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§ 999.100. Scope

(a) This Chapter shall be known as Department of Justice (DOJ) regulations for Electronic Recording Delivery System (ERDS) and is referred to as these regulations.

(b) These regulations establish guidelines, procedures, and standards following the enactment of the Electronic Recording Delivery Act (ERDA) of 2004, which authorizes a County Recorder, upon approval by resolution of the Board of Supervisors and system certification by the ERDS Program, to establish an ERDS for the delivery, and, when applicable, return of specified digitized and digital electronic records, subject to specified conditions, including system certification, regulation, and oversight by the ERDS Program.

(c) These regulations may not be construed to administer the processes or procedures relating to the business of a County Recorder.

(d) These regulations do not address prevention for tampering or fraudulent documents prior to transmitting into or after retrieving from an ERDS.

(e) The Attorney General finds that this Chapter is consistent with the Electronic Signatures in Global and National Commerce Act (15 U.S.C. Sections 7001, et seq., and 47 U.S.C. Section 231) as contemplated in Section 7002 (a)(2)(A). As provided in the Electronic Signatures in Global and National Commerce Act (E-SIGN), these regulations do not require, or accord greater legal effect to, the implementation or application of a specific technology or technical specification for performing the functions of creating, storing, generating, receiving, communicating, or authenticating electronic signatures. The performance standards specified in this Chapter are to assure the accuracy, record integrity, and accessibility of records delivered by a participating County Recorder via an ERDS.

Authority cited: Sections 27393, 27399(a) Government Code.
Reference: Sections 27391(a), 27392(a), 27393(a), 27393(b), 27393(c), 27399 Government Code. 15 U.S.C. Sections 7001, et seq., 47 U.S.C. Section 231, Section 7002 (a)(2)(A)
§ 999.101. ERDS Documentation

Information provided on documentation submitted to the ERDS Program shall be exempt from disclosure to ensure that an individual’s right to privacy is enforced and that confidential information is protected from threat of potential risk in the indiscriminate collection, maintenance, and dissemination of that information.

Authority cited: Section 27393 Government Code.

§ 999.102. Severability

If any article, section, subsection, sentence, clause or phrase of these regulations contained in this Chapter is for any reason held to be unconstitutional, contrary to statute, exceeding the authority of the Attorney General, or otherwise inoperative, such decision shall not affect the validity of the remaining portion of these regulations.

Authority cited: Section 27393 Government Code.
§ 999.108. Definitions

(a) The following definitions shall apply throughout all the articles within these regulations:

1. “Agent” means a representative and his/her employees who are authorized to submit documents on behalf of an Authorized Submitter who has entered into a contract with a County Recorder, and, assigned a role by the County Recorder, to deliver, and, when applicable, return the submitted ERDS payloads via an ERDS. An Agent may not be a Computer Security Auditor, County Recorder Designee, ERDS Account Administrator, ERDS System Administrator, or Vendor of ERDS Software.

2. “Approved Escrow Company” means an escrow company approved pursuant to California Code of Regulations, Title 2, Division 7, Chapter 6, Article 3, D, List of Approved Companies and Facilities, Section 20639.


4. “Authorized Access” means a role assigned by the County Recorder to an Authorized Submitter and Agent, if any, who is authorized to use ERDS for only Type 2 instruments. This level of access does not require fingerprinting.

5. “Authorized Submitter” means a party and his/her employees that has entered into a contract with a County Recorder, and, assigned a role by the County Recorder, to deliver, and, when applicable, return the submitted ERDS payloads via an ERDS. An Authorized Submitter may not be a Computer Security Auditor, County Recorder Designee, ERDS Account Administrator, ERDS System Administrator or Vendor of ERDS Software.

6. “Certificate Authority” means a certificate authority that issues digital certificates for the purpose of establishing secure Internet sessions between an Authorized Submitter and an ERDS. Certificate authorities also validate digital certificates presented as proof of identity.

7. “Computer Security Auditor” means: 1) DOJ approved computer security personnel hired by the County Recorder to perform independent audits, and 2) A role assigned by the County Recorder to the Computer Security Auditor who is authorized to review transaction logs and conduct tests on computer security mechanisms. A Computer Security Auditor may not be a Computer Security Auditor, County Recorder Designee, ERDS Account Administrator, ERDS System Administrator, or Vendor of ERDS Software.
Security Auditor may not be an Authorized Submitter, Agent, County Recorder Designee, ERDS Account Administrator, ERDS System Administrator or Vendor of ERDS Software. This role requires fingerprinting. A Computer Security Auditor shall be issued a certificate of approval by the ERDS Program.

(8) “County Recorder” means a public official responsible for administering an ERDS, ensuring that all ERDS requirements are met and who oversees the assignment and delegation of the responsibilities by determining the necessary resources and means.

(9) “County Recorder Designee” means a secure access role assigned by the County Recorder to retrieve, and, when applicable, return of submitted ERDS payloads. A County Recorder Designee may not be a Computer Security Auditor, Authorized Submitter, Agent or Vendor of ERDS Software. This role requires fingerprinting.

(10) “Developer” has the same meaning as “Vendor”.

(11) “Digital Electronic Record” means a record containing information that is created, generated, sent, communicated, received, or stored by electronic means, but not created in original paper form.

(12) “Digital Signature” means a set of electronic symbols attached to, included in, or logically associated with one or more digital electronic records and/or digitized electronic records, inclusive of information related to and intended for association with the digital electronic records and/or digitized electronic records, that is the result of a process, or processes, designed and employed for the purpose of verifying the integrity, accuracy or authenticity of the digital electronic records and/or digitized electronic records with related information. For the purpose of an ERDS, a digital signature is generated by encrypting the hash value of an ERDS payload.

(13) “Digitized Electronic Record” means a scanned image of the original paper document.

(14) “DOJ” means the California Department of Justice.

(15) “Electronic Signature of the Notary” means a field, or set of fields, containing information about the electronic signature of the notary who notarized a digital electronic record or digitized electronic record.


(17) “ERDS” means an ERDS Program certified Electronic Recording Delivery System to deliver digitized electronic records and/or digital electronic records to a County Recorder, and, when applicable, return to the Authorized Submitter.

(18) “ERDS Account Administrator” means a secure access role assigned by the County Recorder to an individual who is authorized to configure accounts, assign roles, and issue credentials. An ERDS Account Administrator may not be a Computer Security
Auditor, Authorized Submitter, Agent or Vendor of ERDS Software. This role requires fingerprinting.

(19) “ERDS Payload” means an electronic structure designed for the purpose of delivering digital electronic records or digitized electronic records to a County Recorder via an ERDS. The structure is also used to return, when applicable, digital electronic records or digitized electronic records to an Authorized Submitter via an ERDS.

(20) “ERDS Program” means the program within DOJ designated by the Attorney General to certify, implement, regulate and monitor an ERDS.

(21) “ERDS Server” means computer hardware, software and storage media used by the County Recorder to implement an ERDS. The ERDS Server executes the primary functionality of the application software associated with an ERDS. The ERDS Server includes software for encrypting, decrypting, hashing, submitting, and, when applicable, returning ERDS payloads. It also includes storage media for ERDS payloads in the process of being delivered to the County Recorder or, when applicable, being returned to the Authorized Submitter. Separate physical servers dedicated to performing ERDS server functions are not required provided that ERDS server functions can be isolated from other server functions, as evidenced by audit.

(22) “ERDS System Administrator” means a secure access role assigned by the County Recorder to an individual who is authorized to configure hardware, software, network settings, and to maintain ERDS security functions. An ERDS System Administrator may not be a Computer Security Auditor, Authorized Submitter, Agent or Vendor of ERDS Software. This role requires fingerprinting.


(25) “Incident” means an event that may have compromised the safety or security of an ERDS.

(26) “Instrument” means: (1) A Type 1 instrument affecting a right, title, or interest in real property. Type 1 instruments shall be delivered as digitized electronic records. Individuals given role-based privileges for a Type 1 instrument shall be fingerprinted; and (2) A Type 2 instrument of reconveyance, substitution of trustee, or assignment of deed of trust. Type 2 instruments may be delivered as digitized electronic records or digital electronic records. Individuals given role-based privileges for a Type 2 only instrument shall not be fingerprinted.

(27) “Lead County” means the County Recorder in a Multi-County ERDS responsible for administering an ERDS, ensuring that all ERDS requirements are met and who oversees the assignment and delegation of the responsibilities by determining the necessary resources and means.
(28) “Live Scan” means a DOJ system used for the electronic submission of applicant fingerprints. This system is outside of the ERDS Program.

(29) “Logged” means an auditable ERDS event.

(30) “Logical” means the way data or systems are organized. For example, a logical description of a file is that it is a collection of data stored together.

(31) “MAC” means Message Authentication Codes.

(32) “Multi-County” means an ERDS application where County Recorders collaborate and make use of a single ERDS serving multiple counties.

(33) “NIST” means National Institute of Standards and Technology.

(34) “Non-Substantive Modification” means a change that does not affect the functionality of an ERDS.

(35) “ORI” means Originating Agency Identifier.

(36) “Physical Access” means access granted to an individual who has physical access to an ERDS server. This level of access requires fingerprinting with the exception of a county data center or an outsourced county data center in which physical access is already managed by security controls.

(37) “Public Entity” includes the State, the Regents of the University of California, a county, city, district, public authority, public agency, and any other political subdivision or public corporation in the State. As provided in this chapter, “public entity” includes federal government entities.

(38) “PKI” means a Public Key Infrastructure which is a framework for creating a secure method for exchanging information based on public key cryptography. The foundation of a PKI is the certificate authority, which issues digital certificates that authenticate the identity of organizations and individuals over a public system such as the Internet. The certificates are also used to sign messages, which ensure that messages have not been tampered with.

(39) “Reportable” means an incident that has resulted in the compromise of the safety or security of an ERDS and shall be reported to the ERDS Program.

(40) “RSA” means a public-key encryption technology developed by Rivest, Shamir and Adelman (RSA). The RSA algorithm has become the de facto standard for industrial-strength encryption especially for data sent over the Internet.
(41) “Role” means a security mechanism, method, process or procedure that defines specific privileges dictating the level of access to an ERDS.

(42) “Secure Access” means a role assigned by the County Recorder to an individual which requires fingerprinting to: 1) An Authorized Submitter and Agent, if any, who are authorized to use an ERDS for both Type 1 and 2 instruments (excludes Type 2 instruments only) or Type 1 instruments only; 2) A Computer Security Auditor hired by the County Recorder to perform independent audits; 3) An ERDS System Administrator who is authorized to configure hardware, software and network settings; 4) An ERDS Account Administrator who is authorized to configure accounts, assign roles, and issue credentials; 5) An individual who is granted physical access to an ERDS server; 6) A County Recorder Designee authorized to retrieve, and, when applicable, return of submitted ERDS payloads.

(43) “Security Testing” means an independent security audit by a Computer Security Auditor, including, but not limited to, attempts to penetrate an ERDS for the purpose of testing the security of that system.

(44) “SHA” means Secure Hash Algorithm.

(45) “Source Code” means a program or set of programs, readable and maintainable by humans, translated or interpreted into a form that an ERDS can execute.

(46) “Source Code Materials” means, but is not limited to, all of the following: 1) A copy of all source code that implements ERDS functionality; 2) A copy of the compiler needed to compile the ERDS source code in escrow; 3) Instructions for installation and use of the ERDS source code compiler; and 4) Instructions that facilitate reviews, modification and/or recompiling the source code.

(47) “Sub-County” means the collaborating County Recorder(s) in a Multi-County ERDS operation.

(48) “Substantive Modification” means a change that affects the functionality of an ERDS.

(49) “TLS” means Transport Layer Security.

(50) “Uniform Index Information” means information collected by a County Recorder in the recording process. Every digital electronic record and digitized electronic record delivered through an ERDS shall be capable of including uniform index information. The County Recorder shall decide on the content of uniform index information.

(51) “User” means a person who uses a computer to access, submit, retrieve, or, when applicable, return an ERDS payload.

(52) “Vendor (or Developer)” means a person and personnel, supporting and/or acting on behalf of the certified Vendor of ERDS Software who sells, leases, or grants use of,
with or without compensation therefore, a software program for use by counties for establishing an ERDS. A Vendor of ERDS Software may not be a Computer Security Auditor, Authorized Submitter, Agent, ERDS Account Administrator, ERDS System Administrator, County Recorder Designee or internal county resources used as a Developer of an ERDS in lieu of a Vendor. This role requires fingerprinting.

(53) “Workstation” means a computer used to connect to, and interact with, an ERDS.

Authority cited: Section 27393 Government Code.
Reference: Sections 27390(b), 27393(b)(4), 27395(f), 811.2, 15000, 12510 Government Code. California Code of Regulations, Title 2, Division 7, Chapter 6, Article 3, D, Section 20639.
§ 999.114. Vendor of ERDS Software Fees

(a) A Vendor seeking approval of software and other services as part of an ERDS shall be charged a fee for initial certification and a renewal certification fee every three years. These fees may be increased at a rate not to exceed the legislatively approved cost-of-living adjustment for the DOJ. The ERDS Program non-refundable fees for certification of a Vendor of ERDS Software are as follows:

(1) Initial certification by the ERDS Program is $500.

(2) Renewal certification by the ERDS Program is $300.

(b) All fees shall be processed prior to certification.

(c) Fees shall be paid by check or money order made payable to the “Department of Justice - ERDS Program”.

Authority cited: Section 27393 Government Code.
Reference: Section 27397(b) Government Code.

§ 999.115. System Administration Fee

(a) A County Recorder establishing an ERDS shall pay for the direct cost of regulation and oversight by the ERDS Program. A System Administration Fee, developed in consultation with the interested County Recorders, has been established to meet this requirement.

(b) On an annual basis, the System Administration Fee shall be computed based on all of the following:

(1) DOJ’s estimated annual costs.

(2) The number of counties participating in the System Administration Fee.

(3) The total documents recorded and filed by the participating counties as reported to the Office of the Insurance Commissioner pursuant to Section 27296 of the Government Code, for the previous calendar year.
(4) A percentage figure will be calculated by dividing the total documents recorded per participating county by the total documents recorded for all participating counties.

