Planning for a Zero Trust Architecture: A Planning Guide for Federal Administrators

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Abstract

NIST Special Publication 800-207 defines zero trust as a set of cybersecurity principles used when planning and implementing an enterprise architecture. These principles apply to endpoints, services, and data flows. Input and cooperation from various stakeholders in an enterprise is needed for a zero trust architecture to succeed in improving the enterprise security posture. Some of these stakeholders may not be familiar with risk analysis and management. This document provides an overview of the NIST Risk Management Framework (NIST RMF) and how the NIST RMF can be applied when developing and implementing a zero trust architecture.

Keywords

architecture; cybersecurity; enterprise; network security; risk management; Risk Management Framework; zero trust.

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Audience

This document was written to help enterprise administrators, system operators and IT security officers understand how the various roles and tasks in the NIST Risk Management Framework (RMF) can be used when moving to a zero trust architecture. This document briefly introduces zero trust, and how the RMF process can be used in a zero trust migration process. It is assumed that the reader is familiar with the concepts of zero trust as described in NIST SP 800-207 and has had exposure to federal information security practices.

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1 Zero Trust

Zero trust provides a collection of concepts designed to minimize uncertainty in enforcing accurate, least privilege per-request access decisions in information systems and services in the face of a network viewed as contested. That is, there may be a malicious actor on the network that can intercept or initiate communication. Zero trust is fundamentally comprised of a set of principles upon which information technology architectures are planned, deployed, and operated [1]. Zero trust uses a holistic view that considers potential risks to a given mission or business process and how they are mitigated. As such, there is no single specific zero trust infrastructure implementation or architecture. zero trust solutions depend on the workflow (i.e., part of the enterprise mission) being analyzed and the resources that are used in performing that workflow. zero trust strategic thinking can be used to plan and implement an enterprise IT infrastructure, this plan is called a zero trust architecture (ZTA).

Enterprise administrators and system operators need to be involved in the planning and deployment for a ZTA to be successful. ZTA planning requires input and analysis from system and workflow owners as well as professional security architects. Zero trust cannot be simply added onto an existing workflow but needs to be integrated into all aspects of the enterprise. This document introduces NIST Risk Management Framework (RMF) [2] concepts for administrators and operators who are in the process of migrating to a ZTA. The RMF lays out an approach that includes set of steps and tasks that is integrated into enterprise risk analysis, planning, development, and operations. Administrators who normally do not perform the steps and tasks detailed in the RMF may find that they will need to become familiar with them as they migrate to a ZTA.

NIST Special Publication 800-207 [1] provides a conceptual framework for zero trust. While not comprehensive to all information technology this conceptual framework can be used as a tool to understand and develop a ZTA for an enterprise. This publication also provides an abstract logical architecture that can be used to map solutions and gaps upon. The abstract architecture is reproduced in figure 1 below.



Figure 1: Core Zero Trust Logical Components

In this diagram, the components are depicted by logical function, and thus do not necessarily represent the composition of capabilities in operational systems. It is possible that multiple components may serve one logical function in a distributed manner, or a single solution may fulfill multiple logical roles. The roles are described in NIST SP 800-207, but are summarized below:

- **Policy Engine (PE):** The "brain" of a ZTA implementation and the components that ultimately evaluate resource access requests. The PE relies on information from the various data sources (access logs, threat intelligence, endpoint health, and network ID authentication, etc.)
- **Policy Administrator (PA):** The executor function of the PE. The PA's role is to establish, maintain and ultimately terminate sessions¹ in the data plane between the subject and the resource. The PA, PE and PEP communicate on a logically (or physically) separate set of channels called the control plane. The control plane is used to establish and configure the data plane channels used to send application traffic.
- **Policy Enforcement Point (PEP):** The component that applications, endpoints, etc. will interact with to be granted access permission to a resource. The PEP is responsible for gathering information for the PE and following the instructions issued by the PA to establish and terminate communication sessions. All data plane communications between enterprise resources must be managed by a PEP.
- Information feeds (left and right): Sometimes called policy information points (PIPs). These are not "core" functional ZTA components themselves but used to support the PE. These feeds include the set of codified policies, identity and endpoint attributes, environmental factors and historical data used by the PE to generate resource access decisions.

