

## CONSENSUS ASSESSMENTS INITIATIVE QUESTIONNAIRE v4.0.2

Question ID	Question	CSP CAIQ Answer	SSRM Control Ownership	CSP Implementation  Description  (Optional/Recommended)	CSC Responsibilities (Optional/Recommended)		CCM Control ID	CCM Control Specification	CCM Control Title	Doma Title
&A-01.1	Are audit and assurance policies, procedures, and standards established, documented, approved, communicated, applied, evaluated, and maintained?  Are audit and assurance policies, procedures, and standards reviewed and updated at least annually?	Yes	CSP-owned	opioles Accommended			A&A-01	Establish, document, approve, communicate, apply, evaluate and maintain audit and assurance policies and procedures and standards. Review and update the policies and procedures at least annually.	Audit and Assurance Policy and Procedures	
&A-01.2 &A-02.1	Are independent audit and assurance assessments conducted according to relevant standards at least annually?	Yes	CSP-owned				A&A-02	Conduct independent audit and assurance assessments according to relevant standards at least annually.	Independent Assessments	
	Are independent audit and assurance assessments performed according to risk-based plans and policies?						A&A-03	Perform independent audit and assurance assessments according to risk-based plans and policies.	Risk Based Planning	Aud
&A-03.1	Is compliance verified regarding all relevant standards, regulations, legal/contractual, and statutory requirements applicable to the audit?	Yes	CSP-owned				A&A-04	Verify compliance with all relevant standards, regulations, legal/contractual, and statutory requirements applicable to the audit.	Assessment Requirements Compliance	Assura
&A-05.1	Is an audit management process defined and implemented to support audit planning, risk analysis, security control assessments, conclusions, remediation schedules, report generation, and reviews of past reports and supporting evidence?	Yes	CSP-owned				A&A-05	Define and implement an Audit Management process to support audit planning, risk analysis, security control assessment, conclusion, remediation schedules, report generation, and review of past reports and supporting evidence.	Audit Management Process	
.&A-06.1	Is a risk-based corrective action plan to remediate audit findings established, documented, approved, communicated, applied, evaluated, and maintained?  Is the remediation status of audit findings reviewed and reported to relevant stakeholders?	Yes	CSP-owned				A&A-06	Establish, document, approve, communicate, apply, evaluate and maintain a risk-based corrective action plan to remediate audit findings, review and report remediation status to relevant stakeholders.	Remediation	
.&A-06.2 .IS-01.1	Are application security policies and procedures established, documented, approved, communicated, applied, evaluated, and maintained to guide appropriate planning, delivery, and support of the organization's application security capabilities? Are application security policies and procedures reviewed and updated at least annually?	Yes	CSP-owned				AIS-01	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for application security to provide guidance to the appropriate planning, delivery and support of the organization's application security capabilities. Review and update the policies and procedures at least annually.	Application and Interface Security Policy and Procedures	
S-01.2 S-02.1	Are baseline requirements to secure different applications established, documented, and maintained?	Yes	CSP-owned				AIS-02	Establish, document and maintain baseline requirements for securing different applications.	Application Security Baseline Requirements	
S-03.1	Are technical and operational metrics defined and implemented according to business objectives, security requirements, and compliance obligations?	Yes	CSP-owned				AIS-03	Define and implement technical and operational metrics in alignment with business objectives, security requirements, and compliance obligations.	Application Security Metrics	
S-04.1	Is an SDLC process defined and implemented for application design, development, deployment, and operation per organizationally designed security requirements?	Yes	CSP-owned				AIS-04	Define and implement a SDLC process for application design, development, deployment, and operation in accordance with security requirements defined b the organization.	Secure Application Design and Development	Applica Interl Secu
S-05.1	Does the testing strategy outline criteria to accept new information systems, upgrades, and new versions while ensuring application security, compliance adherence, and organizational speed of delivery goals?	Yes	CSP-owned				AIS-05	Implement a testing strategy, including criteria for acceptance of new information systems, upgrades and new versions, which provides application security assurance and maintains compliance while enabling organizational	Automated Application Security Testing	
S-05.2	Is testing automated when applicable and possible?	No	CSP-owned					speed of delivery goals. Automate when applicable and possible.	occurry rocking	
IS-06.1 IS-06.2	Are strategies and capabilities established and implemented to deploy application code in a secure, standardized, and compliant manner?  Is the deployment and integration of application code automated where possible?	Yes Yes	3rd-party outso		ntegration of application code isimplemen	nted by SaaS Vendor	AIS-06	Establish and implement strategies and capabilities for secure, standardized, and compliant application deployment. Automate where possible.	Automated Secure Application Deployment	
IS-07.1	Are application security vulnerabilities remediated following defined processes?  Is the remediation of application security vulnerabilities automated when possible?	Yes			tion security vulnerabilities are defined by		AIS-07	Define and implement a process to remediate application security vulnerabilities, automating remediation when possible.	Application Vulnerability Remediation	
R-01.1	Are business continuity management and operational resilience policies and procedures established, documented, approved, communicated, applied, evaluated, and maintained?	Yes	CSP-owned				BCR-01	Establish, document, approve, communicate, apply, evaluate and maintain business continuity management and operational resilience policies and procedures. Review and update the policies and procedures at least annually.	Business Continuity Management Policy and	
CR-01.2	Are the policies and procedures reviewed and updated at least annually?	Yes	CSP-owned						Procedures	
R-02 1	Are criteria for developing business continuity and operational resiliency strategies and capabilities established based on business disruption and risk impacts?	Von	CSP-owned	We regularly test backups	very procedures		BCR-02	Determine the impact of business disruptions and risks to establish criteria for developing business continuity and operational resilience strategies and capabilities.	Risk Assessment and Impact Analysis	
CR-02.1	Are strategies developed to reduce the impact of, withstand, and recover from business disruptions in accordance with risk appetite?	Yes	CSP-owned	We regularly test backups and reco	very procedures		BCR-03	Establish strategies to reduce the impact of, withstand, and recover from business disruptions within risk appetite.	Business Continuity Strategy	
CR-03.1	Are operational resilience strategies and capability results incorporated to establish, document, approve, communicate, apply, evaluate, and maintain a business continuity plan?	Yes	CSP-owned	•	cessary training and documentation. Cu		DOI1-04	Establish, document, approve, communicate, apply, evaluate and maintain a business continuity plan based on the results of the operational resilience strategies and capabilities.	Business Continuity Planning	

Marie										
Marie Profession	BCR-05.1		Yes	CSP-owned						
Mathematical properties of the properties of t	BCR-05 2	Is business continuity and operational resilience documentation available to authorized stakeholders?	Yes	CSP-owned			BCR-05	,	Documentation	
Manual										Rusiness
Marie   Mari	BCR-05.3		Yes	CSP-owned				Exercise and test business continuity and operational resilience		Continuity Management
Marie	BCR-06.1	tested at least annually and when significant changes occur?	Yes	CSP-owned			BCR-06			Operational
Marie   Mari	BCR-07.1		No	CSP-owned			BCR-07		Communication	resilience
No.   Secondary   Information   Secondary   Secondar	BCP-08 1	Is cloud data periodically backed up?	Vec	CSP owned						
Second   Second provided an account agreed agreed particular formation of the provided and arrange agreed particular formation of the provided agreed partic					ırced		BCR-08		Backup	
Mathematical Section	BCR-08.3	Can backups be restored appropriately for resiliency?	Yes	CSP-owned						
Record   R								a disaster response plan to recover from natural and man-made disasters.		