(5) The percentage figure by county is applied to the estimated annual costs of the ERDS Program to arrive at each participating county’s figure.

(c) A County Recorder shall enter into a Memorandum of Understanding with the ERDS Program before system certification agreeing to the computed System Administration Fee and annually thereafter by an addendum to the Memorandum of Understanding.

(d) All fees shall be processed prior to certification.

Authority cited: Section 27393 Government Code.
Reference: Sections 27391(a), 27296, 27397(a) Government Code.
Text of Regulations

California Code of Regulations
Title 11. Law
Division 1. Attorney General
Chapter 18. Electronic Recording Delivery System
Article 4. Fingerprinting and Criminal Record Checks

§ 999.121. Fingerprinting and Criminal Record Checks

(a) Individuals in an ERDS role that requires fingerprinting shall submit fingerprint images and all related information to the DOJ for the purpose of obtaining information as to the existence and nature of a record of state and federal level convictions and arrests or whether the applicant was released on bail or his own recognizance pending trial.

(b) If the state or federal criminal records contain a conviction of a felony, or a misdemeanor related to theft, fraud, or a crime of moral turpitude, or a pending criminal charge for any of these crimes shall be justification for denial to an individual to serve in an ERDS role that requires fingerprinting. A plea of guilty or no contest, a verdict resulting in conviction, or the forfeiture of bail, shall be a conviction pursuant to Government Code section, 27395 (a), irrespective of a subsequent order under section 1203.4 of the Penal Code. All other state or federal criminal records containing a felony or misdemeanor conviction involving dishonesty, fraud or deceit, “moral turpitude” [People v. Castro (1985) 38 Cal. 3d 301], including pending charges, shall be justification for denial to an individual to serve in an ERDS role that requires fingerprinting.

(c) The DOJ shall respond to the ERDS Program for criminal offender record information as delineated in subdivision (l) of section 11105 of the Penal Code.

(d) The ERDS Program shall deliver written notification of an individual’s ineligibility for access to an ERDS to the individual, his or her known employer, the Computer Security Auditor, and the County Recorder.

(e) The ERDS Program shall request subsequent arrest and/or disposition notification service, pursuant to section 11105.2 of the Penal Code for individuals assigned an ERDS role that requires fingerprinting.

(f) If the ERDS Program is notified of a subsequent arrest and/or disposition, the individual, his or her known employer, the Computer Security Auditor, and the County Recorder shall be notified within 10 business days of the individual’s ineligibility for access to an ERDS, if applicable.

(g) Re-fingerprinting of Individuals Changing Roles and/or Agencies
(1) When an individual who was previously approved for an ERDS role that requires fingerprinting, changes roles and/or agencies, changes employment, or is designated additional secure access roles within the same agency; or if an employee or agent of an Authorized Submitter submits to one county and now submits to multiple counties re-fingerprinting is not required. However, for such an individual, proof of fingerprinting shall be provided to the ERDS Program by submission of a Change of ERDS Role form #ERDS 0008 (May 2011), consistent with procedures outlined within these regulations.

Note: Authority Cited: Sections 27393, 27395(a), 27395(b), 27395(c), 27395(d) and 27395(e), Government Code. Reference: Sections 27393(b), 27393(b)(9) and 27395, Government Code; and Sections 1203.4, 11105 and 11105.2, Penal Code.

§ 999.122. Role-Based Fingerprinting Requirement

(a) The following ERDS roles assigned secure access to both Type 1 and 2 instruments, (excludes Type 2 instruments only), require the submission of fingerprints to the DOJ, and require clearance based on the state and federal criminal record checks, prior to the individual serving in the role as an/a:

(1) Agent or representative and his/her employees who are authorized to submit documents on behalf of an Authorized Submitter.

(2) Authorized Submitter and his/her employees is a party that has entered into a contract with a County Recorder.

(3) Computer Security Auditor.

(4) County Recorder Designee.

(5) ERDS Account Administrator.

(6) ERDS System Administrator.

(7) An individual who is authorized physical access to an ERDS server with the exception of a county data center or an outsourced county data center in which physical access is already managed by security controls.

(8) Vendor (or Developer) personnel, supporting and/or acting on behalf of the certified Vendor of ERDS Software.

(9) Internal county resources used as a Developer of ERDS in lieu of a Vendor of ERDS Software.

Text of Regulations

California Code of Regulations
Title 11. Law
Division 1. Attorney General
Chapter 18. Electronic Recording Delivery System
Article 5. Baseline Requirements and Technology Standards

§ 999.128. Basis for the Baseline Requirements and Technology Standards

(a) To meet the intent of the ERDA, the minimum standards and guidelines established within these regulations are based on information security “best practices” designed to offer a layered security approach through the use of the following security objectives:

(1) Availability (of systems and data for intended use only). Availability is a requirement intended to assure that systems work promptly and service is not denied to authorized users, i.e., accessible and usable upon demand. This objective protects against intentional or accidental attempts to either perform unauthorized deletion of data or otherwise cause a denial of service or data.

(2) Integrity (of system and data). Integrity has two facets:

   (A) Data integrity (the property that data has not been altered or destroyed in an unauthorized manner while in storage, during processing, or while in transit), or

   (B) System integrity (the quality that a system has when performing the intended function in an unimpaired manner, free from unauthorized manipulation).

(3) Confidentiality (of data and system information). Confidentiality is the requirement that private or confidential information not be disclosed to unauthorized individuals, entities or processes. Confidential protection applies to data in storage, during processing, and while in transit.

Authority cited: Section 27393 Government Code.
Reference: Section 27393(b) Government Code.

§ 999.129. Standards and Guidelines

Standards and guidelines contained in these regulations are based on National Institute of Standards and Technology (NIST) and Federal Information Processing Standard (FIPS) publications including: NIST Special Publication 800-88, Guidelines for Media Sanitization (publication date, September 2006); FIPS 180-4 Secure Hash Standard (publication date, March 2012); FIPS 140-2, Security Requirements for Cryptographic Modules (publication date, May 2001 with a change notice dated December 2002); FIPS 197, Advanced Encryption Standard (publication date, November 2001); FIPS 198-1, The Keyed-Hash Message Authentication Code (HMAC) (publication date, July 2008); NIST Special Publication 800-63-2, Electronic
Authentication Guideline (publication date, August 2013); NIST Special Publication 800-70 Revision 2, National Checklist Program for IT Products-Guidelines for Checklist Users and Developers (publication date, February 2011); FIPS 186-4, Digital Signature Standard (DSS) (publication date, July 2013). The ERDS Program shall make available any update, revision or replacement of a reference cited.


§ 999.130. Instrument Type

(a) The ERDA refers to two types of instruments that may be delivered, and, when applicable, returned as digital electronic records and/or digitized electronic records. For the purposes of ERDS, these instruments are classified as follows:

(1) Type 1 is an instrument affecting a right, title, or interest in real property. Type 1 instruments shall be delivered as digitized electronic records. Individuals given role-based privileges for a Type 1 instrument shall be fingerprinted.

(2) Type 2 is an instrument of reconveyance, substitution of trustee, or assignment of deed of trust. Type 2 instruments may be delivered as digitized electronic records or digital electronic records. Individuals given role-based privileges for a Type 2 only instrument shall not be fingerprinted.

(b) ERDS shall be designated as Type 1 or Type 2 or Type 1 and 2. The delivery, and, when applicable, return of these instrument types through an ERDS shall meet the requirements specified in these regulations.

Authority cited: Section 27393 Government Code.
Reference: Sections 27393(b)(2), 27397.5(a), 27397.5(a) Government Code.

§ 999.131. Operating Procedures

(a) The County Recorder shall have ERDS operating procedures prepared, maintained and followed that explain the proper operation, management, administration, content restrictions and use of their ERDS.

(b) The County Recorder shall establish ERDS operating procedures and/or incorporate features within the ERDS design in order to restrict the instrument type and content to meet the requirements of these regulations.

(c) ERDS operating procedures shall be sufficient for a Computer Security Auditor to conduct computer security audits.

Authority cited: Sections 27392(a), 27393, 27394(c), 27397.5(a) Government Code.
Reference: Sections 27392(a), 27393, 27394(c), 27397.5(a) Government Code.
§ 999.132. System Implementation

(a) ERDS may consist of hardware, software, storage media and network connections that securely exchange messages and data. The hardware, software and storage media shall be designated by the County Recorder establishing the ERDS and shall be included in system certifications, audits, local inspections and reviews.

(b) ERDS shall be designated as “Single-County” or “Multi-County”, and identified as a Type 1 or Type 2 or Type 1 and 2, and return, when applicable. Single-County ERDS shall be dedicated to serving a single county. Multi-County ERDS shall serve more than one county as established by mutual agreement among County Recorders.

(c) An Authorized Submitter may be granted access to more than one ERDS; however, access to each ERDS shall remain under management control of the County Recorder establishing the ERDS.

(d) ERDS shall have no capabilities to modify, manipulate, insert or delete information in the public record.

(e) ERDS shall protect the confidentiality and integrity of digital electronic records and/or digitized electronic records during the process of transmission and storage.

(f) ERDS capable of returning digital electronic records and/or digitized electronic records shall meet the requirements established within these regulations.

Authority cited: Sections 27392(a), 27393 Government Code.
Reference: Sections 27392(a), 27393, 27396(a), 27397.5(a) Government Code.

§ 999.133. Payload Structure, Content and Usage

(a) All ERDS for either Type 1 or Type 2 instruments shall contain an ERDS payload structure. An ERDS payload structure does not restrict the content within a digital electronic record and/or digitized electronic record. A County Recorder shall list any restrictions on content in each contract with an Authorized Submitter. At a minimum, the ERDS payload structure shall contain a component for all of the following:

(1) Uniform Index Information.

(2) One or more digital electronic records or digitized electronic records.

(3) Information about the electronic signature of a notary.

(b) Each ERDS payload will be used to generate the Digital Signature of the individual preparing the ERDS payload. When ERDS payloads are being prepared for delivery to a County Recorder, the Digital Signature shall be of the Authorized Submitter. When ERDS payloads
are being returned to an Authorized Submitter through ERDS, the Digital Signature shall be
of the County Recorder Designee.

(c) ERDS payloads may be used to deliver a file format acceptable to the County Recorder.

(d) ERDS payloads submitted by an Authorized Submitter shall be retrievable by a County
Recorder Designee.

(e) Multiple digital electronic records or digitized electronic records within the same payload are
allowed; only Secure Access users are authorized to include both Type 1 and Type 2
instruments in the same ERDS payload.

Note: Authority cited: Section 27393, Government Code. Reference: Sections 27391(e),
27392(b), and 27393(b)(10), Government Code.

§ 999.134. Uniform Index Information

A digital electronic record or digitized electronic record delivered through an ERDS shall be
capable of including uniform index information in the ERDS payload. The County Recorder
shall decide on the content of uniform index information.

Authority cited: Section 27393 Government Code.

§ 999.135. Electronic Signature of a Notary

(a) ERDS payloads shall be capable of including information about the electronic signature of
the notary regardless of how the electronic signature of a notary is affixed by the notary
according to other applicable laws. When a signature is required to be accompanied by a
notary’s seal or stamp, that requirement is satisfied if the electronic signature of the notary
contains all of the following:

1. The name of the notary.

2. The words “Notary Public”.

3. The name of the county or other administrative district of a state where the bond and
oath of office of the notary are filed.

4. The sequential identification number assigned to the notary, if given.

5. The sequential identification number assigned to the manufacturer or vendor of the
notary’s physical and/or electronic seal, if available.

Authority cited: Section 27393 Government Code.
Reference: Section 27391(e) Government Code.
§ 999.136. Security Requirements for Data Integrity

(a) All ERDS for either Type 1 or Type 2 instruments shall assure submitted documents do not contain content that draws data or images from sources external to the digital electronic record and/or digitized electronic record, including, but not limited to: viruses, worms, Trojan Horses, spyware, adware, ActiveX components, java script, java components, HTML encoded hyperlinks, and any other executable software.

(b) Active content detected by anti-malware shall be removed as soon as it is detected. Active content that cannot be removed shall be disabled.

Authority cited: Section 27393 Government Code.
Reference: Sections 27392(b), 27393(b)(2), 27397.5(a) Government Code.

§ 999.137. Security Requirements for Payload Protection

(a) For all ERDS, either Type 1 or Type 2 instruments shall employ encryption, both in transmission and storage, until decrypted by the intended recipient to protect the confidentiality of ERDS payloads. Once decrypted by the intended recipient, the security of the contents shall become the responsibility of the intended recipient. Two payload encryption algorithms are approved for ERDS:

(1) The Algorithm developed by Rivest, Sharmin and Adleman (RSA) specified in ANS x9.31 and PKCS #1 Algorithm using a minimum key-length of 1024 bits; and

(2) The Advanced Encryption Algorithm using a minimum key-length of 128 bits as defined in FIPS 197, Advanced Encryption Standard (publication date November 2001).

(b) For all ERDS, either Type 1 or Type 2 instruments shall use hashing to protect the integrity of ERDS payloads. For all ERDS certified before January 1, 2015, the approved hash function for ERDS payloads is the Secure Hash Algorithm as defined in FIPS 180-2, Secure Hash Standard (publication date, August 2002 with change notice dated February 2004), using a message digest size of at least 224 bits until January 1, 2016. After January 1, 2016, all ERDS certified before January 1, 2015 shall comply with FIPS 180-4, Secure Hash Standard (publication date, March 2012). Any extensions require written justification for review by the ERDS Program. Such an update is to be considered a substantive modification. All ERDS certified after January 1, 2015 shall comply with FIPS 180-4, Secure Hash Standard (publication date, March 2012).