1.1 Tenets of Zero Trust

Zero trust could be summarized as a set of principles (or tenets) used to plan and implement an IT architecture. The tenets below were originally defined in NIST SP 800-207 [1] but are repeated and expanded upon here and grouped as relating to network identity, endpoint health, or data flows. Some discussion of the tenets is included, and some considerations that planners should keep in mind when developing a zero trust architecture.

1.1.1 Tenets that Deal with Network Identity Governance

I. All resource authentication and authorization are dynamic and strictly enforced before access is allowed. A typical enterprise has a wide collection of network identities: end users, accounts used by processes and services, etc. Some end users may have multiple network identities, and some identities may only be used by

¹ The unit of "session" can be nebulous and differ depending on tools, architecture, etc. The basic definition in a zero trust context is a connection to one resource utilizing one network identity and one privilege for that identity (e.g. read, write, delete, etc.) or even a single operation (similar to an API call). This would be the ideal case, but implementations may not allow this fine grain of control and may define sessions as broadly as "connection to a resource by a network identity with set privileges for a period of time" with reauthentication and reauthorization needed for increased privilege, after a set time period, or an operational change is detected.

hardware/software components. The enterprise needs to have a governance policy and structure in place so that only authorized operations are performed, and only when the identity has properly authenticated itself. The enterprise needs to consider if their current identity governance policies are mature enough and where and how are authentication and authorization checks currently performed. Dynamic enforcement means that other factors such as endpoint and environmental factors impact authentication and authorization policies.

1.1.2 Tenets that Deal with Endpoints

- I. All data sources and computing services are considered resources. An enterprise relies on different resources to perform its mission: mobile devices, data stores, compute resources (including virtual), remote sensors/actuators, etc. All these components are resources and need to be considered in a ZTA. Some components (e.g., IoT sensors) may not be able to support some solutions such as configuration agents, application sandboxing, etc. so compensating technologies or alternative mitigations may be needed. If the resource lacks certain security capabilities, the enterprise may need to add a PEP component to provide that functionality.
- II. The enterprise monitors and measures the integrity and security posture of all owned and associated resources. This tenet deals with the aspects of cyber hygiene for both enterprise-owned resources and those that may not be owned, but used in an enterprise workflow such as configuration, patching, application loading, etc. The state of resources should be monitored, and appropriate action taken when new information such as a new vulnerability or attack is reported or observed. The confidentiality and integrity of data on the resource should be protected. This requires enterprise admins to know how resources are configured, maintained, and monitored.

1.1.3 Tenets that Apply to Data Flows

- I. All communication is secured regardless of network location. In zero trust, the network is always considered contested. A ZTA should be designed with the assumption that an attacker is present on the network and could observe/modify communications. Appropriate safeguards should be in place to protect the confidentiality and integrity of data in transit. If a resource cannot provide this functionality natively, a separate PEP component may be necessary.
- II. Access to individual enterprise resources is granted on a per-session basis. In an ideal zero trust architecture, every unique operation would undergo authentication and authorization before the operation is performed. For example, a delete operation following a read operation to a database should trigger an additional authentication and authorization check. This level of granularity may not always possible and other mitigating solutions such as logging and backups, may be needed to detect and recover from unauthorized operations. Enterprise administrators will need to plan how to enforce fine grain access policies on individual resources. If the security tools used by

the enterprise do not allow this, other solutions such as logging, versioning tools, or backups may help achieve the desired access control outcome and manage this risk.

