



Information Security Policy



The Board of Directors, Management of Lightfoot, located and operating at Innovation Valley, Exeter. Lightfoot are committed to preserving the confidentiality, integrity, and availability of all the physical, electronic and information assets throughout their organisation to preserve its competitive edge, cash-flow, profitability, legal, regulatory, and contractual compliance and commercial image.

Confidentiality, integrity, and availability (CIA) is at the heart of Lightfoot. Assets including physical, information, people and services maintain the highest degree of **Confidentiality**; ensuring that information is only accessible to those authorised to access it and therefore preventing both deliberate and accidental unauthorised access. **Integrity**; safeguarding the accuracy and completeness of information and processing methods. **Availability**; ensuring that information and associated assets should be accessible to authorised users when required and therefore physically secure.

Lightfoot is committed to maintaining accreditation of ISO 27001:2013 Information Security Management System ("ISMS").

The ISMS of which this Policy, the ISMS Policies, procedures, staff handbook, information security objectives, supporting and related documentation are a framework which has been designed in accordance with the specification contained in ISO 27001:2013.

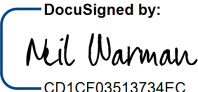
Lightfoot's current strategic business plan and risk management framework provide the context for identifying, assessing, evaluating, and controlling information related risks through the establishment and maintenance of an ISMS. The Risk Assessment, Statement of Applicability, information security objectives and Risk Treatment Plan identify how information-related risks are controlled.

As part of our commitment to ISO 27001:2017 (Information Security) Lightfoot have defined our Security Objectives, which can be provided by the Compliance Officer upon request.

The Compliance Officer is responsible for the management and maintenance of the risk treatment plan. Additional risk assessments may, where necessary, be carried out to determine appropriate controls for specific risks.

All staff of Lightfoot, external consultants, sub-contractors, and external parties will be made aware of their responsibilities (which are defined in their job descriptions or contracts) to preserve information security, to report security breaches and to act in accordance with the requirements of the ISMS. All staff will receive appropriate training and awareness, including third party non-disclosure agreements and contracts.

Lightfoot is committed to continuous, systematic review and continual improvement to achieving certification to ISO 27001:2017 with the British Standards Institution. Lightfoot will make this Information Security Policy available to all interested parties on our website.

Signature: 

Neil Warman, Chief Financial Officer

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PO31 Information Security Policy

● Telephone: +44 (0) 1392 340 419
Monday to Friday, 8:30am – 5:30pm

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● Web: www.lightfoot.co.uk
Email: support@lightfoot.co.uk