(c) For all ERDS either Type 1 or Type 2 instruments shall use Digital Signatures to assure the authenticity of ERDS payloads. For all ERDS certified before January 1, 2015, the approved signing function for ERDS payloads is the RSA algorithm, using a minimum key-length of 1024 bits until January 1, 2016. After January 1, 2016, all ERDS certified before January 1, 2015 shall comply with the digital signature algorithms approved as defined in FIPS 186-4, Digital Signature Standard (DSS) (publication date, July 2013) Any extensions require
written justification for review by the ERDS Program. Such an update is to be considered a substantive modification. All ERDS certified after January 1, 2015 shall comply with the digital signature algorithms approved as defined in FIPS 186-4 Digital Signature Standard (DSS) (publication date, July 2013).

(d) All ERDS for either Type 1 or Type 2 instruments shall use a Public Key Infrastructure (PKI) established by the County Recorder to ensure all ERDS users are uniquely identified and to protect the integrity and authenticity of ERDS payloads. The public/private key-pair shall constitute the user’s PKI identity credentials. Cryptographic modules used for generating encryption keys shall meet the requirements of Security Level 2 defined in FIPS 140-2, Security Requirements for Cryptographic Modules (publication date May 2001 with a change notice dated December 2002).

(e) ERDS for Type 1 instruments: The private key in the pair shall be issued to the user and employed to create digital signatures, both for use during login and for assuring the integrity of ERDS payloads. The public key shall be used to authenticate the user during login and to verify the integrity and authenticity of ERDS payloads.

(f) ERDS for Type 2 instruments: The private key in the pair shall be issued to the user and employed to create digital signatures and for assuring the integrity of ERDS payloads. The public key shall be used to authenticate the user and to verify the integrity and authenticity of ERDS payloads.

(g) ERDS for Type 1 instruments: Authentication shall consist of two factors: the user ID and password associated with an approved user account and the user’s PKI identity credentials.

(h) ERDS for Type 2 instruments: Authentication shall be based on the user’s PKI identity credentials.

(i) All ERDS for either Type 1 or Type 2 instruments: Resources and means for establishing a PKI shall be at the discretion of the County Recorder, but commercially available certificate authorities, if employed, shall be on the list of certification authorities approved by the California Secretary of State.

Note: Authority cited: Section 27393, Government Code. Reference: Sections 27393(b), and 27397.5, Government Code.

§ 999.138. Security Requirements for Computer Workstations

(a) All ERDS that serve either Type 1 or Type 2 instruments: The County Recorder shall ensure that all endpoints are secure. As such, workstations used to submit, retrieve, or, when applicable, return ERDS payloads are protected from unauthorized use and access. As a minimum, workstations shall meet all of the following requirements:

(1) Anti-malware software configured to start on system boot-up.
(2) Operating system software with the most up-to-date patches and hot-fixes.

(3) Host based firewall configured to restrict inbound and outbound connections.

(b) For Type 1 instruments only, installed applications shall be limited to the purpose of performing the necessary operational needs of the recording process as defined by the County Recorder.

(c) The County Recorder shall include provision (a) and (b) as a mandatory requirement in all contracts with Authorized Submitters whom shall ensure that an Agent, if any, complies with these regulations. The contents of the contract provision are subject to audit and local inspection.

Authority cited: Section 27393 Government Code.
Reference: Sections 27393(b)(2), 27397.5 Government Code.

§ 999.139. Security Requirements for Computer Media

(a) ERDS payloads and encryption keys for either Type 1 or Type 2 instruments shall be encrypted when stored on storage media. The encryption employed for protecting ERDS payloads and encryption keys in storage shall conform to the standards for transmitting ERDS payloads.

(b) Fixed and removable disks for either Type 1 or Type 2 instruments shall be sanitized as defined in NIST Special Publication 800-88, Guidelines for Media Sanitization (publication date, September 2006), prior to reallocating ERDS hardware or storage media to other purposes.

Authority cited: Section 27393 Government Code.
Reference: Sections 27393(b)(2), 27397.5 Government Code.

§ 999.140. ERDS Identification Security Requirements

(a) ERDS that serve Type 1 and 2 instruments shall be required to meet the additional identification security requirements required for Type 1 instruments as follows:

(1) User accounts may be implemented as part of a network authentication and authorization system available to the County Recorder, as an integral part of an ERDS server, or by other means at the discretion of the County Recorder as long as all of the following requirements are met:

   (A) Each ERDS user shall be uniquely identified.

   (B) Shared user accounts and identity credentials shall be prohibited.
(C) User IDs shall either be based on the verified name of the user or a pseudonym approved by the County Recorder.

(D) User accounts shall be associated with ERDS roles.

Authority cited: Section 27393(b) Government Code.
Reference: Sections 27393(b)(2), 27397.5 Government Code.

§ 999.141. ERDS Authentication Security Requirements

(a) ERDS that serve Type 1 and 2 instruments shall be required to meet all of the additional authentication security requirements required for Type 1 instruments as follows:

(1) The standard for electronic authentication shall employ a token containing a cryptographic key, for example, a digital certificate issued to the user and a password associated with the user ID.

(2) For all ERDS certified before January 1, 2015, authentication assurance shall meet Level 3 or higher, as defined by the NIST Special Publication 800-63, Electronic Authentication Guideline (publication date April 2006 Version 1.0.2) until January 1, 2016. After January 1, 2016, all ERDS certified before January 1, 2015 shall meet authentication assurance Level 3 or higher, as defined by NIST Special Publication 800-63-2, Electronic Authentication Guideline (publication date, August 2013). Any extensions require written justification for review by the ERDS Program. Such an update is to be considered a substantive modification. All ERDS certified after January 1, 2015 shall meet authentication assurance Level 3 or higher, as defined by NIST Special Publication 800-63-2, Electronic Authentication Guideline (publication date, August 2013).

(3) For all ERDS certified before January 1, 2015, the token methods described by the NIST may be used, provided that authentication assurance Level 3 or higher, as defined by the NIST Special Publication 800-63, Electronic Authentication Guideline (publication date, April 2006 Version 1.0.2), is achieved until January 1, 2016. After January 1, 2016, for all ERDS certified before January 1, 2015, the token methods described by the NIST may be used, provided that authentication assurance Level 3 or higher, as defined by the NIST Special Publication 800-63-2, Electronic Authentication Guideline (publication date, August 2013) is achieved. Any extensions require written justification for review by the ERDS Program. Such an update is to be considered a substantive modification. For all ERDS certified after January 1, 2015, the token methods described by the NIST Special Publication 800-63-2, Electronic Authentication Guideline (publication date, August 2013) is achieved.

(b) Password creation, protection, maintenance, processing and handling shall adhere to the Password Policy contained in the California Counties Best Practices Information Security Program (publication date March 2002).
§ 999.142. ERDS Role-Based Security Requirements

(a) All ERDS that serve either Type 1 or Type 2 instruments shall be required to meet all of the role-based security requirements as follows:

(1) ERDS access shall be controlled by the County Recorder using a role-based access control system. Textual disclaimers or verbal disclaimers alone shall not be sufficient to control access to digital electronic records and digitized electronic records under the control of an ERDS. The role-based access control system shall control all of the following characteristics:

(A) Whether or not a session may be established with an ERDS.

(B) What ERDS payloads will be displayed.

(C) Whether or not ERDS payloads may be submitted, retrieved, and, when applicable, returned.

(D) Whether Type 1 instruments or Type 2 instruments may be included within an ERDS payload.

(2) The County Recorder shall also be responsible for controlling the assignment of user accounts and identity credentials. User accounts and identity credentials shall be issued to the person, and a role shall be assigned to control transactions performed under that user account. The security system shall be capable of controlling this electronic access based on the roles authorized at the time a user successfully logs into an ERDS.

(3) Shared user accounts may not be issued. At no time shall more than one person be authorized access to an ERDS using a single ERDS user account or set of identity credentials. Each person shall be uniquely identified.

(4) If a user’s status changes so that access to ERDS is no longer required, the user’s ERDS account and identity credentials shall be disabled and revoked for the purposes of ERDS. ERDS user accounts and identity credentials may not be transferable.

(5) Identity credentials shall be recognized across ERDS provided that the County Recorders involved have consented, by mutual agreement, to recognize the credentials. The details of the agreements shall be at the discretion of the County Recorders; however, the agreement shall be made part of the ERDS operating procedures of all County Recorders who are party to the agreement.
(6) The security system of a Multi-County ERDS shall be capable of controlling access based on the county to which ERDS payloads are to be delivered, and, when applicable, returned.

(7) With the exception of a county data center or an outsourced county data center in which physical access is already managed by security controls, persons granted physical access to an ERDS server shall be subject to fingerprinting, but may not be assigned a login role and may not be granted access to ERDS payloads unless authorized by the County Recorder.

(8) An Authorized Submitter and Agent, if any, shall be limited to those privileges granted by the County Recorder. The Authorized Submitter and Agent are prohibited from submitting ERDS payloads on behalf of another Authorized Submitter, or Agent, unless the details of the agreement are specified in contracts with the County Recorder. Regardless of the details of the agreement, shared user accounts may not be issued.

(9) An Agent named in more than one contract shall be required to indicate which Authorized Submitter is represented in a transaction.

Authority cited: Section 27393 Government Code.

§ 999.143. ERDS Server Security Requirements

(a) ERDS that employ one or more servers that serve Type 1 or Type 1 and 2 instruments shall be required to meet all of the additional server security requirements for Type 1 instruments as follows:

(1) Separate physical servers dedicated to performing ERDS server functions are not required provided that ERDS server functions can be isolated from other server functions, as evidenced by audit.

(2) ERDS shall employ an ERDS proxy server.

(3) The proxy server shall do all of the following:

(A) Establish secure Internet sessions.

(B) Authenticate user ID and password credentials.

(C) Transfer and/or relay ERDS requests received via authenticated secure Internet sessions to the ERDS server.

(D) Be physically and logically separated from the ERDS server.

(4) Proxy servers may not execute an ERDS functionality except as described above.
(5) The ERDS server shall communicate via secure sessions through the proxy server when interoperating via the Internet. As a minimum, sessions between the proxy server and the ERDS server shall be protected using a secure protocol. Direct logins from the Internet to an ERDS server shall be prohibited.

(6) The ERDS server shall run ERDS application software, store ERDS payloads, authenticate ERDS credentials, control ERDS access based on assigned roles, and log ERDS transactions.

(7) ERDS servers shall be configured to prevent unauthorized access, modification or use.

(8) At a minimum, servers shall be hardened according to the standards established by the County Recorder. The County Recorder shall ensure that all county servers used for ERDS are “hardened” according to one of the following checklists or guidelines:

   (A) For all County Recorder ERDS certified before January 1, 2015, NIST Special Publication 800-70, Security Configuration Checklists Program for IT Products (publication date, May 2005) until January 1, 2016. After January 1, 2016, for all ERDS certified before January 1, 2015, NIST Special Publication 800-70 Revision 2, Security Configuration Checklists Program for IT Products-Guideline for Checklist Users and Developers (publication date, February 2011). Any extensions require written justification for review by the ERDS Program. Such an update is to be considered a substantive modification. For all ERDS certified after January 1, 2015, NIST Special Publication 800-70 Revision 2, Security Configuration Checklist Program for IT Products-Guidelines for Checklist users and Developers (publication date, February 2011).

   (B) Manufacturer’s recommended guidelines for securing their products to afford the highest level of protection.

(9) All county servers used for ERDS shall have a host-based file integrity checking system configured to alert the ERDS System Administrator of an operating system file change to the ERDS server and have anti-malware software installed and operating to protect the server.

Note: Authority cited: Section 27393, Government Code. Reference: Sections 27393(b)(2), 27393(c), and 27397.5, Government Code.

§ 999.144. ERDS Security Requirements for Network Security

(a) ERDS that serve Type 1 or Type 1 and 2 instruments shall be required to meet all of the additional network security requirements for Type 1 instruments as follows:

   (1) ERDS transactions via a network shall be protected using encryption.
Prior to beginning a login sequence, a secure connection shall be established in order to protect passwords. ERDS may not employ “Basic” or “Hypertext Transport Protocol” referred to commonly as “HTTP” authentication to transmit passwords. Secure connections shall be terminated if the authenticated user logs out or after a preset timeout limit of not more than 30 minutes, whichever occurs first.

For all ERDS certified before January 1, 2015, the standard for establishing secure connection is the Transport Layer Security (TLS) protocol described in NIST Special Publication 800-63, Electronic Authentication Guideline (publication date, April 2006 Version 1.0.2). As a minimum, 128-bit encryption shall be used to establish secure TLS sessions, as described in FIPS 197, “Advanced Encryption Standard”, (publication date, November 2001) until January 1, 2016. After January 1, 2016, for all ERDS certified before January 1, 2015, the standard for establishing secure connection is the TLS protocol described in the NIST Special Publication 800-63-2, Electronic Authentication Guideline (publication date, August 2013). As a minimum, 128-bit encryption shall be used to establish secure TLS sessions, as described in FIPS 197, “Advanced Encryption Standard,” (publication date, November 2001). Any extensions require written justification for review by the ERDS Program. Such an update is to be considered a substantive modification. For all ERDS certified after January 1, 2015, the standard for establishing secure connection is the TLS protocol described in NIST Special Publication 800-63-2, Electronic Authentication Guideline (publication date, August 2013). As a minimum, 128-bit encryption shall be used to establish secure TLS sessions, as described in FIPS 197, “Advanced Encryption Standard,” (publication, November 2001).


The County Recorder shall ensure digital certificates are available to establish secure connections between users and the proxy server, and between the proxy server and ERDS server.

Network security controls shall be implemented to prevent unauthorized network traffic from reaching ERDS components.

ERDS components shall be protected from unauthorized network access. Network perimeter security controls shall be implemented to prevent unauthorized network
traffic from reaching ERDS components. At a minimum, network devices shall do all of the following:

(A) Employ stateful packet inspection.

(B) Block unauthorized connections by limiting connection attempts addressed to ERDS components to those necessary for ERDS operation.

(C) Be designed and configured to fail “closed” rather than open.

(D) Detect possible intrusions and, if a possible intrusion is detected, alert the ERDS System Administrator and take action to prevent the intrusion.