Second   Part	BCR-09.1	Is the disaster response plan updated at least annually, and when significant	Yes	CSP-owned			BCR-09			
Mary   Angel and property submitted in the section of property submitted in the sec	BCR-09.2	changes occur?	Yes	CSP-owned						
Mathematical Continues   Mathematical Contin										
Part					When significant changes occur	r.	BCR-10	cnanges, including it possible local emergency authorities.		
Part	BCR-10.2		Yes	CSP-owned				Supplement husiness-critical equipment with redundant equipment		
Sept 1		located at a reasonable minimum distance in accordance with applicable industry					BCR-11	independently located at a reasonable minimum distance in accordance with applicable industry		
A professional programme production of programme seasonized with thintegring organization seeds, manager interaction, configuration, seeds, manager interaction, misses seed and update a least armusing?  A programme of the pro	BCR-11.1	standards:	Yes	Shared CSP and	d 3rd-party					
Control   Cont		assets including applications, systems, infrastructure, configuration, etc., established,					CCC-01	policies and procedures for managing the risks associated with applying changes to organization assets, including application, systems, infrastructure, configuration,	Management	
Second   S	CCC-01.1	, , , , , , , , , , , , , , , , , , ,	Yes	CSP-owned				(i.e., outsourced). Review and update the policies and procedures at least	Procedures	
Ace notes associated with throughing organizational assest (including application) assest (	CCC-01.2	Is a defined quality change control, approval and testing process (with established	Yes	CSP-owned						
Alterials associated with changing organizational associated with changing organization of surface and processing organization of the composition	CCC-02.1	baselines, testing, and release standards) followed?	Yes	CSP-owned	We carry out periodic procedures in	nternally, in order to check the status of the software before and		with established baselines, testing, and release standards.	Quality Testing	
Set to the unadforced addition, removal, update, and management of organization assets of treatment of the unadjusted addition, removal, update, and management of Cocheal and Configuration Agreements in the drange that distribution or required institution to inside change that distribution or required institution to inside change that distribution or required institution to inside changes that distribution or required institution to inside changes that distribution or required institution or required in		systems, infrastructure, configuration, etc.) managed, regardless of whether asset						assets, including application, systems, infrastructure, configuration, etc., regardless of whether the assets are managed internally or externally (i.e.,	Management	
Are provisions to limit changes that directly impact CSC-owned environments and require terms to authorize equalest explicitly authorized requests within service level agreements (2006) reduced within the service level agreements (2006) reduced reduced (2006) reduced (2006		Is the unauthorized addition, removal, update, and management of organization assets restricted?	res				CCC-04			
and requirements to authorize requests seightly included within the service level agreements (SA) between CSPs and CSCs/s agreements between CSPs and CSCs.  CCC-06  Are clearly and the production assets.  No CSP-owned  Solve CSP-	CCC-04.1		Yes	CSP-owned				Include provisions limiting changes directly impacting CSCs owned	Protection	Configuration
Are change management baselines established for all relevant authorized changes on organizational assets?  CCC-06.1  Are detection measures implemented with proactive notification if changes  CCC-07.1  Is a procedure implemented to manage exceptions, including emergencies, in the change and configuration process?  CCC-08.1  Is a procedure implemented or manage exceptions, including emergencies, in the change and configuration process?  Is a procedure implemented or manage exceptions, including emergencies, in the change and configuration process?  Is a procedure implemented or manage exceptions, including emergencies, in the change and configuration process?  Is a procedure implemented or manage exceptions, including emergencies, in the change and configuration process. Align the procedure with proactive process. Align the procedure with process and configuration process. Align the procedure with procedure or construction process. Align the procedure process. Process or carried defined and implemented in case of circs or security concerns?  CCC-08.1  Are cryptography, encryption, and key management policies and procedures criticalized, documented, approved, communicated, applied, evaluated, and maintained?  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Are cryptography, encryption, and key management policies and procedures reviewed defined and implemented?  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Are cryptography, encryptio	000.05.4	and require tenants to authorize requests explicitly included within the service	V	CCDd			CCC-05	environments/tenants to explicitly authorized requests within service level		Management
Are detection measures implemented with proactive notification if changes deviate from established baselines?  CCC-07.1  Are detection measures implemented to manage exceptions, including emergencies, in the change and configuration process?  No CSP-owned  CCC-08.1  In plement a procedure languagement of exceptions, including emergencies, in the change and configuration process?  No CSP-owned  CCC-08.1  Is the procedure aligned with the requirements of the GRC-04: Policy Exception Process?  No CSP-owned  CCC-09.2  Is a process to proactively roll back changes to a previously known 'good state' defined and implement a process to proactively roll back changes to a state' defined and implement and owner of exception process.  Are cryptography, encryption, and key management policies and procedures established, document, approved, communicated, approved, communicated a least annually.  Are cryptography, encryption, and key management policies and procedures exceptions and key Management.  Review  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually.  Are cryptography, encryption, and key management policies and procedures at least annually.  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually.  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually.  Are cryptography, encryption, and key management roles and responsibilities.  Are cryptography, encryption, and key management roles and responsibilities.  Are cryptography, encryption, and key management roles and responsibilities.  Are cryptography, encryption, and key management roles and responsibilities.  Are cryptography, encrypton, decryptographic protection to data at-est and in-transit, langer proproad standards.  Detectio	CCC-05.1		res	CSP-owned			CCC-06		Management	
CCC-03.1   Stap procedure implemented to manage exceptions, including emergencies, in the change and configuration process?   No   CSP-owned   SP-owned	CCC-06.1	Are detection measures implemented with proactive notification if changes	Yes	CSP-owned			CCC 07	Implement detection measures with proactive notification in case of change deviation from the setablished begains	Detection of	
CCC-08.1 Is the procedure aligned with the requirements of the GRC-04: Policy Exception Process."  No CSP-owned Management Process?"  No CSP-owned CCC-08 Is a process to proactively roll back changes to a previously known "good state" defined and implemented in case of errors or security concerns?  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  CEK-01:  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  CEK-02:  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Yes CSP-owned Data encryption is not required (except for password) for our services.  CEK-01:  Are cryptography, encryption, and key management policies and procedures reviewed and implemented?  Yes CSP-owned Data encryption is not required (except for password) for our services.  CEK-02:  Are data al-rest and in-transit cryptographically protected using cryptographic ilbraries certified to approved standards?  To state of efficiency and with the requirements of GRC-04: Policy Exception Process.'  With the requirements of GRC-04: Policy Exception Process.'  Define and implement a process to proactively roll back changes to a previous known good state in case of errors or security concerns.  CEK-01:  Establish, document, approve, communicate, applied, evaluate and minitain policies and procedures for Cryptography, encryption and Key Management.  Review  Are cryptography, encryption, and key management policies and procedures reviewed and update the policies and procedures at least annually.  CEK-01:  Are cryptography, encryption, and key management roles and responsibilities.  CEK-02:  Are data al-rest and in-transit cryptographic player de	CCC-07.1	Is a procedure implemented to manage exceptions, including emergencies, in	No	CSP-owned			000-07			