- III. Access to resources is determined by dynamic policy—including the observable state of client identity, application/service, and the requesting asset—and may include other behavioral and environmental attributes. In zero trust, the default behavior for all resources is to deny all connections and only accept connections that are explicitly allowed by policy. Those authorized to access the resource must still authenticate themselves and prove they meet the enterprise policy to be granted the session. This may include meeting requirements such as client software versions, patch level, geolocation, historical request patterns, etc. Note that it may not be possible to perform all checks at the time of each access request, some policy check may be performed on an independent schedule (e.g., daily software versioning checks).
- IV. The enterprise collects as much information as possible about the current state of assets, network infrastructure and communications and uses it to improve its security posture. Zero trust adds a dynamic response factor that was typically lacking (or not possible) in previous perimeter-based architectures. This requires the enterprise to monitor all traffic to the extent feasible and restricted (or required) by policy, regulation or legal requirement. System logs and threat intelligence are used to refine or change policy in response to new information. For example, a new vulnerability in a software component in use in the enterprise is announced. A zero trust enterprise could move quickly to quarantine the affected resources until they can be patched or modified to mitigate the newly discovered vulnerability. Administrators will need to set up and maintain a comprehensive monitoring and patching program for the enterprise and should consider how automated tools could assist in responding to newly discovered threats.

2 Getting Started on the Journey

Moving to a zero trust architecture will likely never start from scratch but will involve a series of upgrades and changes over time. Some changes may be simple configuration changes, and some may involve the purchase and deployment of new infrastructure; it all depends on what tools are currently used and available to the enterprise.

The process of migrating to a ZTA is not a unique process and is similar to other cybersecurity upgrades or improvements but guided by zero trust principles in the planning and implementation. Existing frameworks such as the NIST Risk Management Framework (RMF) [2] and Cybersecurity Framework (CSF) [3] can help an enterprise discuss, develop, and implement a ZTA. In the following sections, the RMF will be used to describe a series of steps and processes that could be used to migrate a workflow to a ZTA.

Additionally, there is the Federal CIO Handbook [4] that provides information and links to relevant policies, mandates and programs that apply to federal agencies. This includes programs

like the Continuous Diagnostics and Mitigation (CDM)² program and the Trusted Internet Connection (TIC)³ policy that can provide additional guidance and tools for federal agency administrators as well as planners and managers.

2.1 The Process

NIST SP 800-37 Revision 2, *Risk Management Framework for Information Systems and Organizations: A System Life Cycle Approach for Security and Privacy*, [2] describes the Risk Management Framework (RMF) methodology and its seven steps:

- Organizational and system preparation (PREPARE step)
- System categorization (CATEGORIZE step)
- Control selection (SELECT step)
- Control implementation (IMPLEMENT step)
- Control assessment (ASSESS step)
- System authorization (AUTHORIZE step)
- Control monitoring (MONITOR step)

While the RMF steps are described in order, after initial implementation, they may be carried out or revisited in any sequence. The individual tasks that make up the seven steps could be conducted and revisited as needed, and possibly in parallel with other steps and tasks. The transitions between steps can be fluid (see figure 2). This is true when developing and implementing a ZTA, as the dynamic nature of zero trust may require revisiting RMF steps to respond to new information or technology changes. The details of the individual steps are documented in NIST SP 800-37 Rev 2 [2] and the accompanying RMF Quick Start Guides [5].

² <u>https://www.cisa.gov/cdm</u> for more information

³ <u>https://www.cisa.gov/trusted-internet-connections</u> for more information



Figure 2: Risk Management Framework Steps

For an initial zero trust migration, the steps are usually followed in order (but as stated above, it is not necessary for subsequent implementation). The RMF steps are very similar to the highlevel steps developed for zero trust by John Kindervag [6-7] and are partially mapped below. This process assumes the authorization boundary⁴ has been created and the system components used in the workflow are known (i.e., the PREPARE step has been performed and data collected). There is no explicit CATEGORIZE step in Kindervag's original high-level description as it was not developed with federal agency policies in mind. The Kindervag steps are:

- 1. Map the attack surface (referred to defining the protect surface [6]) of the resource(s) and identify the key parts that could be targeted by a malicious actor. This activity will be covered by the tasks in the PREPARE and SELECT step.
- 2. From the PREPARE step (tasks P-12 and P-13), the data flows should be identified and mapped.
- 3. The IMPLEMENT step: Focus on implementing the controls from the SELECT phase on the resource and related PEP. The PEP may be a separate component from the resource itself and used to meet authentication/authorization related controls. The underlying network should not be considered trusted, so links between individual resources must pass through a PEP.
- 4. The ASSESS Step: Make sure all access policies developed and put in place during the IMPLEMENT step are implemented and operating as intended. This would conclude with the AUTHORIZE step, where the system and workflow is in a state to begin actual operation.
- 5. The MONITOR step: Implement the monitoring and management process for the resource (and its security posture).

⁴ All components of an information system to be authorized for operation by an authorizing official.

2.1.1 Prepare

The first step in the RMF process is PREPARE. When starting the zero trust transition, this step is foundational as a full inventory of resources, network identities and roles/privileges are necessary for zero trust. The PREPARE step includes tasks applicable to the organization and mission/business process levels and at the system level. System architects, administrators and operators will likely focus on the system level-based tasks in the PREPARE step but may have valuable input to the organization and mission/business process level tasks. Business process owners may also provide input to system administrators on how resources are utilized in workflows that may also help scope the security requirements. The PREPARE step is primarily focused on preparing the organization to manage its security and privacy risks using the NIST RMF, and establishing essential activities at the organization, mission and business process, and system levels.

The enterprise architecture team should focus on identifying relevant business processes (workflows) and systems at the RMF mission/business level. A risk analysis should be done on each workflow including the possible impact of new operations or components added for the proposed ZTA. The owners and key personnel involved in the workflow should be identified and have input in the analysis, as they may have knowledge and experience about the workflows that deviate from existing workflow or system documentation. This maps to the organization and mission/business process level tasks (P-3 to P-7) of the PREPARE step (table 1 of NIST SP 800-37r2) [2]. System administrators and operators should focus on identifying the resources that are used to conduct the identified business processes. This focus maps to the system level tasks (P-8 through P-18) of the PREPARE step (table 2 of NIST SP 800-37r2) [2].

Resources involved in each workflow will be the subject of the security plan. A security plan is "[a] formal document that provides an overview of the security requirements for an information system and describes the security controls⁵ in place or planned for meeting those requirements" [2]. This can potentially cover:

- Resources falling under two different categories:
 - Workflow specific resources that are used to directly support the given workflow.
 Examples would include a single purpose report database and cloud-based application used to submit reports to that database.
 - General infrastructure resources that are shared by several (or all) workflows.
 Examples include network infrastructure (switches, wireless network access points, etc.), and general network services (DNS, email, etc.)
- Network identities and governance tools used within the organization. This is not just a list of end user accounts, but includes service accounts used by software components, endpoint IDs, etc.
- Any data classification programs and procedures used within the organization.

⁵ A safeguard or countermeasure prescribed for an information system or an organization designed to protect the confidentiality, integrity, and availability of its information and to meet a set of defined security requirements.

• The current state of monitoring of enterprise resources. One of the foundations of zero trust is understanding and monitoring of data flows in the enterprise. It is vital that an enterprise have a solid continuous monitoring plan and toolset that can be leveraged before implementing a ZTA.