§ 999.145. Physical Security

(a) With the exception of a county data center or an outsourced county data center in which physical access is already managed by security controls, including fingerprinting, the site housing the ERDS server shall be protected from unauthorized physical access. The server shall be locked in a manner as to prevent unauthorized physical access.

(b) All ERDS that serve either Type 1 or Type 2 instruments shall be required to meet all of the physical security requirements as follows:

(1) The County Recorder shall ensure precautions are employed to protect the ERDS server, software and data from theft, damage and/or unauthorized access or use. Precautions may be defined in the County Recorder ERDS operating procedures or may be established by mutual agreement between the County Recorder and the entity housing the ERDS server.

(2) During audits, the Computer Security Auditor shall be allowed to inspect all access requests and inventory reports that occurred within the 2-year period prior to the start of an audit.

(3) During local inspections, an ERDS Program representative shall be allowed to inspect all access requests and inventory reports that occurred within the 2-year period prior to the start of a local inspection.

(c) ERDS that serve Type 1 or Type 1 and 2 instruments shall be required to meet all of the additional network security requirements for Type 1 instruments as follows:

(1) Persons who are authorized physical access to an ERDS server require fingerprinting.
(2) All requests for physical access to an ERDS server are subject to disapproval by the County Recorder. For an ERDS involving a shared, multi-purpose server, the County Recorder may not have overall authority to approve physical access; however, the County Recorder shall retain disapproval authority in an agreement involving shared multi-purpose servers.

(3) An inventory that accounts for all keys, whether physical or electronic used for locking and unlocking physical access to an ERDS server, software and/or data shall be completed at least every 90 calendar days.

Note: Authority cited: Section 27393, Government Code. Reference: Sections 27393(b)(2), 27393(c) and 27397.5, Government Code.

§ 999.146. Auditable Events, Incidents and Reporting

(a) Auditable ERDS events shall be logged for purposes of audit, local inspection and review, incident response, and reporting. Auditable events may be logged using automated or manual processes. Logs shall be safely stored and maintained in a manner that ensures their availability for (1) a period of at least 24 months, or (2) at least 1 computer security audit, whichever occurs later.

(b) The County Recorder shall establish ERDS operating procedures for handling and responding to an incident as defined by these regulations.

(c) Incident reporting shall comply with provisions contained within these regulations.

(d) All of the following are auditable ERDS events for both Type 1 or Type 2 instruments, unless otherwise stated, that shall be logged, and, when applicable, processed only as an incident or processed as an incident and reported.

(1) For Type 1 only, login successes and failures.

(2) For Type 1 only, session starts and ends.

(3) For Type 1 only, session timeout.

(4) For Type 1 only, ERDS payload submittals, retrievals and returns, when applicable.

(5) For Type 1 only, ERDS transaction not conducted within a preset timeout limit. Criteria for setting the timeout shall be established by the County Recorder; however, the maximum preset timeout limit is 30 minutes.

(6) For Type 1 only, ERDS session is terminated within a preset timeout limit without receiving a logout command.
(7) For Type 1 only, unauthorized access attempts, including, but not limited to: unauthorized users attempting access, either physical or logical, to ERDS storage areas. This is an incident and shall be reported if fraud is suspected.

(8) Use of expired or revoked credentials. This is an incident and shall be reported if fraud is suspected.

(9) For Type 1 only, privilege elevation. This is an incident and shall be reported.

(10) For Type 1 only, unauthorized visitor access to an ERDS server or a logged-in session. This is an incident and shall be reported if fraud is suspected.

(11) Authentication failures.

(12) ERDS accounts locked out and/or disabled due to failed consecutive login attempts. This is an incident and shall be reported if intrusion is suspected.

(13) Auditable events overwrite other logged events. This is an incident and shall be reported if intrusion is suspected.

(14) Auditable events cannot be logged. This is an incident.

(15) Logs consume 95% or more of the storage space allocated for logging. This is an incident.

(16) Logs cannot be safely stored. This is an incident.

(17) For Type 1 only, ERDS account creation, modification, deletion, suspension, termination or revocation, whether authorized or not. This is an incident only if not authorized and shall be reported if fraud is suspected.

(18) For Type 1 only, hardware or software configuration changes. This is an incident only if not authorized and shall be reported.

(19) Unique name of the ERDS payload. This is an incident only if out of sequence.

(20) Dates and times the ERDS payload was submitted, retrieved or, when applicable, returned. This is an incident only if the dates and times are not current.

(21) Identity of the individual, who submitted, retrieved or, when applicable, returned the ERDS payload. This is an incident only if not authorized.

(22) Name of the organization that the individual represented while submitting, retrieving or, when applicable, returning the ERDS payload. This is an incident only if not authorized.
(23) For Type 1 only, a transmission failure.

(24) For Type 1 only, a storage failure.

(25) A decryption failure. This is an incident and shall be reported if fraud is suspected.

(26) A hash failure. This is an incident and shall be reported if fraud is suspected.

(27) A validity check failure. This is an incident and shall be reported if fraud is suspected.

(28) Type 1 or Type 2 instrument submitted unencrypted. This is an incident and shall be reported.

(29) Type 1 instrument submitted as a Type 2 instrument or vice versa. This is an incident and shall be reported if fraud is suspected.

(30) Type 1 instrument submitted via an Authorized Access ERDS. This is an incident and shall be reported if fraud is suspected.

(31) Unauthorized components that draw data or images from sources external to the digital electronic record or digitized electronic record. This is an incident and shall be reported if intrusion is suspected.

(32) Unauthorized transactions submitted via ERDS, including but not limited to, instruments that are neither Type 1 nor Type 2. This is an incident and shall be reported if fraud is suspected.

(33) For Type 1 only, server failures, including, but not limited to, hardware, software, and network component failures, that cause the ERDS to be unavailable or that expose the ERDS server directly to the Internet. This is an incident and shall be reported if intrusion is suspected.

(34) Events for which an ERDS System Administrator is alerted of possible or actual intrusion. This is an incident and shall be reported if intrusion is suspected.

(35) For Type 1 only, unauthorized changes to the ERDS operational configuration. This is an incident and shall be reported if fraud or intrusion is suspected.

(36) For Type 1 only, network failures that cause the ERDS to be unavailable or that expose the ERDS server directly to the Internet. This is an incident and shall be reported if intrusion is suspected.

(37) For Type 1 only, events for which an ERDS System Administrator is alerted of possible or actual intrusion. This is an incident and shall be reported if intrusion is suspected.

(38) Inability to obtain and employ up-to-date anti-malware software.
(39) Inability to obtain and employ cryptography, including hashing, encryption and decryption. This is an incident and shall be reported.

(40) Inability to obtain and employ the most up-to-date patches and hot-fixes.

(41) Unauthorized access or changes to storage media, and improper sanitization of storage media. This is an incident and shall be reported if compromise is suspected.

(42) Any other event that compromises the safety or security of an ERDS. This is an incident and shall be reported.


§ 999.147. Proprietary Software

(a) The Computer Security Auditor may not be required to conduct a source code review on any software identified as proprietary by the Vendor of ERDS Software unless such software affects the safety and security of ERDS.

(b) Prior to conducting a source code review, the County Recorder shall ensure all of the following:

(1) The County Recorder has agreed to allow the Vendor of ERDS Software to include proprietary source code as part of the ERDS.

(2) The Vendor of ERDS Software has identified proprietary source code as part of the ERDS.

(3) The Computer Security Auditor advises the County Recorder that the safety and security of ERDS cannot be verified without a source code review.

(4) The Computer Security Auditor shall agree to abide by confidentiality requirements of the Vendor of ERDS Software.

(5) The Vendor of ERDS Software shall agree that the Computer Security Auditor shall reveal any results of the source code review, conclusions as to the safety and security of ERDS, findings and recommendations in the audit report.

(6) The County Recorder, Computer Security Auditor and Vendor of ERDS Software shall all agree on methods for including the results, conclusions and recommendations about proprietary source code reviews made by the Computer Security Auditor in the audit report.
§ 999.148. Escrow Requirements

(a) ERDS source code materials shall be placed into an approved escrow facility when an ERDS is developed for a County Recorder. For each submission, the materials placed in escrow shall be sufficient to maintain ERDS of every County Recorder that employs those source code materials. Source code materials include, but are not limited to, all of the following:

1. A copy of all source code materials that implements ERDS functionality.
2. A copy of the compiler needed to compile the ERDS source code in escrow.
3. Instructions for installation and use of the ERDS source code compiler.
4. Instructions that facilitate source code reviews, modification and/or recompiling the ERDS source code.

(b) A County Recorder shall select an escrow company from the current Secretary of State's list as obtained from the County's Board of Supervisors.

(c) Source code materials shall be submitted to an approved escrow company for placement in the escrow facility. The content of source code materials shall be in a form, and include the tools and documentation, to allow complete and successful restoration of an ERDS in its production/operational environment with confirmation by a verification test by qualified personnel using only this content.

Authority cited: Sections 27393, 27394(e) Government Code.
Reference: Sections 27393(b)(2), 27393(b)(11), 27394(e) Government Code.

§ 999.149. Deposit of Software Modification into Escrow

Substantive modifications shall require updates to source code materials in escrow. Prior to being used to deliver Type 1 or Type 2 instruments in an ERDS, all source code changes or modifications shall be submitted into escrow in the same manner and under the same conditions in which the source code materials were originally placed in escrow.

Authority cited: Section 27393 Government Code.
Reference: Sections 27393(b)(2), 27393(b)(5), 27393(c) Government Code.

§ 999.150. Letter of Deposit

(a) Within a timeframe established by the County Recorder of a submission of original, changed or modified source code to an approved escrow facility, the Vendor of ERDS Software shall notify, in writing, each affected County Recorder that the source code has been placed in
escrow. The letter of deposit shall include a description of submitted materials sufficient to distinguish them from all other submissions. The letter of deposit shall state all of the following:

1. That all source code materials are included in the deposit.

2. The name of the approved escrow company and the location of the escrow facility where the source code materials have been placed in escrow.

3. The escrow company, its officers, and directors, may not hold or exercise a direct or indirect financial interest(s) in the Vendor of ERDS Software or the County Recorder.

Authority cited: Section 27393 Government Code.
Reference: Sections 27393(b)(2), 27393(b)(5), 27393(c) Government Code.

§ 999.151. Integrity of Materials

No person having access to ERDS source code materials shall interfere with or prevent the escrow representative from monitoring the security and integrity of the ERDS source code materials.

Authority cited: Section 27393 Government Code.
Reference: Sections 27393(b)(2), 27393(b)(5), 27393(c) Government Code.

§ 999.152. Retention and Disposition of Materials

Records maintained by the escrow company pursuant to these regulations and other applicable law shall be retained for the term of the escrow agreement. The escrow agreement shall provide for the disposition of source code materials in the event the escrow agreement terminates.

Authority cited: Section 27393 Government Code.
Reference: Sections 27393(b)(5), 27393(c) Government Code.

§ 999.153. Access to Materials

Escrow agreements shall allow for access to ERDS source code materials by a Computer Security Auditor hired for the purpose of conducting computer security audits.

Authority cited: Sections 27393, 27394(e) Government Code.
Reference: Sections 27393(b)(5), 27393(c), 27394(e) Government Code.

§ 999.154. Escrow Agreement State Non-responsibility

(a) Neither the Attorney General nor the State of California shall be responsible for the fees claimed by the Vendor of ERDS Software, the County Recorder, or the escrow company to establish the escrow contract.
(b) Neither the Attorney General nor the State of California is a party to the agreement and may not incur a liability for the actions of the parties involved in the escrow agreement.

Authority cited: Section 27393 Government Code.
Reference: Sections 27393(a), 27393(b), 27393(b)(5), 27393(c), 27394(a), 27397 Government Code.
§ 999.165. Establishing an ERDS

(a) A County Recorder may establish an ERDS upon approval by the Board of Supervisors and system certification by the ERDS Program.

(b) A County Recorder establishing an ERDS shall include in the County’s ERDS a secure method for accepting for delivery, and, when applicable, return of a digital electronic record or digitized electronic record that has been defined as an instrument within these regulations.

(c) A County Recorder establishing an ERDS shall be responsible for overall safety and security of an ERDS.

(d) A County Recorder establishing an ERDS shall assign responsibility by contract or agreement to all Authorized Submitters whom shall ensure that an Agent, if any, complies with these regulations.

(e) A County Recorder shall be responsible for ensuring an ERDS meets the requirements of these regulations.

(f) A County Recorder shall enter into a contract with a Computer Security Auditor, who has a valid Computer Security Auditor Certificate issued by the ERDS Program, for the purpose of meeting the audit and oversight requirements as contained within these regulations.

(g) A County Recorder shall be required to verify, prior to entering into a contract with a Vendor of ERDS Software, if any, that the Vendor has a valid Vendor of ERDS Software Certificate issued by the ERDS Program.

(h) The County Recorder shall be responsible for administering an ERDS, and establishing and following ERDS policies and procedures that include all of the following:

1. Define roles and responsibilities to ensure digital electronic records and digitized electronic records are correctly and securely submitted, delivered, and, when applicable, returned to the intended recipients. Textual disclaimers or verbal disclaimers alone shall not be sufficient to control access to digital electronic records and digitized electronic records under the control of an ERDS.
(2) Maintain a list of all individuals designated as having secure access and/or authorized access to operate the ERDS and informing the ERDS Program of role changes for those individuals requiring fingerprinting by submitting the Change of ERDS Role form # ERDS 0008 (May 2011) to the ERDS Program. A copy of the list of all users with secure access and/or authorized access is to be maintained for review during audits and local inspections.

(3) Ensure users with roles authorized to access and operate the ERDS understand and sign the Acknowledgement of Responsibilities form # ERDS 0012 (May 2011) and that a copy is maintained for review during audits and local inspections.

(4) The County Recorder shall establish ERDS operating procedures and/or incorporate features within the ERDS design in order to restrict the instrument type and content to meet the requirements of these regulations.

Note: Authority cited: Sections 27393, 27394(a), and 27394(c), Government Code. Reference: Sections 27391(a), 27391(b), 27392(a), 27394(a), 27394(c), 27394(f), and 27397.5, Government Code.