CCC-08.1    Sa process to proactively roll back changes to a previously known "good state" defined and implemented in case of errors or security concerns?   Ac cryptography, encryption, and key management policies and procedures established, documented, approved, communicated, applied, evaluated, and maintained?   Yes   CSP-owned   Data encryption is not required (except for password) for our services.   CEK-01.   Ac cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?   Yes   CSP-owned   Data encryption is not required (except for password) for our services.   CEK-02.     Ac edata al-rest and in-transit cryptography, encryption, and key management roles and responsibilities   Yes   CSP-owned   Data encryption is not required (except for password) for our services.   CEK-02.     Ac edata al-rest and in-transit cryptographically protected using cryptographic into tast at-rest and in-transit cryptographic into tast at-rest and in-transit cryptographic into tast at-rest and in-transit.   Data Encryption into the provide of paproved standards.   Data Encryption   Data Encryptio	CCC-08.1		No	CSP-owned			CCC-08	with		
state defined and implemented in case of errors or security concerns?  Yes CSP-owned  CEK-01.  Are cryptography, encryption, and key management policies and procedures established, documented, approved, communicated, applied, evaluated and maintained?  Yes CSP-owned Data encryption is not required (except for password) for our services.  CEK-01.  Are cryptography, encryption, and key management policies and procedures for Cryptography, Encryption and Key Management. Review and updated at least annually?  Yes CSP-owned Data encryption is not required (except for password) for our services.  CEK-01.  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Yes CSP-owned Data encryption is not required (except for password) for our services.  Are cryptography, encryption, and key management roles and procedures reviewed and implemented?  Yes CSP-owned Data encryption is not required (except for password) for our services.  CEK-02.  Are data al-rest and in-transit cryptographically protected using cryptographic interases certified to approved standards?  CEK-02.  Are data al-rest and in-transit cryptographically protected using cryptographic interases certified to approved standards?  CEK-02.  Are cystography in care triple to approved standards?  CEK-02.  Are data al-rest and in-transit cryptographic ilbraries certified to approved standards?  CEK-03.  CEK-04.  Are cystographic ilbraries certified to approved standards.  Data Encryption and Encryption and Key Management. Review and updated the policies and procedures at least annually.  CEK-02.  Define and implement cryptographic protection to data al-rest and in-transit, using cryptographic ilbraries certified to approved standards.  CEK-02.  Data Encryption and updated the policies and procedures for Cryptographic procedures for Cryptographic procedures for Cryptographic procedures for Cryptographic pro	CCC-08.2		No	CSP-owned					-	
established, documented, approved, communicated, applied, evaluated, and maintained?  Yes CSP-owned Data encryption is not required (except for password) for our services.  CEK-01  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Yes CSP-owned Data encryption is not required (except for password) for our services.  CEK-01  Are cryptography, encryption, and key management roles and responsibilities defined and implemented?  Yes CSP-owned Data encryption is not required (except for password) for our services.  CEK-02.1  Are data at-rest and in-transit cryptographically protected using cryptographic libraries certified to approved standards?  CEK-03.1  Are data at-rest and in-transit cryptographically protected using cryptographic libraries certified to approved standards?  CEK-04.1  Are data at-rest and in-transit cryptographically protected using cryptographic libraries certified to approved standards?  CEK-05.2  Are data at-rest and in-transit cryptographically protected using cryptographic libraries certified to approved standards?  CEK-06.2  Are data at-rest and in-transit cryptographic libraries certified to approved standards?  CEK-07.2  Are data at-rest and in-transit cryptographic libraries certified to approved standards?  CEK-08.2  Encryption and key Management. Policies and procedures at least annually.  Are cryptographic procedures at least annually.  CEK-01  Define and implement cryptographic, encryption and key management roles and responsibilities.  Provide cryptographic protection to data at-rest and in-transit, using cryptographic protection to data at-rest and in-transit, using cryptographic libraries certified to approved standards.  Data Encryption	CCC-09.1	state" defined and implemented in case of errors or security concerns?	Yes	CSP-owned			CCC-09	a previous known good state in case of errors or security concerns.		
CEK-01.1  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Are cryptography, encryption, and key management policies and procedures reviewed and updated at least annually?  Yes CSP-owned Data encryption is not required (except for password) for our services.  CEK-01.2  Are cryptography, encryption, and key management roles and responsibilities defined and implemented?  Yes CSP-owned Data encryption is not required (except for password) for our services.  CEK-02.1  Are data at-rest and in-transit cryptographically protected using cryptographic libraries certified to approved standards?  CEK-02.1  Are data at-rest and in-transit cryptographically protected using cryptographic libraries certified to approved standards?  CEK-03.2  Are data at-rest and in-transit cryptographic protection to data at-rest and in-transit, using cryptographic libraries certified to approved standards?  Data encryption is not required (except for password) for our services.  CEK-02.1  Are cryptography, encryption, and key management policies and procedures at least annually.  Management Policy and Procedures  Procedures  CEK-01  Define and implement cryptographic, encryption and key management policies and procedures at least annually.  Management Policy and procedures at least annually.  Management Policy and procedures at least annually.  Management Policy and procedures at least annually.  Define and implement cryptographic, encryption and key management policies and procedures at least annually.  Define and implement cryptographic, encryption and key management policies and procedures at least annually.  Define and implement cryptographic, encryption and key management policies and procedures at least annually.  Define and implement cryptographic, encryption and key management policies and procedures at least annually.  Define and implement cryptographic, encryption and key management policies and procedures at least annually.  Define and implement cryptographic, encryp		established,						policies and procedures for Cryptography, Encryption and Key Management.		
CEK-01.2  Are cryptography, encryption, and key management roles and responsibilities defined and implemented?  Yes CSP-owned Data encryption is not required (except for password) for our services.  CEK-02.1  Are cryptography, encryption, and key management roles and responsibilities defined and implemented?  Yes CSP-owned Data encryption is not required (except for password) for our services.  Are data at-rest and in-transit cryptographically protected using cryptographic libraries certified to approved standards?  Text CSP-owned Data encryption is not required (except for password) for our services.  Define and implement cryptographic, encryption and key management roles and responsibilities.  Responsibilities  Provide cryptographic protection to data at-rest and in-transit, using cryptographic libraries certified to approved standards?  Data Encryption	CEK-01.1	Are cryptography, encryption, and key management policies and procedures reviewed	Yes	CSP-owned	Data encryption is not required (exc	cept for password) for our services.	CEK-01		Management Policy and	
defined and implemented?  CEK-02.1  Yes CSP-owned Data encryption is not required (except for password) for our services.  Are data at-rest and in-transit cryptographically protected using cryptographic libraries certified to approved standards?  Provide cryptographic protection to data at-rest and in-transit, using cryptographic libraries certified to approved standards.  Data Encryption	CEK-01.2	,	Yes	CSP-owned	Data encryption is not required (exc	cept for password) for our services.		Define and implement cryptographic, encryption and key management		
libraries certified to approved standards? CEK-03 using cryptographic libraries certified to approved standards. Data Encryption	CEK-02.1	defined and implemented?	Yes	CSP-owned	Data encryption is not required (exc	cept for password) for our services.	CEK-02	roles and responsibilities.		
	CEK-03.1	Are usus air-rest and in-transic cryptographically protected using cryptographic libraries certified to approved standards?	Yes	CSP-owned	In-transit data is protected by https	and for at-rest data encryption is not required (except for passw	CEK-03		Data Encryption	

CEK-04.1	Are appropriate data protection encryption algorithms used that consider data classification, associated risks, and encryption technology usability?	Yes	CSP-owned	Data encryption is not required (except for password) for our services.
	Are standard change management procedures established to review, approve, implement and communicate cryptography, encryption, and key management technology			
CEK-05.1	changes that accommodate internal and external sources?	Yes	CSP-owned	Data encryption is not required (except for password) for our services.
	Are changes to cryptography-, encryption- and key management-related systems, policies, and procedures, managed and adopted in a manner that fully accounts for downstream effects of proposed changes, including residual risk, cost, and benefits analysis?			