Once the foundational work of identifying unique workflows and enterprise resources has been completed, the RMF authorization boundaries can be determined (task P-11). The authorizing official determines the authorization boundary with input from other stakeholders, including enterprise architects, the mission or business owner, and system owner. The authorization boundary includes all system components and will likely include any PEP component that provides security capabilities. Connection between resources within the authorization boundary must also be secure and not implicitly trusted. zero trust principles consider the network contested and so connections between resources within the authorization boundary are subject to the same controls as connections crossing the authorization boundary (e.g. from the outside Internet to within the boundary and vice versa). Controls that are covered by PEP components may be reusable in other systems if the same PEP solution is used with other resources, such as some cloud access security broker (CASB) or similar solutions when used to provide the PEP component for multiple different resources (see NIST SP 800-37r2 Appendix G [2]).

2.1.2 Categorize

This step does not change in a zero trust planning process. FIPS 199 [8] and FIPS 200 [9] are used to place resources in a LOW, MODERATE or HIGH category based on its confidentiality, integrity, and availability requirements in the workflows. The owners of the resource and workflows that use the resource can be valuable input in this set of tasks. Like in the PREPARE step, system administrators will likely be vital to task C-1 (table 3 of NIST SP 800-37r2) [2]. This is the task that documents the characteristics of a system, both the resource and relevant workflows.

2.1.3 Select

This step also does not change in a zero trust planning process. The baseline controls for LOW, MODERATE and HIGH-impact systems are listed in NIST SP 800-53B [10]. Additional controls may be added or removed as part of control tailoring, adjusting the controls to manage risk to the resource, its known attack surface, and its position in the workflow. The use of control overlays⁶ may assist in this, but the overlay should not be considered immutable and should be tailored for the unique resource, workflow, and proposed or added ZTA components. The planners should also consider what controls will be met by the PEP, and what may need to be implemented in the resource itself. As with the CATEGORIZE step, the resource owners and owners of the workflows that use the resource may provide valuable input in this step. As zero trust places importance on continuous monitoring and updating of security postures, cybersecurity architects and administrators need to develop a comprehensive monitoring process

⁶ An overlay offers organizations additional customization options for control baselines and may be a fully specified set of controls, control enhancements, and other supporting information (e.g., parameter values) derived from the application of tailoring guidance. Overlays also provide an opportunity to build consensus across communities of interest and develop a starting point of controls that have broad-based support for very specific circumstances, situations, and/or conditions.

that can handle the volume of data needed for the dynamic nature of zero trust.

In addition to NIST SP 800-53 [11] and SP 800-53B [10], enterprise architects and administrators may wish to consult other resources as necessary such as the Federal CIO Handbook [4] and TIC 3.0 documents and use cases [12] for other requirements. The TIC 3.0 use case documents may provide a high level, initial playbook for a potential architecture. The concept of "trust zones" in the TIC 3.0 documents may influence the process of defining authorization boundaries. These documents may help in developing the desired set of requirements and security properties for the resource.

System administrators should provide necessary input for the relevant tasks (in table 4 of NIST SP 800-37r2 [2]). Tasks S-4 and S-5 will likely require the most input as administrators and operators have the most knowledge about the resources comprising the system.

2.1.4 Implement

The IMPLEMENT step, like the two previous steps, does not have any zero trust specific concerns. However, as with the RMF and zero trust, future monitoring/maintenance operations should be kept in mind. Administrators may want to avoid solutions that involve frequent human required actions or do not easily fit into proposed or existing monitoring systems. zero trust encourages automation to have dynamic responses to changing security concerns and manual changes may not be able to keep up with frequent changes. Both tasks in the step (table 5 of NIST SP 800-37r2 [2]) involve the administrators and operators of a given resource.

2.1.5 Assess

In a ZTA, the assessment of controls should be continual to address the ever changing environment. Modern IT environments and trends like DevOps/DevSecOps mean that a singular assessment of an operating system quickly becomes outdated as improvements and configuration changes are done to mitigate newly discovered threats or changes to the enterprise infrastructure. Administrators and operators may not have specific tasks in this step but may be needed to supply information about resources or workflows in a system.