§ 999.166. Certification Application Procedure

(a) A County Recorder wanting, either in his or her official capacity or by delegation of responsibility, to establish an ERDS for the delivery, and, when applicable, return of a digital electronic record or digitized electronic record shall contact the ERDS Program and request an ERDS Certification application.

(b) A County Recorder may apply for the initial certification of an ERDS as either a Single-County or Multi-County operation and shall designate as either a Type 1 or Type 2 or a Type 1 and 2 operation, and, when applicable, return function via an ERDS. An ERDS may not be implemented prior to receipt of ERDS Program’s approval of the application.

(c) An ERDS may not be implemented prior to the approval of the ERDS Program and receipt of a System Certificate of Operation.

(1) A County Recorder applying for the initial certification of an ERDS operating as a Single-County ERDS shall comply with all of the following:

(A) Submit an Application for System Certification form # ERDS 0001A (May 2011) to the ERDS Program, which shall be dated and signed declaring under penalty of perjury under the laws of the State of California that all information is true and correct.

(B) Submit a copy of the County Resolution to establish an ERDS as approved by the Board of Supervisors. The resolution shall include, but not be limited to,
instrument type, Single-County, Multi-County, and, when applicable, the return function via an ERDS.

(C) Submit a copy of the proof of escrow letter of deposit.

(D) Submit a copy of the Vendor of ERDS Software contract, if any. If internal county resources and/or another public entity are being used to develop an ERDS in lieu of a Vendor, it shall be stated in the County Resolution granting establishment of an ERDS.

(E) Submit a copy of the County’s contract with a Computer Security Auditor.

(F) Submit a copy of the successful initial system audit report conducted by a Computer Security Auditor.

(G) Submit proof of fingerprint submission for individuals designated as having a role that requires fingerprinting and a copy of the list of all users with secure and/or authorized access.

(H) Submit a signed and dated Statement of Understanding form # ERDS 0011 (May 2011) declaring under penalty of perjury under the laws of the State of California that all information is true and correct.

(2) A County Recorder designated as the Lead County applying for the initial certification of an ERDS operating as a Multi-County ERDS shall comply with the following:

(A) Submit an Application for System Certification form # ERDS 0001A (May 2011) to the ERDS Program, which shall be dated and signed declaring under penalty of perjury under the laws of the State of California that all information is true and correct.

(B) Submit the Lead County’s Resolution to establish a Multi-County ERDS as approved by the Board of Supervisors.

(C) Submit a copy of the proof of escrow letter of deposit.

(D) Submit a copy of the Vendor of ERDS Software contract, if any. If internal county resources and/or another public entity are being used to develop an ERDS in lieu of a Vendor, it shall be stated in the County Resolution granting the establishment of an ERDS.

(E) Submit a copy of the Lead County’s contract with a Computer Security Auditor.

(F) Submit a copy of the successful initial system audit report conducted by a Computer Security Auditor.
(G) Submit proof of fingerprint submission for individuals designated as having a role that requires fingerprinting and a copy of the list of all users with secure and/or authorized access.

(H) Submit all Sub-County(ies) documentation as an attachment to the application.

(I) Submit a signed and dated Statement of Understanding form # ERDS 0011 (May 2011) declaring under penalty of perjury under the laws of the State of California that all information is true and correct.

(3) A County Recorder applying as a Sub-County during the initial certification of a Multi-County ERDS shall comply with all of the following:

(A) Submit an Application for Sub-County System Certification form # ERDS 0001B (May 2011) to the Lead County, which shall be dated and signed declaring under penalty of perjury under the laws of the State of California that all information is true and correct.

(B) Submit a copy of the Sub-County’s Resolution to participate in a Multi-County ERDS as approved by the Board of Supervisors.

(C) Submit proof of fingerprint submission for individuals designated as having a role that requires fingerprinting and a copy of the list of all users with secure and/or authorized access.

(D) Submit a signed and dated Statement of Understanding form # ERDS 0011 (May 2011) declaring under penalty of perjury under the laws of the State of California that all information is true and correct.

Authority cited: Sections 27393, 27394(a), and 27395(b), Government Code.
Reference: Sections 27390(b)(8), 27391(a), 27392, 27393(b)(2), 27394(a) and 27395(b) Government Code.

§ 999.167. Substantive Modification(s)

A substantive modification occurs when a change affects the functionality of an ERDS. Substantive modifications include, but are not limited to, the following:

(1) Changes to source code that lead to new or different functional behaviors; or

(2) Changes to call signatures in source code interfaces to purchased components; or

(3) Changes of data structures or structural database objects; or

(4) Changes that require modification of deployment procedures; or
(5) A new version of a compiler that requires source code changes in order to compile existing source code error and warning free; or

(6) Changes to purchased components or components that are part of software libraries; or

(7) Relocation of an ERDS server to a different network segment; or

(8) Changing an ERDS server from a single-purpose to multi-purpose; or

(9) Changing an ERDS server from a Single-County to a Multi-County; or

(10) Hardware maintenance involving the complete replacement of an ERDS; or

(11) Software maintenance releases that correct, perfect, enhance or otherwise affect the functionality of ERDS; or

(12) When changing an instrument Type; or

(13) Changing to a return capability.

Authority cited: Sections 27393, 27394(a), and 27395(b) Government Code.
Reference: Sections 27393(b)(2), and 27393(b)(6) Government Code.

§ 999.168. Substantive Modification(s) Application Procedure

(a) Following initial system certification, a Request for Approval of Substantive Modification(s) form # ERDS 0013 (May 2011), as defined within these regulations, shall require completion of a modified system audit pertaining to only the components that are proposed to be modified and/or changed in the production environment and shall be performed prior to the provisional activation of the modification and/or change in the ERDS operational environment. A brief description of the change of the functionality shall be included on the Request for Approval of Substantive Modification(s) form # ERDS 0013 (May 2011). This modified system audit shall be completed by a Computer Security Auditor and submitted to the County Recorder. Upon receipt of the successful modified system audit by the County Recorder, the County Recorder may place the substantive modification(s) in the production environment on a provisional basis. Within 15 business days of the provisional implementation, the County Recorder shall apply for approval of the substantive modification(s) in order for the ERDS Program to make a final approval determination status.

(b) Requests for approval of substantive modification(s) shall be submitted to the ERDS Program as follows:

(1) Submit a Request for Approval of Substantive Modification(s) form # ERDS 0013 (May 2011), which shall be dated and signed declaring under penalty of perjury under the laws of California that all information is true and correct.

(2) Submit a copy of the proof of escrow letter of deposit.
(3) Submit a copy of the Vendor of ERDS Software contract, if any. If internal county
resources and/or another public entity are being used to develop an ERDS in lieu of a
Vendor, it shall be stated in the County Resolution granting the establishment of an
ERDS.

(4) Submit a copy of the County’s contract with a Computer Security Auditor.

(5) Submit a copy of the successful Modified System Audit Report conducted by a
Computer Security Auditor.

(c) Requests for approval of substantive modification(s) for adding a Sub-County, the Lead
County shall submit to the ERDS Program as follows:

(1) Submit a Request for Approval of Substantive Modification(s) form # ERDS 0013
(May 2011), which shall be dated and signed declaring under penalty of perjury under
the laws of California that all information is true and correct.

(2) A copy of the resolution to participate in the Multi-County ERDS as approved by the
Board of Supervisors.

(3) Submit a copy of the proof of escrow letter of deposit.

(4) Submit a copy of the Vendor of ERDS Software contract, if any. If internal county
resources and/or another public entity are being used to develop an ERDS in lieu of a
Vendor, it shall be stated in the County Resolution granting the establishment of an
ERDS.

(5) Submit a copy of the County’s contract with a Computer Security Auditor.

(6) Submit a copy of the successful Modified System Audit Report conducted by a
Computer Security Auditor.

(7) Submit the Sub-County’s Application for Sub-County System Certification form #
ERDS 0001B (May 2011) and required documentation as follows:

(A) Submit a copy of the Sub-County’s Resolution to participate in a Multi-County
ERDS as approved by the Board of Supervisors.

(B) Submit proof of fingerprint submission for individuals designated as having a role
that requires fingerprinting and a copy of the list of all users with secure and/or
authorized access.

(C) Submit a signed and dated Statement of Understanding form # ERDS 0011 (May
2011) declaring under penalty of perjury under the laws of California that all
information is true and correct.
Note: Authority cited: Sections 27393, 27393(b)(6), 27394(a) and 27395(b), Government Code. Reference: Sections 27392(a), 27392(b), 27393(b)(2), 27393(b)(6), 27393(b)(10), 27394(a) and 27395(b), Government Code.

§ 999.169. Non-Substantive Modification(s)

Non-Substantive modifications include, but are not limited to, the following:

1. Day-to-day administration of ERDS accounts, roles or cryptographic keys;

2. Hardware maintenance that does not affect the functionality of an ERDS and does not involve the complete replacement of an ERDS server;

3. The off-loading of ERDS server logs to long-term storage;

4. Updating anti-malware software with the most up-to-date releases;

5. Updating operating system software with the most up-to-date patches and hot-fixes;

6. Maintaining backups for software and data; and

7. The addition and/or deletion of roles, whether or not fingerprinting or notification to the ERDS Program is required.

Authority cites: Section 27393 Government Code. Reference: Sections 27393(a), 27393(b), 27393(b)(6), 27393(c), 27394(c) Government Code.

§ 999.170. Non-substantive Modification(s) Procedure

A non-substantive modification, as defined within these regulations, does not require a modified system audit; however, it shall be subject to review during audits and local inspections.

Authority cited: Section 27393 Government Code. Reference: Sections 27393(b)(6), and 27394(c) Government Code.

§ 999.171. Approval of Application

(a) If the Application for System Certification form # ERDS 0001A (May 2011) is approved, the ERDS Program shall deliver the following to the County Recorder.

1. An Approval Letter.

2. A System Certificate of Operation, which authorizes the County Recorder to operate the ERDS.
(b) If the Request for Approval of Substantive Modification(s) form # ERDS 0013 (May 2011) is approved, the ERDS Program shall deliver an approval letter to the County Recorder to implement the substantive modification and to remove the provisional status.


§ 999.172. Incomplete Application

(a) An incomplete Application for System Certification form # ERDS 0001A (May 2011) or Request for Approval of Substantive Modification(s) form # ERDS 0013 (May 2011) shall be returned to the County Recorder with a written explanation for the return and instruction on resubmission. Applications shall be deemed incomplete when:

(1) The application has missing or illegible data.

(2) Supporting documentation, forms, or applicable fees are not included with the application.

(3) Proof of fingerprint submission for individuals designated as having a role that requires fingerprinting is not submitted.

(b) The applicant shall have 90 days to respond, after which the application shall be considered denied. The denial may not prohibit the resubmission of an Application for System Certification form # ERDS 0001A (May 2011) or Request for Approval of Substantive Modification(s) form # ERDS 0013 (May 2011) at a later date.

Note: Authority cited: Section 27393, Government Code. Reference: Sections 27392, 27393(b)(6), 27394(a), 27395(b) and 27397(a) Government Code.

§ 999.173. Denial of Application

(a) The Application for System Certification form # ERDS 0001A (May 2011) or Request for Approval of Substantive Modification(s) form ERDS # 0013 (May 2011) may be denied for good cause. Good cause shall be deemed to exist when the applicant does not satisfy the qualifications or system requirements of these regulations, when it is necessary to protect the public interest, protect the integrity of public records, or to protect homeowners from financial harm.

(b) Denied applications shall be returned to the County Recorder with a written explanation for the reason for denial. The denial may not prohibit the submission of an Application for System Certification form # ERDS 0001A (May 2011) or Request for Approval of Substantive Modification(s) form # ERDS 0013 (May 2011) at a later date.

Note: Authority cited: Section 27393, Government Code. Reference: Sections 27392, 27393(b)(6), 27393(b)(12), 27395(b) and 27397(a), Government Code.
§ 999.174. Change of County Recorder

(a) The new County Recorder, either in his or her official capacity or by delegation of responsibility, shall notify the ERDS Program within 30 days of the change of a County Recorder by submitting a Statement of Understanding form # ERDS 0011 (May 2011) signed and dated declaring under penalty of perjury under the laws of the State of California that all information is true and correct.

Note: Authority cited: Section 27393 Government Code. Reference: Sections 27391, 27392(b), 27393(c) Government Code.

§ 999.175. Change of Physical and/or Mailing Address and/or Contact Information for a County Recorder

(a) The County Recorder, either in his or her official capacity or by delegation of responsibility, shall notify the ERDS Program within 30 days by submitting a written notification of the change of physical and/or mailing address and/or contact information.


§ 999.176. Addition or Deletion of Individuals Assigned an ERDS Role that Requires Fingerprinting

(a) The County Recorder shall submit to the ERDS Program a completed Change of ERDS Role form # ERDS 0008 (May 2011) indicating addition or deletion of County Recorder employees and/or contract employees, Authorized Submitter employees or Agents, and Vendor of ERDS Software employees and/or contract employees. The County Recorder shall maintain a list of those individuals and their roles which shall be subject to audit and local inspection.


§ 999.177. Expiration of Certification

(a) Once issued by the ERDS Program, the certification of the ERDS shall remain in effect within the County Recorder’s office for which it is approved without the need for renewal for the life of the ERDS operation in the County unless one of the following occurs:

(1) A letter of suspension is issued to the County Recorder.

(2) The County Recorder withdraws from ERDS Certification.

Authority cited: Sections 27393, 27393(c), Government Code. Reference: Sections 27391, 27392, and 27393(c), Government Code.
§ 999.178. Withdrawal of Certification

(a) A County Recorder choosing to withdraw from ERDS Certification shall submit the following:

(1) An Application for Withdrawal form # ERDS 0010 (May 2011) with a date for cease of operation/service, signed and dated declaring under penalty of perjury under the laws of the State of California that all information is true and correct.

(2) Listing of all individuals designated as having secure access and/or authorized access.

(3) Listing of all associated agencies and/or business entities designated as having secure access and/or authorized access.