CEK-06.1		Yes	CSP-owned	Data encryption is not required (except for password) for our services.
CEK-07.1	Is a cryptography, encryption, and key management risk program established and maintained that includes risk assessment, risk treatment, risk context, monitoring, and feedback provisions?	Yes	CSP-owned	Data encryption is not required (except for password) for our services.
	Are CSPs providing CSCs with the capacity to manage their own data encryption keys?			
CEK-08.1	Are encryption and key management systems, policies, and processes audited with a frequency proportional to the system's risk exposure, and after any security event?	Yes	CSP-owned	Data encryption is not required (except for password) for our services.
CEK-09.1	Are encryption and key management systems, policies, and processes audited	Yes	CSP-owned	Data encryption is not required (except for password) for our services.
CEK-09.2	(preferably continuously but at least annually)?	Yes	CSP-owned	Data encryption is not required (except for password) for our services.
	Are cryptographic keys generated using industry-accepted and approved cryptographic			
CEK-10.1	libraries that specify algorithm strength and random number generator specifications?	Yes	CSP-owned	Data encryption is not required (except for password) for our services.
CEK-11.1	Are private keys provisioned for a unique purpose managed, and is cryptography secret?	Yes	CSP-owned	Data encryption is not required (except for password) for our services.
OLIC II. I	Are cryptographic keys rotated based on a cryptoperiod calculated while considering	163	COI -OWING	Data discription is not required (except to password) for our services.
CEK-12.1	information disclosure risks and legal and regulatory requirements?	No	CSP-owned	Data encryption is not required (except for password) for our services.
CEK-13.1	Are cryptographic keys revoked and removed before the end of the established cryptoperiod (when a key is compromised, or an entity is no longer part of the organization) per defined, implemented, and evaluated processes, procedures, and technical measures to include legal and regulatory requirement provisions?	No	CSP-owned	Data encryption is not required (except for password) for our services.
GER-13.1	Are processes, procedures and technical measures to destroy unneeded keys defined, implemented and evaluated to address key destruction outside secure	NO	C3F-0WHed	Data encryption is not required (except for password) for our services.
	environments, revocation of keys stored in hardware security modules (HSMs), and include applicable			
CEK-14.1	legal and regulatory requirement provisions?	No	CSP-owned	
	Are processes, procedures, and technical measures to create keys in a pre-activated state (i.e., when they have been generated but not authorized for use) being defined,			
CEK-15.1	implemented, and evaluated to include legal and regulatory requirement provisions?	No	CSP-owned	
	Are processes, procedures, and technical measures to monitor, review and approve key transitions (e.g., from any state to/from suspension) being defined, implemented, and evaluated to include legal and regulatory requirement provisions?			
CEK-16.1	Are processes, procedures, and technical measures to deactivate keys (at the time of their expiration date) being defined, implemented, and evaluated to include	No	CSP-owned	
CEK-17.1	legal and regulatory requirement provisions?	Yes	CSP-owned	
	Are processes, procedures, and technical measures to manage archived keys in a secure repository (requiring least privilege access) being defined, implemented, and evaluated to include legal and regulatory requirement provisions?			
CEK-18.1		Yes	CSP-owned	
	Are processes, procedures, and technical measures to encrypt information in specific scenarios (e.g., only in controlled circumstances and thereafter only for data decryption and never for encryption) being defined, implemented, and evaluated to include legal and regulatory requirement provisions?			
CEK-19.1		Yes	CSP-owned	
	Are processes, procedures, and technical measures to assess operational continuity risks (versus the risk of losing control of keying material and exposing protected data) being defined, implemented, and evaluated to include legal and regulatory requirement provisions?			
CEK-20.1		No	CSP-owned	

CEK-04	Use encryption algorithms that are appropriate for data protection, considering the classification of data, associated risks, and usability of the encryption technology.	Encryption Algorithm	
CEK-05	Establish a standard change management procedure, to accommodate changes from internal and external sources, for review, approval, implementation and communication of cryptographic, encryption and key management technology changes.	Encryption Change Management	
CEK-06	Manage and adopt changes to cryptography-, encryption-, and key management-related systems (including policies and procedures) that fully account for downstream effects of proposed changes, including residual risk, cost, and benefits analysis.	Encryption Change Cost Benefit Analysis	
CEK-07	Establish and maintain an encryption and key management risk program that includes provisions for risk assessment, risk treatment, risk context, monitoring, and feedback.	Encryption Risk Management	
CEK-08	CSPs must provide the capability for CSCs to manage their own data encryption keys.	CSC Key Management Capability	
CEK-09	Audit encryption and key management systems, policies, and processes with a frequency that is proportional to the risk exposure of the system with audit occurring preferably continuously but at least annually and after any security event(s).	Encryption and Key Management Audit	
CEK-10	Generate Cryptographic keys using industry accepted cryptographic libraries specifying the algorithm strength and the random number generator used.	Key Generation	
CEK-11	Manage cryptographic secret and private keys that are provisioned for a unique purpose.	Key Purpose	
CEK-12	Rotate cryptographic keys in accordance with the calculated cryptoperiod, which includes provisions for considering the risk of information disclosure and legal and regulatory requirements.	Key Rotation	Cryptograp , Encryptic & Key
CEK-13	Define, implement and evaluate processes, procedures and technical measures to revoke and remove cryptographic keys prior to the end of its established cryptoperiod, when a key is compromised, or an entity is no longer part of the organization, which include provisions for legal and regulatory requirements.	Key Revocation	Manageme
CEK-14	Define, implement and evaluate processes, procedures and technical measures to destroy keys stored outside a secure environment and revoke keys stored in Hardware Security Modules (HSMs) when they are no longer needed, which include provisions for legal and regulatory requirements.	Key Destruction	
CEK-15	Define, implement and evaluate processes, procedures and technical measures to create keys in a pre-activated state when they have been generated but not authorized for use, which include provisions for legal and regulatory requirements.	Key Activation	
CEK-16	Define, implement and evaluate processes, procedures and technical measures to monitor, review and approve key transitions from any state to/from suspension, which include provisions for legal and regulatory requirements.	Key Suspension	
CEK-17	Define, implement and evaluate processes, procedures and technical measures to deactivate keys at the time of their expiration date, which include provisions for legal and regulatory requirements.	Key Deactivation	
CEK-18	Define, implement and evaluate processes, procedures and technical measures to manage archived keys in a secure repository requiring least privilege access, which include provisions for legal and regulatory requirements.	Key Archival	
CEK-19	Define, implement and evaluate processes, procedures and technical measures to use compromised keys to encrypt information only in controlled circumstance, and thereafter exclusively for decrypting data and never for encrypting data, which include provisions for legal and regulatory requirements.	Key Compromise	
CEK-20	Define, implement and evaluate processes, procedures and technical measures to assess the risk to operational continuity versus the risk of the keying material and the information it protects being exposed if control of the keying material is lost, which include provisions for legal and regulatory requirements.	Key Recovery	

EK 04.4	Are key management system processes, procedures, and technical measures being defined, implemented, and evaluated to track and report all cryptographic materials and status changes that include legal and regulatory requirements provisions?	N-	COD word
EK-21.1	Are policies and procedures for the secure disposal of equipment used outside the organization's premises established, documented, approved, communicated, enforced, and maintained?	No	CSP-owned
S-01.1	Is a data destruction procedure applied that renders information recovery	NA	CSP-owned
-01.2	information impossible if equipment is not physically destroyed?  Are policies and procedures for the secure disposal of equipment used outside	NA	CSP-owned
S-01.3	the organization's premises reviewed and updated at least annually?	NA	CSP-owned
	Are policies and procedures for the relocation or transfer of hardware, software, or data/information to an offsite or alternate location established, documented, approved, communicated, implemented, enforced, maintained?		