In response, the ASSESS step should be thought of as comprising two assessment processes: continual assessment of the system (also part of the MONITOR step below), and of the processes used to manage the system. The management process must be assessed as the dynamic nature of zero trust means that the system itself will likely change more quickly than a human performed assessment program can manage at scale. This assessment takes factors such as the change process into consideration to assess how the system is modified.

Assessing the SP 800-53 controls of the system itself should ideally have a continual assessment component utilizing a monitoring program [13]. Frequent automated checks or scans should be conducted to detect changes in the system (as part of the MONITOR step below). Logging data should be used to detect possible malicious behavior that requires further investigations or remediation. This assessment may also include active processes such as red team testing of the system as input into the assessments.

2.1.6 Authorize

This step's goal remains the same in any architecture with the view that a system is more than just its current operating deployment. A ZTA should be dynamic and fluid to respond to changing network conditions. Authorizations should not be viewed as applying to the operation of a static system but applying to both the system and its processes for changes or updates.

2.1.7 Monitor

As stated previously, zero trust requires the enterprise to monitor the resources used to conduct its primary mission(s). This encompasses endpoint hygiene and user behavior as well as network traffic. This maps to task M-1 in table 8 of NIST SP 800-37r2 [2]. Exactly how this is done depends on the technology solutions in place in the enterprise. However, regardless of the technology, the enterprise should have policies in place to trigger actions based on behaviors observed through monitoring. This may include reacting to security events or tied to a DevOps process to modify or improve the system.

In addition to monitoring the current activity and state of enterprise resources, cybersecurity planners should consider how external threat intelligence can help in pre-emptive responses to new conditions (task M-3). A tool like the .GOVCAR [14] may be useful in prioritizing threats to be addressed. For federal agencies there are also additional monitoring programs that may assist such as CDM dashboards [15] and the AWARE [16] program.

2.1.8 RMF Operational Loops

Zero trust lends itself to the use of more dynamic development and operations (DevOps) [17] and DevOps and security (DevSecOps) style operations. The cycles of security updates and reviews could be described as involving a subset of the RMF process. For example, a DevOps cycle for the cybersecurity posture could be expressed as figure 3 below:



Figure 3: DevOps Cycle

In this loop, the data collected in the MONITOR step then feeds back into the IMPLEMENTATION step. As improvements and refinements are implemented, they are then assessed and follow the continual AUTHORIZE step to enter operations. If necessary, the DevOps/DevSecOps team may even fall back to the SELECT step if new information leads to new controls to be added or existing controls to be removed.

Even in a more static IT operational environment (i.e., not using DevOps), a zero trust model could be seen as a loop of only three RMF steps. In this loop, there is no DevOps component so the ASSESS and AUTHORIZE steps are continually cycled as new information is gathered from system logs, threat intelligence, etc. This may lead to new configuration changes or policy updates. Larger changes to the operations will be less frequent and involve a longer cycle as other steps outside of the loop (steps IMPLEMENT and others) are performed if new information requires a larger change.



Figure 4: Operations Cycle

3 Conclusion

Zero trust is not a single technology solution, but a larger cybersecurity strategy and operational practice. A successful zero trust architecture requires the cooperation of cybersecurity planners, management, and administration/operations. Zero trust also requires the involvement of system, data, and process owners who may not traditionally provide input on the risks to their charges. This input is vital; zero trust is a holistic approach to enterprise cybersecurity and requires support from managers, IT staff and general enterprise users.

The NIST Risk Management Framework provides a holistic process to manage cybersecurity and privacy risk to systems and organizations. It can also help administrators and operators and others that do not primarily focus on cybersecurity. This white paper provides an overview of the NIST RMF and provides links and pointers on how administrator and operators can begin understanding the steps of RMF and how these steps support zero trust. The goal is to provide pointers to IT staff to help them understand how their roles may evolve in a ZTA and where risk management staff need to bring in other IT staff to assist in their analysis. As the steps in the RMF are not required to be executed in a set order, each enterprise will need to develop their own set of procedures to perform the tasks in each RMF step.

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