(4) The withdrawal request shall render the certificate invalid. The withdrawing County Recorder shall cease all ERDS operations as of the cease of operation date noted on the withdrawal application.

(b) In the case of county(ies) withdrawing from a Multi-County ERDS, the Sub-County(ies) shall submit the Application for Withdrawal form # ERDS 0010 (May 2011) to the Lead County for submission to the ERDS Program.

(c) If, at a later date, the County Recorder wishes to participate in an ERDS, all initial steps for System Certification shall be required.

Note: Authority cited: Section 27393, Government Code. Reference: Sections 27392(b), 27393(b)(2) and 27397.5(d)(2), Government Code.

§ 999.179. Request for Replacement of Certificate and/or Documents

(a) To request a replacement certificate or copies of a document pertaining to an application submission, a County Recorder or his or her designee may submit a Request for Replacement of Certificate and/or Documents form # ERDS 0006 (May 2011), signed and dated declaring under penalty of perjury under the laws of the State of California that the requested certificate and/or documents pertain to his or her application submission.

Note: Authority cited: Section 27393, Government Code.
Reference: Sections 27391(a), 27392 and 27393(b)(2), Government Code.
Text of Regulations

California Code of Regulations
Title 11. Law
Division 1. Attorney General
Chapter 18. Electronic Recording Delivery System
Article 7. Computer Security Auditor

§ 999.190. Computer Security Auditor Application Procedure

(a) All individuals shall be approved by the ERDS Program prior to entering into contracts with County Recorders to provide auditing services of an ERDS.

(b) An individual requesting approval as a Computer Security Auditor shall contact the ERDS Program and request the Computer Security Auditor Approval application.

(c) An individual applying for approval as a Computer Security Auditor shall comply with all of the following:

(1) Submit an Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013), which shall be dated and signed declaring under penalty of perjury that under the laws of the State of California all the foregoing information, and all information submitted with the application is true, correct, and complete, and that a false or dishonest answer to any question may be grounds for denial or subsequent termination or suspension of approval. In addition, the individual shall attest to the fact that he or she is not an Authorized Submitter, Agent of an Authorized Submitter, or Vendor of ERDS Software as defined in these regulations.

(A) Check the geographical locations on the Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) that they are interested in auditing. The locations are:


(3) Southern California: Imperial, Los Angeles, Orange, Riverside, San Bernardino, Santa Barbara, San Diego, Ventura.
(4) All.

(2) Submit documentation with the Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) as follows to demonstrate that the individual has met the significant experience criteria required for approval as a Computer Security Auditor:

(A) A copy of their Certified Internal Auditor certification from the Institute of Internal Auditors for which they are in good standing attached to the Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) and a completed Reference(s) for ERDS Computer Security Auditor form # ERDS 0004 (May 2011) listing reference contacts within the last 5-year period that can verify the individual has had at least 2 years of experience in the evaluation and analysis of Internet security design, in conducting security testing procedures, and specific experience performing Internet penetration studies, or

(B) A copy of their Certified Information Systems Auditor certification from the Information Systems Audit and Control Association for which they are in good standing attached to the Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) and a completed Reference(s) for ERDS Computer Security Auditor form # ERDS 0004 (May 2011) listing reference contacts within the last 5-year period that can verify the individual has had at least 2 years of experience in the evaluation and analysis of Internet security design, in conducting security testing procedures, and specific experience performing Internet penetration studies, or

(C) A copy of their Certified Fraud Examiner certification from the Association of Certified Fraud Examiners for which they are in good standing attached to the Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) and a completed Reference(s) for ERDS Computer Security Auditor form # ERDS 0004 (May 2011) listing reference contacts within the last 5-year period that can verify the individual has had at least 2 years of experience in the evaluation and analysis of Internet security design, in conducting security testing procedures, and specific experience performing Internet penetration studies, or

(D) A copy of their Certified Information Systems Security Professional certification from the International Information Systems Security Certification Consortium for which they are in good standing attached to the Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) and a completed Reference(s) for ERDS Computer Security Auditor form # ERDS 0004 (May 2011) listing reference contacts within the last 5-year period that can verify the individual has had at least 2 years of experience in the evaluation and analysis of Internet security design, in conducting security testing procedures, and specific experience performing Internet penetration studies, or

(E) A copy of their Global Information Assurance Certification from the SysAdmin, Audit, Networks Security Institute for which they are in good standing attached to the Application for Computer Security Auditor Approval form # ERDS 0002 (August
2013) and a completed Reference(s) for ERDS Computer Security Auditor form # ERDS 0004 (May 2011) listing reference contacts within the last 5-year period that can verify the individual has had at least 2 years of experience in the evaluation and analysis of Internet security design, in conducting security testing procedures, and specific experience performing Internet penetration studies.

(3) Submit proof of fingerprint submission.

Note: Authority Cited: Section 27393, Government Code. Reference: Sections 27393(b)(2), 27393(b)(3), 27393(b)(9), 27394, 27395(a) and 27395(b), Government Code.

§ 999.191. Approval of Application

(a) If the application is approved, the ERDS Program shall deliver, to the individual, all of the following documentation:

(1) An Approval Letter, and

(2) An ERDS Certificate of Approval which authorizes the individual to contract with a County Recorder to perform the duties of a Computer Security Auditor. The certificate shall remain in effect for three years unless terminated based on a subsequent arrest and/or disposition.

(b) The Computer Security Auditor’s contact information and geographical interest shall be posted on the ERDS web page.

Authority cited: Section 27393 Government Code.
Reference: Sections 27392(a), 27394, Government Code.

§ 999.192. Incomplete Application

(a) An incomplete application shall be returned to the applicant with a written explanation for the return and further instructions on resubmission. An application shall be deemed incomplete when:

(1) The application has missing or illegible data.

(2) Supporting documentation, forms, or applicable fingerprint submission fees are not included with the application.

(3) Proof of fingerprinting is not submitted.

(b) The applicant shall have 90 days to respond, after which the application shall be considered denied. The denial may not prohibit the submission of an Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) at a later date.
§ 999.193. Denial of Application

(a) The Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) may be denied for good cause. Good cause shall be deemed to exist when the applicant does not satisfy the qualifications or system requirements of these regulations, it is necessary to protect the public interest, protect the integrity of records, or to protect homeowners from financial harm.

(b) Denied applications shall be returned to the individual with a written explanation for the denial. The denial may not prohibit the resubmission of an Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) at a later date.

§ 999.194. Expiration of Approval

(a) Once issued by the ERDS Program, the ERDS Certificate of Approval shall remain in effect for a period of 3 years from the date of issuance unless one of the following occurs:

   (1) A letter of suspension is issued to the individual.

   (2) The individual withdraws their approval status as a Computer Security Auditor.

Authority cited: Section 27393 Government Code.
Reference: Sections 27393(c), 27394, 27395 Government Code.

§ 999.195. Renewal of Approval

(a) The ERDS Certificate of Approval shall be renewed prior to expiration in order to remain valid. The certificate holder shall submit an Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) indicating renewal, which shall be dated and signed declaring under penalty of perjury that under the laws of the State of California all the foregoing information, and all information submitted with the application is true, correct, and complete, and that a false or dishonest answer to any question may be grounds for denial or subsequent termination or suspension of approval. In addition, the individual shall attest to the fact that he or she is not an Authorized Submitter, Agent of an Authorized Submitter, or Vendor of ERDS Software as defined in these regulations.

(b) A copy of their Certified Internal Auditor certification from the Institute of Internal Auditors for which they are in good standing attached to the Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) and a completed Reference(s) for ERDS Computer Security Auditor form # ERDS 0004 (May 2011) listing reference contacts
within the last 5-year period that can verify the individual has had at least 2 years of experience in the evaluation and analysis of Internet security design, in conducting security testing procedures, and specific experience performing Internet penetration studies, or

(c) A copy of their Certified Information Systems Auditor certification from the Information Systems Audit and Control Association for which they are in good standing attached to the Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) and a completed Reference(s) for ERDS Computer Security Auditor form # ERDS 0004 (May 2011) listing reference contacts within the last 5-year period that can verify the individual has had at least 2 years of experience in the evaluation and analysis of Internet security design, in conducting security testing procedures, and specific experience performing Internet penetration studies, or

(d) A copy of their Certified Fraud Examiner certification from the Association of Certified Fraud Examiners for which they are in good standing attached to the Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) and a completed Reference(s) for ERDS Computer Security Auditor form # ERDS 0004 (May 2011) listing reference contacts within the last 5-year period that can verify the individual has had at least 2 years of experience in the evaluation and analysis of Internet security design, in conducting security testing procedures, and specific experience performing Internet penetration studies, or

(e) A copy of their Certified Information Systems Security Professional certification from the International Information Systems Security Certification Consortium for which they are in good standing attached to the Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) and a completed Reference(s) for ERDS Computer Security Auditor form # ERDS 0004 (May 2011) listing reference contacts within the last 5-year period that can verify the individual has had at least 2 years of experience in the evaluation and analysis of Internet security design, in conducting security testing procedures, and specific experience performing Internet penetration studies, or

(f) A copy of their Global Information Assurance Certification from the SysAdmin, Audit, Networks Security Institute for which they are in good standing attached to the Application for Computer Security Auditor Approval form # ERDS 0002 (August 2013) and a completed Reference(s) for ERDS Computer Security Auditor form # ERDS 0004 (May 2011) listing reference contacts within the last 5-year period that can verify the individual has had at least 2 years of experience in the evaluation and analysis of Internet security design, in conducting security testing procedures, and specific experience performing Internet penetration studies.

(g) If the certificate holder fails to comply with the renewal requirements, the certification shall expire by operation of the law at midnight on the expiration date stated on the certificate, and, render the certificate invalid and all Computer Security Auditor services shall cease. If an application for renewal is received after the expiration date, the application may not be considered a renewal and shall be returned to the individual with a cover letter outlining the process for initial approval.
(h) If approved, the ERDS Program shall issue a new ERDS Certificate of Approval.

Note: Authority Cited: Sections 27393 and 27394(b), Government Code. Reference: Sections 27392(a), 27393(b)(2), 27393(c) and 27394(b), Government Code.

§ 999.196. Withdrawal of Approval

(a) A Computer Security Auditor choosing to withdraw their approval status shall submit an Application for Withdrawal form # ERDS 0010 (February 2007) with a date for cease of operation/service, signed and dated declaring under penalty of perjury under the laws of the State of California that all information is true and correct.

(b) Upon receipt of the Application for Withdrawal form # ERDS 0010 (February 2007), the ERDS Program shall send a written acknowledgement of the request for withdrawal and notification that the auditor’s information has been removed from the listing of Computer Security Auditors posted on the ERDS web page.

(c) The withdrawal request shall render the certificate invalid. The withdrawing Computer Security Auditor shall cease all ERDS services as of the cease of operation or service date noted on the withdrawal application.

(d) If at a later date, a Computer Security Auditor wishes to have his or her approval re-instated, the individual shall complete the application process.


§ 999.197. Request for Replacement of Certificate and/or Documents

(a) To request a replacement certificate or copies of a document pertaining to their application submission, a Computer Security Auditor may submit a Request for Replacement of Certificate and/or Documents form # ERDS 0006 (February 2007), signed and dated declaring under penalty of perjury under the laws of the State of California that the requested certificate and/or documents pertain to his or her application submission.

§ 999.203. Certification Application Procedure

(a) All individuals serving as Vendors of Software shall be certified by the ERDS Program prior to entering into contracts with County Recorders for the development of an ERDS.

(b) An individual requesting certification as a Vendor of ERDS Software shall contact the ERDS Program and request the Vendor of ERDS Software Certification application.

(c) An individual applying for certification as a Vendor of ERDS Software shall comply with all of the following:

(1) Submit an Application for Vendor of ERDS Software Certification form # ERDS 0003 (May 2011), which shall be dated and signed declaring under penalty of perjury that under the laws of the State of California all the foregoing information, and all information submitted with this application is true, correct, and complete, and that a false or dishonest answer to a question may be grounds for denial or subsequent termination or suspension of certification. In addition, the individual shall attest to the fact that the ERDS software, at the time of development, will meet all of the audit and testing requirements as contained within these regulations, and acknowledges that ERDS Program’s issuance of the Vendor of ERDS Software Certificate shall include a “disclaimer” stating that the software is not being approved as to its ability to serve/function in an ERDS operational environment nor that it will meet all County Recorder’s requirements, only that the Vendor has stated that it will meet all of the audit and testing requirements as contained within these regulations as of the date of the issued certificate.

(2) Submit documentation with the Application for Vendor of ERDS Software Certification form # ERDS 0003 (May 2011) as follows, to demonstrate that they have met the reference or service agreement required to be certified as a Vendor of ERDS Software:

(A) Provide 3 best references within the last 5 years for software products or development of equivalent technology, complexity and size of an ERDS. At least 1 reference shall be for a project using document-imaging technology. Provide this information on the Attachment to ERDS 0003 Vendor Application Form for Reference(s) form # ERDS 0009 (May 2011), or

(B) Operate as a Vendor with a valid California Multiple Award Schedule, General Services Agreement, or Master Services Agreement. A copy of the agreement(s)
shall include 1 or more of the following Consulting Service categories: Application Development; Information Technology (IT) Acquisition Support; IT Project Management; IT Project Planning; IT Strategic Planning; IT System Implementation; Migration Planning; Software Development; System Analysis; System Design; System Development; and/or System Integration.

(3) Submit proof of fingerprint submission.

(4) Submit a check or money order for all fees; payable to “Department of Justice – ERDS Program”.

(5) Certification will not be granted until fees are processed.

Note: Authority cited: Section 27393, Government Code. Reference: Sections 27392(b), 27393(b)(2), 27393(b)(7), 27393(c) and 27397(b), Government Code.

§ 999.204. Fingerprinting of Vendor Employees and/or Vendor Contract Employees

(a) At the time that a certified Vendor of ERDS Software enters into a contract with a County Recorder, the Vendor shall provide to the County Recorder proof of fingerprint submission of all vendor employees and/or vendor contract employees to be used in an ERDS development and/or implementation.