5-02.1	Does a relocation or transfer request require written or cryptographically verifiable authorization?	Yes	CSP-owned
6-02.2	Are policies and procedures for the relocation or transfer of hardware, software, or data/information to an offsite or alternate location reviewed and updated at	NA	CSP-owned
-02.3	least annually?	NA	CSP-owned
	Are policies and procedures for maintaining a safe and secure working environment (in offices, rooms, and facilities) established, documented, approved, communicated, enforced, and maintained?		
i-03.1	Are policies and procedures for maintaining safe, secure working environments (e.g., offices, rooms) reviewed and updated at least annually?	Yes	3rd-party outsourced
5-03.2	Are policies and procedures for the secure transportation of physical media established, documented, approved, communicated, enforced, evaluated, and maintained?	Yes	3rd-party outsourced
i-04.1	Are policies and procedures for the secure transportation of physical media reviewed and updated at least annually?	Yes	3rd-party outsourced
-04.2	Is the classification and documentation of physical and logical assets based on the organizational business risk?	Yes	CSP-owned
-05.1	Are all relevant physical and logical assets at all CSP sites cataloged and tracked within a secured system?	Yes	Shared CSP and 3rd-party
-06.1	Are physical security perimeters implemented to safeguard personnel, data, and information systems?	Yes	Shared CSP and 3rd-party
-07.1	Are physical security perimeters established between administrative and business areas, data storage, and processing facilities?	Yes	3rd-party outsourced
i-07.2 i-08.1	Is equipment identification used as a method for connection authentication?	Yes	3rd-party outsourced  CSP-owned
	Are solely authorized personnel able to access secure areas, with all ingress and egress areas restricted, documented, and monitored by physical access control		
6-09.1	mechanisms?  Are access control records retained periodically, as deemed appropriate by	Yes	CSP-owned
6-09.2	the organization?	Yes	3rd-party outsourced
S-10.1	Are external perimeter datacenter surveillance systems and surveillance systems at all ingress and egress points implemented, maintained, and operated?	Yes	3rd-party outsourced
	Are datacenter personnel trained to respond to unauthorized access or egress attempts?		
-11.1	·	Yes	3rd-party outsourced
	Are processes, procedures, and technical measures defined, implemented, and evaluated to ensure risk-based protection of power and telecommunication cables from interception, interference, or damage threats at all facilities, offices, and rooms?		
i-12.1	Are data center environmental control systems designed to monitor, maintain, and test that on-site temperature and humidity conditions fall within accepted	Yes	3rd-party outsourced
3-13.1	industry standards effectively implemented and maintained?	Yes	3rd-party outsourced
S-14.1	Are utility services secured, monitored, maintained, and tested at planned intervals for continual effectiveness?	Yes	3rd-party outsourced
S-15.1	Is business-critical equipment segregated from locations subject to a high probability of environmental risk events?	Yes	3rd-party outsourced
r- 10. I		162	ora-party outdouroud

CEK-21	Define, implement and evaluate processes, procedures and technical measures in order for the key management system to track and report all cryptographic materials and changes in status, which include provisions for legal and regulatory requirements.	Key Inventory Management	
DCS-01	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for the secure disposal of equipment used outside the organization's premises. If the equipment is not physically destroyed a data destruction procedure that renders recovery of information impossible must be applied. Review and update the policies and procedures at least annually.	Off-Site Equipment Disposal Policy and Procedures	
DCS-02	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for the relocation or transfer of hardware, software, or data/information to an offsite or alternate location. The relocation or transfer request requires the written or cryptographically verifiable authorization. Review and update the policies and procedures at least annually.	Off-Site Transfer Authorization Policy and Procedures	
DCS-03	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for maintaining a safe and secure working environment in offices, rooms, and facilities. Review and update the policies and procedures at least annually.	Secure Area Policy and Procedures	
DCS-04	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for the secure transportation of physical media. Review and update the policies and procedures at least annually.	Secure Media Transportation Policy and Procedures	
DCS-05	Classify and document the physical, and logical assets (e.g., applications) based on the organizational business risk.	Assets Classification	
DCS-06	Catalogue and track all relevant physical and logical assets located at all of the CSP's sites within a secured system.	Assets Cataloguing and Tracking	Datacenter Security
DCS-07	Implement physical security perimeters to safeguard personnel, data, and information systems. Establish physical security perimeters between the administrative and business areas and the data storage and processing facilities areas.	Controlled Access Points	
DCS-08	Use equipment identification as a method for connection authentication.	Equipment Identification	
DCS-09	Allow only authorized personnel access to secure areas, with all ingress and egress points restricted, documented, and monitored by physical access control mechanisms. Retain access control records on a periodic basis as deemed appropriate by the organization.	Secure Area Authorization	
DCS-10	Implement, maintain, and operate datacenter surveillance systems at the external perimeter and at all the ingress and egress points to detect unauthorized ingress and egress attempts.	Surveillance System	
DCS-11	Train datacenter personnel to respond to unauthorized ingress or egress attempts.	Unauthorized Access Response Training	
DCS-12	Define, implement and evaluate processes, procedures and technical measures that ensure a risk-based protection of power and telecommunication cables from a threat of interception, interference or damage at all facilities, offices and rooms.	Cabling Security	
DCS-13	Implement and maintain data center environmental control systems that monitor, maintain and test for continual effectiveness the temperature and humidity conditions within accepted industry standards.	Environmental Systems	
DCS-14	Secure, monitor, maintain, and test utilities services for continual effectiveness at planned intervals.	Secure Utilities	
DCS-15	Keep business-critical equipment away from locations subject to high probability for environmental risk events.	Equipment Location	

	Are policies and procedures established, documented, approved, communicated, enforced, evaluated, and maintained for the classification, protection, and handling of data throughout its lifecycle according to all applicable laws and regulations, standards, and risk level?				DSP-01	Establ policie throug standa
DSP-01.1	Are data security and privacy policies and procedures reviewed and updated at least annually?	Yes	CSP-owned		201-01	least a
DSP-01.2	Are industry-accepted methods applied for secure data disposal from storage media so information is not recoverable by any forensic means?	Yes	CSP-owned		DSP-02	Apply storag
DSP-02.1	Is a data inventory created and maintained for sensitive and personal information (at a minimum)?	Yes	3rd-party outsourced		DSP-03	Create data a
DSP-03.1	Is data classified according to type and sensitivity levels?	Yes	CSP-owned		DSP-04	Classi
DSP-04.1	Is data flow documentation created to identify what data is processed and where it is stored and transmitted?	Yes	CSP-owned		D3P-04	Create
DSP-05.1	Is data flow documentation reviewed at defined intervals, at least annually, and after any change?	Yes	CSP-owned		DSP-05	interva at leas
DSP-05.2	Is the ownership and stewardship of all relevant personal and sensitive data	Yes	CSP-owned			Docum
DSP-06.1	documented?	Yes	CSP-owned		DSP-06	and se
DSP-06.2	Is data ownership and stewardship documentation reviewed at least annually?	Yes	CSP-owned			
DSP-07.1	Are systems, products, and business practices based on security principles by design and per industry best practices?	Yes	CSP-owned		DSP-07	of seci
	Are systems, products, and business practices based on privacy principles by design and according to industry best practices?					Develo
