for some time that additional monitoring tools were needed to ensure the security of the campus user accounts through the various authentication systems that an account may rely upon. He further stated that the campus had recently completed a draft request for proposals for a log management system to aid in the system access monitoring activity.

Failure to implement adequate system access monitoring tools may lead to undetected system breaches and increases the risk of unauthorized access to data.
Recommendation 3

We recommend that the campus implement system access tools to assist in monitoring and reporting logon activity to the various authentication services.

Campus Response

We concur. The campus plans to make changes to the campus IAM system to assist in the monitoring and reporting of user logon activity across various authentication services. The campus also plans to implement a log analysis tool to assist in the collection and analysis of logon activity across the various authentication services.

Timeline: August 2013
# APPENDIX A: PERSONNEL CONTACTED

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
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<tbody>
<tr>
<td>J. Michael Ortiz</td>
<td>President</td>
</tr>
<tr>
<td>Al Arboleda</td>
<td>Associate Chief Information Officer (CIO) of Operations, Instructional and Information Technology (I&amp;IT)</td>
</tr>
<tr>
<td>Edwin Barnes III</td>
<td>Vice President and Chief Financial Officer, Administrative Affairs</td>
</tr>
<tr>
<td>Deborah Brandon</td>
<td>Executive Director, Office of Admissions and Outreach</td>
</tr>
<tr>
<td>David Drivdahl</td>
<td>Interim Director of System Administration, I&amp;IT</td>
</tr>
<tr>
<td>Paul Henson</td>
<td>Operating System Analyst, I&amp;IT</td>
</tr>
<tr>
<td>Rose Kukla</td>
<td>Director, Student Affairs Information &amp; Technology Services (SAITS)</td>
</tr>
<tr>
<td>Darwin Labordo</td>
<td>Associate Vice President, Finance and Administrative Services</td>
</tr>
<tr>
<td>Lee Anne Ma</td>
<td>Student Administration Security Coordinator, SAITS</td>
</tr>
<tr>
<td>Candie McDougall</td>
<td>Lead Support Help Desk, I&amp;IT</td>
</tr>
<tr>
<td>John McGuthry</td>
<td>Chief Information Officer, I&amp;IT</td>
</tr>
<tr>
<td>Dennis Miller</td>
<td>Chief Employment Officer and Managing Director, Foundation</td>
</tr>
<tr>
<td>Gary Pierce</td>
<td>Information Security Analyst, I&amp;IT</td>
</tr>
<tr>
<td>Tim Raymond</td>
<td>Director of Central Applications, I&amp;IT</td>
</tr>
<tr>
<td>Jane Self</td>
<td>Director of Payroll, Employment and Compensation Services, Human Resource Services</td>
</tr>
<tr>
<td>Randall Townsend</td>
<td>Management Information Systems Manager, Foundation</td>
</tr>
<tr>
<td>May Tang</td>
<td>Systems Administrator, Administrative Affairs Information Systems</td>
</tr>
<tr>
<td>Glendy Yeh</td>
<td>Executive Director, Administrative Affairs Information Systems and Interim Associate CIO Enterprise Applications, I&amp;IT</td>
</tr>
<tr>
<td>Joice Xiong</td>
<td>Director of Internal Audit, Administrative Affairs</td>
</tr>
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April 12, 2013

Mr. Larry Mandel, University Auditor
Office of the Auditor
The California State University
400 Golden Shore, Suite 210
Long Beach, CA 90802

Dear Mr. Mandel:

Subject: Campus Response – Identity Management and Common System Access

Enclosed is California State Polytechnic University, Pomona’s campus response to the Identity Management and Common System Access Audit 12-49. We appreciate the effort you and your staff have made to indicate areas where our procedures or internal controls could be strengthened. We will take the necessary actions to address the report’s recommendations.

Please direct questions concerning the response to Darwin Labordo, Associate Vice President of Finance and Administrative Services and Associate Chief Financial Officer at 909-869-2008 or dlabordo@csupomona.edu.

Sincerely,

Edwin A. Barnes, III, Vice President
Administrative Affairs

Ce: J. Michael Ortiz, President
Albert Arboleda, Information Security Officer, I&IT Information Security
Darwin Labordo, Associate Vice President, Finance & Administrative Services
John W. McGuthy, Chief Information Officer, Instructional & Information Technology
Joice Xiong, University Auditor

Enclosure
IDENTITY MANAGEMENT AND COMMON SYSTEM ACCESS

CALIFORNIA STATE POLYTECHNIC UNIVERSITY,
POMONA

Audit Report 12-49

GOVERNANCE

Recommendation 1

We recommend that the campus:

a. Develop and implement written IAM policies and procedures for overall governance and definition of roles and responsibilities in operating, using, and monitoring the IAM system.

b. Create a process to ensure that changes in access privileges are performed consistently and in a timely manner.

Campus Response

a. We concur. The campus will develop and implement an Identity and Access Management (IAM) standard and procedures for overall governance by August 2013. The IAM standard will define the roles and responsibilities in operating, using, and monitoring the IAM system.

b. We concur. The IAM standard and procedures will document a process by which access privileges are provisioned and de-provisioned in a consistent and timely manner by October 2013.

Timeline: August 2013

AUTHENTICATION

PASSWORD STANDARDS

Recommendation 2

We recommend that the campus develop and document consistent password account policies across applications, including account lockout thresholds and password expiration attributes.

Campus Response

We concur. The campus will develop a password standard that will document the University's requirements for acceptable password selection and maintenance to maximize security of the password and minimize its misuse or theft.
The password standard will include the following topics:

a. Password construction
b. Password protection
c. Password expiration
d. Password reuse
e. Account lockout thresholds
f. System and Server/Desktop Administrator Accounts
g. Application development

Timeline: August 2013

**SYSTEM ACCESS MONITORING**

**Recommendation 3**

We recommend that the campus implement system access tools to assist in monitoring and reporting logon activity to the various authentication services.

**Campus Response**

We concur. The campus plans to make changes to the campus IAM system to assist in the monitoring and reporting of user log on activity across various authentication services. The campus also plans to implement a log analysis tool to assist in the collection and analysis of logon activity across the various authentication services.

Timeline: August 2013
May 13, 2013

MEMORANDUM

TO: Mr. Larry Mandel
   University Auditor

FROM: Timothy P. White
       Chancellor

SUBJECT: Draft Final Report 12-49 on
         Identity Management and Common System Access,
         California State Polytechnic University, Pomona

In response to your memorandum of May 13, 2013, I accept the response as
submitted with the draft final report on Identity Management and Common
System Access, California State Polytechnic University, Pomona.

TPW/amd