(1) An ERDS Acknowledgment of Responsibilities form # ERDS 0012 (May 2011) shall be signed and kept on file by the County Recorder for all vendor employees and/or vendor contract employees for review during audits and local inspections.

(2) The Vendor of ERDS Software shall notify the County Recorder of any addition or deletion of vendor employees and/or vendor contract employees. The County Recorder shall maintain a list of those individuals and their roles which shall be subject to audit and local inspection. The County Recorder shall submit to the ERDS Program a completed Change of ERDS Role form # ERDS 0008 (May 2011) indicating addition or deletion of vendor employees and/or vendor contract employees.

Note: Authority cited: Section 27393, Government Code. Reference: Sections 27393(b)(7), 27393(c) and 27395(b), Government Code.

§ 999.205. Approval of Application

(a) If the application is approved and fees have been processed, the ERDS Program shall deliver to the individual all of the following documentation:

(1) An Approval Letter, and

(2) A Vendor of ERDS Software Certificate which authorizes the individual to contract with a County Recorder as a Vendor of ERDS Software.
§ 999.206. Incomplete Application

(a) An incomplete Application for Vendor of ERDS Software Certification form # ERDS 0003 (May 2011) shall be returned to the applicant with a written explanation for the return and further instructions on resubmission. The application shall be deemed incomplete when:

(1) The application has missing or illegible data.

(2) Supporting documentation, forms, or applicable fees are not included with the application.

(3) Proof of fingerprinting is not submitted.

(b) The applicant shall have 90 days to respond, after which the application shall be considered denied. The denial may not prohibit the submission of an Application for Vendor of ERDS Software Certification form # ERDS 0003 (May 2011) at a later date.

Authority cited: Section 27393
Reference: Sections 27392(b), 27393(b)(7), 27393(c), 27395(b), 27397(b) Government Code.

§ 999.207. Denial of Application

(a) The Application for Vendor of ERDS Software Certification form # ERDS 0003 (May 2011) may be denied for good cause. Good cause shall be deemed to exist when the applicant does not satisfy the qualification or system requirements of these regulations, it is necessary to protect the public interest, protect the integrity of records, or to protect homeowners from financial harm.

(b) Denied applications shall be returned to the individual with a written explanation for the denial. The denial may not prohibit the submission of an Application for Vendor of ERDS Software Certification form # ERDS 0003 (May 2011) at a later date.

Note: Authority cited: Section 27393 Government Code. Reference: Sections 27392(b), 27393(b)(7), 27393(c) and 27395(b), Government Code.

§ 999.208. Expiration of Certification

(a) Once issued by the ERDS Program, the Vendor of ERDS Software Certificate shall remain in effect for a period of 3 years from the date of issuance unless one of the following occurs:

(1) A letter of suspension is issued to the individual.
(2) The individual withdraws their certification as a Vendor of ERDS Software.

Authority cited: Section 27393 Government Code.
Reference: Sections 27392(b), 27393(b)(7), 27393(c) Government Code.

§ 999.209. Renewal of Certification

(a) A Vendor of ERDS Software Certificate shall be renewed prior to expiration in order to remain valid. The certificate holder shall submit:


(2) A check or money order for the renewal fee; payable to “Department of Justice – ERDS Program”.

(3) Submit documentation with the Application for Vendor of ERDS Software Certification form # ERDS 0003 (May 2011) as follows, to demonstrate that they have met the reference or service agreement required to be certified as a Vendor of ERDS Software:

(A) Provide 3 best references within the last 5 years for software products or development of equivalent technology, complexity and size of an ERDS. At least 1 reference shall be for a project using document-imaging technology. Provide this information on the Attachment to ERDS 0003 Vendor Application Form for Reference(s) form # ERDS 0009 (May 2011), or

(B) Operate as a Vendor with a valid California Multiple Award Schedule, General Services Agreement, or Master Services Agreement. A copy of the agreement(s) shall include 1 or more of the following Consulting Service categories: Application Development; Information Technology (IT) Acquisition Support; IT Project Management; IT Project Planning; IT Strategic Planning; IT System Implementation; Migration Planning; Software Development; System Analysis; System Design; System Development; and/or System Integration.

(b) If the certificate holder fails to comply with the renewal requirements, the certification shall expire by operation of the law at midnight on the expiration date stated on the certificate and render the certificate invalid and all services shall cease. If an application for renewal is received after the expiration date, the application may not be considered a renewal and shall be returned to the individual with a cover letter outlining the process for certification.

(c) If an application for renewal is approved and the fees have been processed, the ERDS Program shall issue a new Vendor of ERDS Software Certificate.
§ 999.210. Withdrawal of Certification

(a) A Vendor of ERDS Software choosing to withdraw their certification shall submit the following:

1. An Application for Withdrawal form # ERDS 0010 (May 2011) with a date for cease of operation/service signed and dated declaring under penalty of perjury under the laws of the State of California that all information is true and correct. Submit to the ERDS Program.

2. A list of all vendor employees and/or vendor contract employees designated as having a role that requires fingerprinting shall be submitted to the County Recorder and a copy attached to the Application for Withdrawal form # ERDS 0010 (May 2011).

3. The withdrawal request shall render the certificate invalid. The withdrawing Vendor shall cease all ERDS services as of the date noted on the withdrawal application.

(b) Upon receipt of the Application for Withdrawal form # ERDS 0010 (May 2011), the ERDS Program shall send a written acknowledgement of the request for withdrawal.

(c) If, at a later date, a Vendor of ERDS Software wishes to have his or her certification re-instated, the individual shall complete the application process.

§ 999.211. Request for Replacement of Certificate and/or Documents

(a) To request a replacement certificate or copies of a document pertaining to their application submission, a Vendor of ERDS Software may submit a Request for Replacement of Certificate and/or Documents form # ERDS 0006 (May 2011), signed and dated declaring under penalty of perjury under the laws of the State of California that the requested certificate and/or documents pertains to his or her application submission.

Note: Authority cited: Section 27393, Government Code. Reference: Sections 27392(b), 27393(b)(7) and 27393(c), Government Code.
§ 999.217. Security Audits

(a) The ERDS Program has the responsibility for oversight and regulation of an ERDS. This responsibility shall be met by the initial system audit, biennial audit, modified system audit, modified system incident audit and local inspection process.

(b) The primary process for monitoring the effectiveness of security controls shall be a computer security audit conducted by a Computer Security Auditor. A County Recorder shall contract with a Computer Security Auditor in order to meet all ERDS audit requirements. A list of Computer Security Auditors is located on the ERDS web page.

(c) A Computer Security Auditor shall conduct a security audit of an ERDS for the purpose of: 1) assessing the safety of the system; 2) verifying that the system is secure from vulnerabilities and unauthorized penetration; 3) ensuring ERDS operating procedures are in place and are being followed, and 4) that ERDS have no capability to modify, manipulate, insert, or delete information in the public record.

(1) The facility(ies) of a Type 2 only Authorized Submitter is exempt from a physical security audit when the Computer Security Auditor has validated that all the requirements of these regulations have been met, including certification by the County Recorder and the ERDS Program that the method of submission allowed under the system will not permit an Authorized Submitter or its employees and agents, or any third party, to modify, manipulate, insert, or delete information in the public record, maintained by the County Recorder, or information in Type 1 documents which are submitted for electronic recording.

(2) Based on the Computer Security Auditor’s findings, the ERDS Program reserves the right to conduct a physical audit of a Type 2 only Authorized Submitter’s facility(ies) if intrusion, fraud, or good cause has been found.

(d) The ERDS Initial System Audit is a full system audit and is required to obtain initial system certification. "Initial" is defined as the "first time" application for a certification of an ERDS for either a Single-County or a Multi-County ERDS. This audit shall be performed prior to activating an ERDS for production and operation and shall be completed by a Computer
Security Auditor. A copy of the successful initial system audit report shall be submitted to the ERDS Program as an attachment to the Application for System Certification form # ERDS 0001A (May 2011). A successful initial system audit shall be sufficient to meet the 1st year audit requirement and shall include, but is not limited to, all of the following:

(1) Description of Deposit Materials showing that the source code has been deposited in escrow with an approved escrow facility.

(2) Demonstration of the proposed system in its intended production/operational environment.

(3) The audit shall show all of the following:

(A) ERDS payloads are neither transmitted nor stored in an unencrypted format anywhere in the system.

(B) Transmissions only occur between authorized parties.

(C) Remnants of sessions, transmissions and ERDS payloads are not stored once the user initiating the session and transmitting ERDS payloads has logged out or been disconnected (either physically or logically).

(D) Authorized and unauthorized users are limited in terms of roles assigned to operate the system.

(E) Auditable events are logged correctly.

(F) Known vulnerabilities have been eliminated or mitigated.

(G) The ERDS implementation is not susceptible to published exploits.

(H) ERDS operating procedures and/or features within the ERDS design have been incorporated in order to restrict the instrument type and content to meet the requirements of these regulations.

(I) ERDS shall have no capabilities to modify, manipulate, insert or delete information in the public record.

(4) Testing and review shall include all of the following:

(A) A review of the system design that includes all servers, workstations and network devices employed for, or in support of, the proposed system.

(B) A review of source code, either selected software components or all software.
(C) An inventory of hardware, software and network devices comprising the proposed system.

(D) An inventory of all users and roles authorized to access and operate the proposed system.

(E) A mapping or diagram of the production/operational environment that identifies the servers, workstations and network devices visible from an ERDS server, and the ERDS servers visible from a non-ERDS workstation or server.

(F) A review of the ERDS operating procedures proposed by the County Recorder.

(G) A review of all security checklists proposed for auditing the ERDS.

(H) A review of contracts with Authorized Submitters.

(I) That the requirements of these regulations are met.

(e) A Biennial Audit and a local inspection are required in alternating years to meet the ongoing oversight of an existing certified Single-County ERDS or a Multi-County ERDS. The biennial audit is a full system audit and shall be performed in the production and operational environment and shall be completed by a Computer Security Auditor and submitted to the County Recorder. A local inspection shall be performed by an ERDS Program representative in the alternating years of all Single-County ERDS and the Lead County of a Multi County ERDS. Sub-Counties will be initially inspected and will then be subject to random scheduled inspections thereafter which shall be completed by an ERDS Program representative. The County Recorder shall submit a copy of the successful biennial audit report to the ERDS Program. A biennial security audit report shall include, but is not limited to, all of the following:

(1) Description of Deposit Materials showing that the source code has been deposited in escrow with an approved escrow facility.

(2) Demonstration of the ERDS in its production/operational environment.

(3) The audit shall show all of the following:

   (A) ERDS payloads are neither transmitted nor stored in an unencrypted format anywhere in the system.

   (B) Transmissions only occur between authorized parties.
(C) Remnants of sessions, transmissions and ERDS payloads are not stored once the user initiating the session and transmitting ERDS payloads has logged out or been disconnected (either physically or logically).

(D) Authorized and unauthorized users are limited in terms of roles assigned to operate the system.

(E) Auditable events are logged correctly.

(F) Known vulnerabilities have been eliminated or mitigated.

(G) The ERDS is not susceptible to published exploits and that the published updates to the standards and guidelines as described in these regulations shall be implemented within two years.

(H) ERDS operating procedures and/or features within the ERDS design have been incorporated in order to restrict the instrument type and content to meet the requirements of these regulations.

(I) ERDS shall have no capabilities to modify, manipulate, insert or delete information in the public record.

(4) Testing and review shall include all of the following:

(A) A review of the system design that includes all servers, workstations and network devices employed for, or in support of, the system.

(B) A review of source code, either selected software components or all software.

(C) An inventory of hardware, software and network devices comprising the system.

(D) An inventory of all users and roles authorized to access and operate the system.

(E) A mapping or diagram of the production/operational environment that identifies the servers, workstations and network devices visible from an ERDS server, and the ERDS servers visible from a non-ERDS workstation or server.

(F) A review of the ERDS operating procedures established by the County Recorder.

(G) A review of all security checklists established for auditing the ERDS.

(H) A review of contracts with Authorized Submitters.

(I) A review of collected audit data showing auditable events are collected for audit and audit data correlates to actual activities.
(J) A review of incident reports and determination that the cause of each incident has been eliminated or mitigated.

(K) That the requirements of these regulations are met.

(f) A Modified System Audit is required to obtain approval for making a substantive modification to an existing certified Single-County ERDS or a Multi-County ERDS. A modified system audit shall pertain to only the components that are proposed to be modified and/or changed in the production environment and shall be performed prior to activating the modification and/or change in the ERDS operational environment. This modified system audit shall be completed by a Computer Security Auditor and submitted to the County Recorder. Upon receipt of the successful modified system audit by the County Recorder, the County Recorder may place the proposed substantive modification in the production environment on a provisional basis. Within 15 business days of the provisional implementation, a copy of the successful modified system audit report shall be submitted to the ERDS Program as an attachment to an Application for a Request for Approval of Substantive Modification(s) form # ERDS 0013 (May 2011). A successful modified system audit may not replace the biennial audit requirement. A modified system audit report shall include, but is not limited to, all of the following:

(1) A Description of Deposit Materials showing that modified source code has been deposited in escrow with an approved escrow facility.

(2) Demonstration of the ERDS in its intended production/operational environment.

(3) The audit shall focus on functions of the substantive modification and show all of the following:

   (A) ERDS payloads are neither transmitted nor stored in an unencrypted format anywhere in the system.

   (B) Transmissions only occur between authorized parties.

   (C) Remnants of sessions, transmissions and ERDS payloads are not stored once the user initiating the session and transmitting ERDS payloads has logged out or been disconnected (either physically or logically).

   (D) Authorized and unauthorized users are limited in terms of roles assigned to operate the system.

   (E) Auditable events are logged correctly.

   (F) Known vulnerabilities have been eliminated or mitigated.
(G) The ERDS implementation is not susceptible to published exploits.

(H) ERDS operating procedures and/or features within the ERDS design have been incorporated in order to restrict the instrument type and content to meet the requirements of these regulations.

(I) ERDS shall have no capabilities to modify, manipulate, insert or delete information in the public record.