DSP-08.1	Are systems' privacy settings configured by default and according to all applicable laws and regulations?	Yes	CSP-owned		DSP-08	setting regula
DSP-08.2	and togulations.	Yes	CSP-owned			Condu
DSP-09.1	Is a data protection impact assessment (DPIA) conducted when processing personal data and evaluating the origin, nature, particularity, and severity of risks according to any applicable laws, regulations and industry best practices?	Yes	CSP-owned		DSP-09	origin, of pers
DOI -00.1		103	COI -OWILCU			Define
DSP-10.1	Are processes, procedures, and technical measures defined, implemented, and evaluated to ensure any transfer of personal or sensitive data is protected from unauthorized access and only processed within scope (as permitted by respective laws and regulations)?	Yes	CSP-owned		DSP-10	from u respec
	Are processes, procedures, and technical measures defined, implemented, and evaluated to enable data subjects to request access to, modify, or delete personal data (per applicable laws and regulations)?				DSP-11	Define to enal persor
DSP-11.1		Yes	CSP-owned			Define
DSP-12.1	Are processes, procedures, and technical measures defined, implemented, and evaluated to ensure personal data is processed (per applicable laws and regulations and for the purposes declared to the data subject)?	Yes	CSP-owned		DSP-12	measu applica laws a
						Define measu
DSP-13.1	Are processes, procedures, and technical measures defined, implemented, and evaluated for the transfer and sub-processing of personal data within the service supply chain (according to any applicable laws and regulations)?	NA	CSP-owned		DSP-13	service
DOI -10.1	Are processes, procedures, and technical measures defined, implemented, and	TN/S	COI -OWILCU			Define
DSP-14.1	evaluated to disclose details to the data owner of any personal or sensitive data access by sub-processors before processing initiation?	NA	CSP-owned		DSP-14	measu sub-pr
DSP-15.1	Is authorization from data owners obtained, and the associated risk managed, before replicating or using production data in non-production environments?	No	CSP-owned		DSP-15	Obtain before
	Do data retention, archiving, and deletion practices follow business requirements, applicable laws, and regulations?				DSP-16	Data n
DSP-16.1	Are processes, procedures, and technical measures defined and implemented to protect sensitive data throughout its lifecycle?	Yes	CSP-owned		DSP-17	Define to prot
DSP-17.1	Does the CSP have in place, and describe to CSCs, the procedure to manage	No	CSP-owned			The C
	and respond to requests for disclosure of Personal Data by Law Enforcement Authorities according to applicable laws and regulations?					manag Enforc
DSP-18.1	Does the CSP give special attention to the notification procedure to interested CSCs, unless otherwise prohibited, such as a prohibition under criminal law to	No	CSP-owned		DSP-18	Author specia otherw prohib
DSP-18.2	preserve confidentiality of a law enforcement investigation?  Are processes, procedures, and technical measures defined and implemented	No	CSP-owned			of a la
DSP-19.1	to specify and document physical data locations, including locales where data is processed or backed up?	No	CSP-owned		DSP-19	to sper

DSP-01	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for the classification, protection and handling of data throughout its lifecycle, and according to all applicable laws and regulations, standards, and risk level. Review and update the policies and procedures at least annually.	Security and Privacy Policy and Procedures	
DSP-02	Apply industry accepted methods for the secure disposal of data from storage media such that data is not recoverable by any forensic means.	Secure Disposal	
DSP-03	Create and maintain a data inventory, at least for any sensitive data and personal data.	Data Inventory	
DSP-04	Classify data according to its type and sensitivity level.	Data Classification	
DSP-05	Create data flow documentation to identify what data is processed, stored or transmitted where. Review data flow documentation at defined intervals, at least annually, and after any change.	Data Flow Documentation	
DSP-06	Document ownership and stewardship of all relevant documented personal and sensitive data. Perform review at least annually.	Data Ownership and Stewardship	
DSP-07	Develop systems, products, and business practices based upon a principle of security by design and industry best practices.	Data Protection by Design and Default	
DSP-08	Develop systems, products, and business practices based upon a principle of privacy by design and industry best practices. Ensure that systems' privacy settings are configured by default, according to all applicable laws and regulations.	Data Privacy by Design and Default	
DSP-09	Conduct a Data Protection Impact Assessment (DPIA) to evaluate the origin, nature, particularity and sevently of the risks upon the processing of personal data, according to any applicable laws, regulations and industry best practices.	Data Protection Impact Assessment	
DSP-10	Define, implement and evaluate processes, procedures and technical measures that ensure any transfer of personal or sensitive data is protected from unauthorized access and only processed within scope as permitted by the respective laws and regulations.	Sensitive Data Transfer	Data Security and Privacy Lifecycle Management
DSP-11	Define and implement, processes, procedures and technical measures to enable data subjects to request access to, modification, or deletion of their personal data, according to any applicable laws and regulations.	Personal Data Access, Reversal, Rectification and Deletion	
DSP-12	Define, implement and evaluate processes, procedures and technical measures to ensure that personal data is processed according to any applicable laws and regulations and for the purposes declared to the data subject.	Limitation of Purpose in Personal Data Processing	
DSP-13	Define, implement and evaluate processes, procedures and technical measures for the transfer and sub-processing of personal data within the service supply chain, according to any applicable laws and regulations.	Personal Data Sub-processing	
DSP-14	Define, implement and evaluate processes, procedures and technical measures to disclose the details of any personal or sensitive data access by sub-processors to the data owner prior to initiation of that processing.	Disclosure of Data Sub- processors	
DSP-15	Obtain authorization from data owners, and manage associated risk before replicating or using production data in non-production environments.	Limitation of Production Data Use	
DSP-16	Data retention, archiving and deletion is managed in accordance with business requirements, applicable laws and regulations.	Data Retention and Deletion	
DSP-17	Define and implement, processes, procedures and technical measures to protect sensitive data throughout it's lifecycle.	Sensitive Data Protection	
DSP-18	The CSP must have in place, and describe to CSCs the procedure to manage and respond to requests for disclosure of Personal Data by Law Enforcement Authorities according to applicable laws and regulations. The CSP must give special attention to the notification procedure to interested CSCs, unless otherwise prohibited, such as a prohibition under criminal law to preserve confidentiality of a law enforcement investigation.	Disclosure Notification	
DSP-19	Define and implement, processes, procedures and technical measures to specify and document the physical locations of data, including any locations in which data is processed or backed up.	Data Location	

	Are information governance program policies and procedures sponsored by			
	organizational			
	leadership established, documented, approved, communicated, applied, evaluated, and maintained?			
GRC-01.1		Yes	CSP-owned	
GRC-01.2	Are the policies and procedures reviewed and updated at least annually?	Yes	CSP-owned	
GRC-01.2		165	C3F-0WIIed	
	Is there an established formal, documented, and leadership-sponsored enterprise			
	risk management (ERM) program that includes policies and procedures for identification.			
	evaluation, ownership, treatment, and acceptance of cloud security and privacy			
GRC-02.1	risks?	Yes	CSP-owned	
GRC-02.1	Are all relevant organizational policies and associated procedures reviewed	res	CSP-owned	
	at least annually, or when a substantial organizational change occurs?			
GRC-03.1		Yes	CSP-owned	
	Is an approved exception process mandated by the governance program established			
GRC-04.1	and followed whenever a deviation from an established policy occurs?	Yes	CSP-owned	
GRC-04.1	Has an information security program (including programs of all relevant CCM	res	CSP-owned	
	domains) been developed and implemented?			
GRC-05.1	Are roles and responsibilities for planning, implementing, operating, assessing,	Yes	CSP-owned	
	and improving governance programs defined and documented?			
GRC-06.1		Yes	CSP-owned	
	Are all relevant standards, regulations, legal/contractual, and statutory			
000 57 :	requirements applicable to your organization identified and documented?	.,		
GRC-07.1	Is contact established and maintained with cloud-related special interest	Yes	CSP-owned	
	groups and other relevant entities?			
GRC-08.1		No	CSP-owned	
	Are background verification policies and procedures of all new employees (including			
	but not limited to remote employees, contractors, and third parties) established,			
HRS-01.1	documented, approved, communicated, applied, evaluated, and maintained?	No	CSP-owned	
	Are background verification policies and procedures designed according to			
	local laws, regulations, ethics, and contractual constraints and proportional to the data classification to be accessed, business requirements, and acceptable			
HRS-01.2	risk?	Yes	CSP-owned	
1110 01.2	Are background verification policies and procedures reviewed and updated at	100		
	Are background verification policies and procedures reviewed and updated at least annually?			
HRS-01.3	Are background verification policies and procedures reviewed and updated at least annually?	No	CSP-owned	
	least annually?  Are policies and procedures for defining allowances and conditions for the			
	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented,			
	least annually?  Are policies and procedures for defining allowances and conditions for the			
HRS-01.3	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?	No	CSP-owned	
HRS-01.3	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated	No	CSP-owned	
HRS-01.3	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for	No No	CSP-owned	
HRS-01.3 HRS-02.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?	No	CSP-owned	
HRS-01.3 HRS-02.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential	No No	CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?	No No Yes	CSP-owned CSP-owned	
HRS-01.3 HRS-02.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and	No No	CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential	No No Yes	CSP-owned CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?	No No Yes	CSP-owned CSP-owned	
HRS-02.1 HRS-02.2 HRS-03.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or	No No Yes	CSP-owned CSP-owned CSP-owned	
HRS-02.1 HRS-02.2 HRS-03.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?	No No Yes	CSP-owned CSP-owned CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2 HRS-03.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved,	No No Yes Yes	CSP-owned CSP-owned CSP-owned CSP-owned	
HRS-02.1 HRS-02.2 HRS-03.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures to protect information accessed, processed, or	No No Yes	CSP-owned CSP-owned CSP-owned	
HRS-02.1 HRS-02.2 HRS-03.1 HRS-03.2	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated,	No No Yes Yes	CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2 HRS-03.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations reviewed and updated at least annually?	No No Yes Yes	CSP-owned CSP-owned CSP-owned CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2 HRS-03.1 HRS-03.2 HRS-04.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures to protect information accessed, processed, or	No No Yes Yes Yes Yes	CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned	
HRS-02.1 HRS-02.2 HRS-03.1 HRS-03.2	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, and maintained?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations reviewed and updated at least annually?  Are return procedures of organizationally-owned assets by terminated employees established and documented?	No No Yes Yes	CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2 HRS-03.1 HRS-03.2 HRS-04.1 HRS-04.2	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, applied, evaluated, amaintained?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations reviewed and updated at least annually?  Are return procedures of organizationally-owned assets by terminated employees	No No Yes Yes Yes Yes Yes Yes	CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2 HRS-03.1 HRS-03.2 HRS-04.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations reviewed and updated at least annually?  Are return procedures of organizationally-owned assets by terminated employees established and documented?  Are procedures outlining the roles and responsibilities concerning changes in employment established, documented, and communicated to all personnel?	No No Yes Yes Yes Yes	CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2 HRS-03.1 HRS-03.2 HRS-04.1 HRS-04.2 HRS-05.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, and maintained?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations reviewed and updated at least annually?  Are return procedures of organizationally-owned assets by terminated employees established and documented?  Are procedures of organizationally-owned assets by terminated employees established and documented?	No No Yes Yes Yes Yes Yes Yes	CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2 HRS-03.1 HRS-03.2 HRS-04.1 HRS-04.2	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations reviewed and updated at least annually?  Are return procedures of organizationally-owned assets by terminated employees established and documented?  Are procedures outlining the roles and responsibilities concerning changes in employment established, documented, accommunicated to all personnel?  Are employees required to sign an employment agreement before gaining access	No No Yes Yes Yes Yes Yes Yes	CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2 HRS-03.1 HRS-03.2 HRS-04.1 HRS-04.2 HRS-05.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations reviewed and updated at least annually?  Are return procedures of organizationally-owned assets by terminated employees established and documented?  Are procedures outlining the roles and responsibilities concerning changes in employment established, documented, accommunicated to all personnel?  Are employees required to sign an employment agreement before gaining access	No No Yes Yes Yes Yes Yes Yes	CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2 HRS-03.1 HRS-03.2 HRS-04.1 HRS-04.2 HRS-05.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations reviewed and updated at least annually?  Are return procedures of organizationally-owned assets by terminated employees established and documented?  Are procedures outlining the roles and responsibilities concerning changes in employment established, documented, and communicated to all personne?  Are employees required to sign an employment agreement before gaining access to organizational information systems, resources, and assets?	No No Yes Yes Yes Yes Yes Yes	CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2 HRS-03.1 HRS-03.2 HRS-04.1 HRS-04.1 HRS-04.1 HRS-05.1 HRS-07.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, and maintained?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations reviewed and updated at least annually?  Are return procedures of organizationally-owned assets by terminated employees established and documented?  Are procedures outlining the roles and responsibilities concerning changes in employment established, documented, and communicated to all personnel?  Are employees required to sign an employment agreement before gaining access to organizational information systems, resources, and assets?	No No Yes Yes Yes Yes Yes Yes	CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2 HRS-03.1 HRS-03.2 HRS-04.1 HRS-04.2 HRS-05.1	least annually?  Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations reviewed and updated at least annually?  Are return procedures of organizationally-owned assets by terminated employees established and documented?  Are procedures outlining the roles and responsibilities concerning changes in employment established, documented, and communicated to all personnel?  Are employees required to sign an employment agreement before gaining access to organizational information systems, resources, and assets?  Are employee roles and responsibilities relating to information assets and	No No Yes Yes Yes Yes Yes Yes Yes Yes	CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned	
HRS-01.3 HRS-02.1 HRS-02.2 HRS-03.1 HRS-03.2 HRS-04.1 HRS-04.1 HRS-04.1 HRS-05.1 HRS-06.1	Are policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets established, documented, approved, communicated, applied, evaluated, and maintained?  Are the policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets reviewed and updated at least annually?  Are policies and procedures requiring unattended workspaces to conceal confidential data established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures requiring unattended workspaces to conceal confidential data reviewed and updated at least annually?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures to protect information accessed, processed, or stored at remote sites and locations reviewed and updated at least annually?  Are return procedures of organizationally-owned assets by terminated employees established and documented?  Are procedures outlining the roles and responsibilities concerning changes in employment established, documented, and communicated to all personnel?  Are employees required to sign an employment agreement before gaining access to organizational information systems, resources, and assets?  Are provisions and/or terms for adherence to established information governance and security policies included within employment agreements?	No No Yes Yes Yes Yes Yes Yes Yes Yes	CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned  CSP-owned	