(4) Testing and review shall include all of the following:

(A) A review of the system design that includes all servers, workstations and network devices employed for, or in support of, the proposed system.

(B) A review of source code, either selected software components or all software.

(C) An inventory of hardware, software and network devices comprising the proposed system.

(D) An inventory of all users and roles authorized to access and operate the system.

(E) A mapping or diagram of the production/operational environment that identifies the servers, workstations and network devices visible from an ERDS server, and the ERDS servers visible from a non-ERDS workstation or server.

(F) A review of the ERDS operating procedures established by the County Recorder.

(G) A review of all security checklists established for auditing the ERDS.

(H) A review of contracts with Authorized Submitters.

(I) A review of collected audit data showing auditable events are collected for audit and audit data correlates to actual activities.

(J) A review of incident reports and determination that the cause of each incident has been eliminated or mitigated.

(K) That the requirements of these regulations are met.

(g) A Modified System Incident Audit is required to meet the audit requirement resulting from an incident that compromises the safety or security of an ERDS. Incidents are detailed within these regulations. A modified system incident audit shall pertain to only the components that were found to compromise the production environment and shall be
performed prior to activating the correction in the ERDS for production and operation. This modified system incident audit shall be completed by a Computer Security Auditor and submitted to the County Recorder. The County Recorder shall submit a copy of the successful modified system incident audit report to the ERDS Program. A successful modified system incident audit may not replace the biennial audit requirement. A modified system incident audit report shall include, but is not limited to, all of the following:

(1) Demonstration of the ERDS in its intended production/operational environment.

(2) The audit shall focus on the cause of the incident of fraud, and show all of the following:

   (A) ERDS payloads are neither transmitted nor stored in an unencrypted format anywhere in the system.

   (B) Transmissions only occur between authorized parties.

   (C) Remnants of sessions, transmissions and ERDS payloads are not stored once the user initiating the session and transmitting ERDS payloads has logged out or been disconnected (either physically or logically).

   (D) Authorized and unauthorized users are limited in terms of roles assigned to operate the system.

   (E) Auditable events are logged correctly.

   (F) Known vulnerabilities have been eliminated or mitigated.

   (G) The ERDS is not susceptible to published exploits and that the published updates to the standards and guidelines as described in these regulations shall be implemented within two years.

   (H) ERDS operating procedures and/or features within the ERDS design have been incorporated in order to restrict the instrument type and content to meet the requirements of these regulations.

   (I) ERDS shall have no capabilities to modify, manipulate, insert or delete information in the public record.

(3) Testing and review shall include all of the following:

   (A) A review of the system design that includes all servers, workstations and network devices employed for, or in support of, the system.

   (B) A review of source code, either selected software components or all software.

   (C) An inventory of hardware, software and network devices comprising the system.
(D) An inventory of all users and roles authorized to access and operate the system.

(E) A mapping or diagram of the production/operational environment that identifies the servers, workstations and network devices visible from an ERDS server, and the ERDS servers visible from a non-ERDS workstation or server.

(F) A review of the ERDS operating procedures established by the County Recorder.

(G) A review of all security checklists established for auditing the ERDS.

(H) A review of contracts with Authorized Submitters.

(I) A review of collected audit data showing auditable events are collected for audit and audit data correlates to actual activities.

(J) A review of incident reports and determination that the cause of each incident has been eliminated or mitigated.

(K) That the requirements of these regulations are met.

(4) Upon receipt of the modified system incident audit report, the ERDS Program shall:

(A) Send a written notification within 10 business days to the County Recorder acknowledging receipt of the audit report.

(B) Send a notification of the investigative results and the appropriate action to be taken, if any, to the Computer Security Auditor, County Recorder, Board of Supervisors, and District Attorney.

(C) Maintain reports for statistical purposes.

Note: Authority cited: Section 27393, Government Code. Reference: Sections 27390(b)(2), 27392(a), 27393(b)(2), 27393(b)(3), 27393(b)(6) and 27394(c)-(f), Government Code.

§ 999.218. Audit Report Format

(a) The format of a security audit report shall include, but is not limited to, all of the following:

(1) A summary of recommendations in a task-list format.

(2) A description of the Computer Security Auditor’s methodology.

(3) A section for detailed technical observations and recommendations.
(4) A diagram depicting results, where applicable.

(5) Results of testing and reviews.

(6) Recommendations for additional precautions needed to ensure that the system is secure.

(7) A copy of the list of all users for secure and/or authorized access.

Authority cited: Sections 27393, 27394(c)-(f) Government Code.
Reference: Sections 27393(b)(2), 27393(b)(3), 27393(b)(6), 27393(c), 27394(c)-(f) Government Code.

§ 999.219. Local Inspection

(a) Counties operating and/or associated with a certified ERDS shall be subject to an ERDS local inspection by an ERDS Program representative in alternating years of the biennial audit. All Single-County ERDS and the Lead County of a Multi-County ERDS shall be inspected on an biennial basis. Sub-Counties will be initially inspected and will then be subject to random scheduled inspections thereafter by an ERDS program representative. The purpose of this inspection is to ensure that the requirements, as set forth in the regulations, are being adhered to for the ongoing oversight of the ERDS.

(b) An ERDS Program representative shall contact the Lead County Recorder and/or Sub-County Recorder or his or her representative to schedule an on-site inspection of the ERDS and all associated hardware, software, workstations, and network devices comprising the ERDS, including those located at the offices of Authorized Submitters and/or their Agents, on a mutually agreed upon date.

(c) The ERDS Program representative shall verify all of the following during the local inspection:

(1) An auditable log is being maintained for 2 years.

(2) Documentation has been maintained and distributed in cases where an incident has been reported.

(3) Access request and inventory reports are maintained.

(4) The Computer Security Auditor reports are being maintained for a period of 2 years and the following are referenced: a list of all secure access and authorized access users; ERDS operating procedures and/or features within the ERDS design have been incorporated in order to restrict the instrument type and content to meet the requirements of these regulations; safety and security of the system, including the vulnerability of an
ERDS to fraud or penetration; results of testing of the system’s protections against fraud or intrusion, including security testing and penetration studies; recommendations for additional precautions needed to ensure that the system is secure; that reports and response to recommendations are being transmitted to the Board of Supervisors, the County Recorder, the County District Attorney and the ERDS Program.

(5) For a Single-County ERDS, that a copy of the following is on file: the County’s System Certificate of Operation; the County’s Resolution; the County’s Policy and Procedures; a signed Statement of Understanding form # ERDS 0011 (May 2011); a list of all secure access and authorized access users; a signed Acknowledgement of Responsibilities Form # ERDS 0012 (May 2011); a completed Change of ERDS Role form # ERDS 0008 (May 2011) for individuals that have changed an ERDS role(s); the Computer Security Auditor ERDS certificate and contract; the letter of deposit to an approved escrow facility; and the Vendor of ERDS Software certificate and their contract, if any. If internal county resources and/or another public entity are being used to develop an ERDS in lieu of a vendor, it shall be stated in the county resolution granting establishment of an ERDS.

(6) For a Multi-County ERDS, that a copy of the following is on file: the contract or agreement with other county(ies); a list of all secure access and authorized access users; a signed Acknowledgement of Responsibilities form # ERDS 0012 (May 2011); a completed Change of ERDS Role form # ERDS 0008 (May 2011) for individuals that have changed an ERDS role(s); the Sub-County(ies) resolution; the Application for Sub-County System Certification form # ERDS 0001B (May 2011); and the Sub-County(ies) Recorder’s signed Statement of Understanding form # ERDS 0011 (May 2011).

(d) The ERDS Program representative shall discuss the findings of the inspection with the County Recorder or his or her representative.

(e) A completed Policy and Security Review report shall be signed and dated by both the County Recorder or his or her representative and the ERDS Program representative.

(f) A completed ERDS Program Policy and Security Review report shall be provided to the Lead County Recorder and/or the Sub-County Recorder at the completion of the local inspection. In the case of the Sub-County inspection, a copy of the Policy and Security Review report shall be forwarded to the Lead County.

(g) The ERDS Program representative shall provide an inspection result letter within 30 business days of the inspection date to the County Recorder or his or her representative.

(h) In the case of an inspection resulting in an agency deemed in compliance with all requirements, the ERDS Program representative shall prepare a letter to the County Recorder(s) notifying them of their compliance. In the case of a Multi-County ERDS, the Lead County Recorder shall receive a copy of the Sub-County(ies) letter.
(i) In the case of an inspection resulting in an agency deemed non-compliant with a requirement(s), the ERDS Program representative shall:

(1) Prepare a letter to the County Recorder(s) with notification of the non-compliance. The letter shall contain non-compliance issues requiring corrective action; and a due date shall be assigned allowing 30 days for correction and response. In the case of a Multi-County ERDS, the ERDS Program representative shall forward a copy to the Lead County Recorder.

(2) Upon receipt of the County Recorder’s response to the request for corrective action, the ERDS Program representative shall review and determine that the non-compliance issue(s) has been addressed, and shall forward a compliance letter to the County Recorder and/or Sub-County Recorder.

(3) In the case of a response not satisfactorily addressing the non-compliance issue(s), the ERDS Program representative shall work with the County Recorder and/or Sub-County Recorder to resolve them.

(4) If a response to the corrective action is not received by the due date, the ERDS Program representative shall initiate a follow-up telephone call to inquire on the status of the response. If it is determined that an extension is needed, the County Recorder shall be granted an additional 2 weeks to respond.

(5) If no response is received the ERDS Program representative shall issue a letter of ERDS suspension.

Note: Authority cited: Section 27393, Government Code. Reference: Sections 27393(b)(2), 27393(c), 27396(a) and 27396(b)(1), Government Code.

§ 999.220. Incident Reporting

(a) A reportable incident that compromises the safety or security of an ERDS shall be reported.

(b) The County Recorder shall establish criteria, policies and procedures for handling and responding to incidents.

(c) In the case of a Multi-County ERDS, the Sub-County(ies) shall report incidents to the Lead County Recorder within 2 business days.

(d) A Fax Transmission Cover Sheet form # ERDS 0007 (May 2011) shall be utilized to notify the ERDS Program of the reportable incident(s).
(e) After the fax notification has been made, the County Recorder, either in his or her official capacity or by delegation of the responsibility, shall prepare a detailed incident report that shall include: the date of the incident(s); the parties involved (if known); the nature and scope of the incident(s); and action(s) taken, including steps to protect against future incidents.

(f) The detailed incident report shall be forwarded to the ERDS Program, the Computer Security Auditor, District Attorney(s), and their Board of Supervisors within 10 business days of the incident(s) date. The County Recorder shall maintain the report for a period of 2 years and shall be subject to review during audits and local inspections.

(g) Upon receipt of a detailed incident report the ERDS Program shall do the following:

(1) Send a written notification within 2 business days to the reporting party acknowledging receipt of the detailed report.

(2) Send a notification of the ERDS investigative result and the appropriate action to be taken, if any, to the County Recorder, Computer Security Auditor, Board of Supervisors, and District Attorney.

(3) Maintain reports for statistical purposes.

Note: Authority cited: Sections 27393, 27396(a) and 27396(b), Government Code. Reference: Sections 27393(b)(2), 27393(c), 27394(f), 27396(a) and 27396(b), Government Code.

§ 999.221. Suspension and Termination of Certification

(a) System certification may be suspended or terminated. Grounds for suspension or termination shall include, but are not limited to, all of the following:

(1) Unsatisfactory audit findings by a Computer Security Auditor.

(2) Failure to respond to a notice of corrective action for non-compliance issue(s) as a result of a local inspection.

(3) Failure to comply with the audit and local inspection schedule.

(4) Non-payment of a County’s proportionate cost of the System Administration Fee.

(5) A reported incident that has been determined to compromise the safety or security of an ERDS.

(6) Non-compliance with the Statement of Understanding form # ERDS 0011 (May 2011).
(7) For good cause.

Note: Authority cited: Sections 27393, 27396(a) and 27396(b), Government Code. Reference: Sections 27392(a), 27393(b)(2), 27393(c), 27394(c)-(f), 27396(a) and 27396(b), Government Code.

§ 999.222. Notification

(a) The ERDS Program shall issue a letter of suspension or termination, delivered by certified mail, notifying the County Recorder that the system certification is invalid and shall remain in effect until a reinstatement is granted through the reconsideration process. The County Recorder shall be instructed to immediately cease all operations of the ERDS. A copy of the letter shall be provided to the Board of Supervisors, the Attorney General, and the District Attorney.

Authority cited: Sections 27393, 27393(c), 27394(c)-(f), 27396(a), 27396(b) Government Code. Reference: Sections 27392(a), 27393(b)(2), 27393(c), 27396 Government Code.

§ 999.223. Reconsideration

(a) A County Recorder may request a reconsideration of a suspension or termination of a system certification. The County Recorder shall submit a written request to the ERDS Program within 30 days of the notification stating justification for the reconsideration. During this time, the County Recorder may not operate the ERDS.

(b) The ERDS Program shall review the request for reconsideration and a determination shall be made in writing to the County Recorder within 30 days. A copy of the letter shall be provided to the Board of Supervisors, the Attorney General, and the District Attorney.

(c) Reinstatement of an ERDS certification that has been suspended or terminated because of vulnerabilities shall provide a Modified System Incident Audit to the ERDS Program before reinstatement of the ERDS operation. Vulnerabilities include unsatisfactory audit findings by a Computer Security Auditor and/or reported incidents that have been determined to compromise the safety or security of an ERDS.

(d) Reinstatement of an ERDS certification that has been suspended or terminated because of non-compliance to administrative requirements shall be dependent upon responding to and rectifying the reason for suspension or termination. Administrative requirements include failure to respond to a notice of corrective action for a non-compliance issue(s) as a result of local inspection, failure to comply with the audit and local inspection schedule, non-payment of a County’s proportionate cost of the System Administration Fee, non-compliance with the Statement of Understanding form # ERDS 0011 (May 2011), and/or good cause.
Note: Authority cited: Sections 27393, 27396(a) and 27396(b)(1), Government Code.
Reference: Sections 27392(a), 27393(b)(2), 27393(c) and 27396, Government Code.