GRC-01	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for an information governance program, which is sponsored by the leadership of the organization. Review and update the policies and procedures at least annually.	Governance Program Policy and Procedures	
GRC-02	Establish a formal, documented, and leadership-sponsored Enterprise Risk Management (ERM) program that includes policies and procedures for identification, evaluation, ownership, treatment, and acceptance of cloud security and privacy risks.	Risk Management Program	
GRC-03	Review all relevant organizational policies and associated procedures at least annually or when a substantial change occurs within the organization.	Organizational Policy Reviews	Governance, Risk and
GRC-04	Establish and follow an approved exception process as mandated by the governance program whenever a deviation from an established policy occurs.	Policy Exception Process	Compliance
GRC-05	Develop and implement an Information Security Program, which includes programs for all the relevant domains of the CCM.	Information Security Program	
GRC-06	Define and document roles and responsibilities for planning, implementing, operating, assessing, and improving governance programs.	Governance Responsibility Model	
GRC-07	Identify and document all relevant standards, regulations, legal/contractual, and statutory requirements, which are applicable to your organization.	Information System Regulatory Mapping	
GRC-08	Establish and maintain contact with cloud-related special interest groups and other relevant entities in line with business context.	Special Interest Groups	
HRS-01	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for background verification of all new employees (including but not limited to remote employees, contractors, and third parties) according to local laws, regulations, ethics, and contractual constraints and proportional to the data classification to be accessed, the business requirements, and acceptable risk. Review and update the policies and procedures at least annually.	Background Screening Policy and Procedures	
HRS-02	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for defining allowances and conditions for the acceptable use of organizationally-owned or managed assets. Review and update the policies and procedures at least annually.	Acceptable Use of Technology Policy and Procedures	
HRS-03	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures that require unattended workspaces to not have openly visible confidential data. Review and update the policies and procedures at least annually.	Clean Desk Policy and Procedures	
HRS-04	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures to protect information accessed, processed or stored at remote sites and locations. Review and update the policies and procedures at least annually.	Remote and Home Working Policy and Procedures	Umman
HRS-05	Establish and document procedures for the return of organization-owned assets by terminated employees.	Asset returns	Human Resources
HRS-06	Establish, document, and communicate to all personnel the procedures outlining the roles and responsibilities concerning changes in employment.	Employment Termination	
HRS-07	Employees sign the employee agreement prior to being granted access to organizational information systems, resources and assets.	Employment Agreement Process	
HRS-08	The organization includes within the employment agreements provisions and/or terms for adherence to established information governance and security policies.	Employment Agreement Content	
HRS-09	Document and communicate roles and responsibilities of employees, as they relate to information assets and security.	Personnel Roles and Responsibilities	

HRS-10.1	Are requirements for non-disclosure/confidentiality agreements reflecting organizational data protection needs and operational details identified, documented, and reviewed at planned intervals?	Yes	CSP-owned	
	Is a security awareness training program for all employees of the organization established, documented, approved, communicated, applied, evaluated and maintained?			
HRS-11.1	Are regular security awareness training updates provided?	Yes	CSP-owned	
HRS-11.2	Are all employees granted access to sensitive organizational and personal	Yes	CSP-owned	
HRS-12.1	data provided with appropriate security awareness training?  Are all employees granted access to sensitive organizational and personal data provided with regular updates in procedures, processes, and policies relating	Yes	CSP-owned	
HRS-12.2	to their professional function?	Yes	CSP-owned	
1100 40 4	Are employees notified of their roles and responsibilities to maintain awareness and compliance with established policies, procedures, and applicable legal, statutory, or regulatory compliance obligations?		000	
HRS-13.1	Are identity and access management policies and procedures established, documented,	Yes	CSP-owned	
IAM-01.1	approved, communicated, implemented, applied, evaluated, and maintained?	Yes	CSP-owned	
	Are identity and access management policies and procedures reviewed and updated at least annually?			
IAM-01.2	Are strong password policies and procedures established, documented, approved,	Yes	CSP-owned	
IAM-02.1	communicated, implemented, applied, evaluated, and maintained?  Are strong password policies and procedures reviewed and updated at least	Yes	CSP-owned	
IAM-02.2	annually?	Yes	CSP-owned	
IAM-03.1	Is system identity information and levels of access managed, stored, and reviewed?	Yes	CSP-owned	
IAW-03.1	Is the separation of duties principle employed when implementing information system access?	165	C3F-0WIRd	
IAM-04.1	Is the least privilege principle employed when implementing information system	No	CSP-owned	
IAM-05.1	access?	Yes	CSP-owned	
IAM-06.1	Is a user access provisioning process defined and implemented which authorizes, records, and communicates data and assets access changes?	Yes	CSP-owned	
	Is a process in place to de-provision or modify the access, in a timely manner,			
IAM-07.1	of movers / leavers or system identity changes, to effectively adopt and communicate identity and access management policies?	Yes	CSP-owned	
	Are reviews and revalidation of user access for least privilege and separation			
IAM-08.1	of duties completed with a frequency commensurate with organizational risk tolerance?	Yes	CSP-owned	
IAM-09.1	Are processes, procedures, and technical measures for the segregation of privileged access roles defined, implemented, and evaluated such that administrative data access, encryption, key management capabilities, and logging capabilities are distinct and separate?	V	CSP-owned	
IAW-09.1	Is an access process defined and implemented to ensure privileged access roles and rights are granted for a limited period?	Yes	CSP-owned	
IAM-10.1	Are procedures implemented to prevent the culmination of segregated privileged	No	CSP-owned	
IAM-10.2	access?	No	CSP-owned	
IAM-11.1	Are processes and procedures for customers to participate, where applicable, in granting access for agreed, high risk as (defined by the organizational risk assessment) privileged access roles defined, implemented and evaluated?	Yes	CSP-owned	
IAM-11.1	Are processes, procedures, and technical measures to ensure the logging infrastructure is "read-only" for all with write access (including privileged access roles) defined,	res	CSP-owned	
IAM-12.1	implemented, and evaluated?  Is the ability to disable the "read-only" configuration of logging infrastructure controlled through a procedure that ensures the segregation of duties and break	No	CSP-owned	
IAM-12.2	glass procedures?	No	CSP-owned	
IAM-13.1	Are processes, procedures, and technical measures that ensure users are identifiable through unique identification (or can associate individuals with user identification usage) defined, implemented, and evaluated?	Yes	CSP-owned	
# un 10.1	Are processes, procedures, and technical measures for authenticating access to systems, application, and data assets including multifactor authentication for a least-privileged user and sensitive data access defined, implemented, and evaluated?		_o. o.mou	
IAM-14.1		Yes	CSP-owned	

HRS-10	Identify, document, and review, at planned intervals, requirements for non-disclosure/confidentiality agreements reflecting the organization's needs for the protection of data and operational details.	Non-Disclosure Agreements	
HRS-11	Establish, document, approve, communicate, apply, evaluate and maintain a security awareness training program for all employees of the organization and provide regular training updates.	Security Awareness Training	
HRS-12	Provide all employees with access to sensitive organizational and personal data with appropriate security awareness training and regular updates in organizational procedures, processes, and policies relating to their professional function relative to the organization.	Personal and Sensitive Data Awareness and Training	
HRS-13	Make employees aware of their roles and responsibilities for maintaining awareness and compliance with established policies and procedures and applicable legal, statutory, or regulatory compliance obligations.	Compliance User Responsibility	
IAM-01	Establish, document, approve, communicate, implement, apply, evaluate and maintain policies and procedures for identity and access management. Review and update the policies and procedures at least annually.	Identity and Access Management Policy and Procedures	
IAM-02	Establish, document, approve, communicate, implement, apply, evaluate and maintain strong password policies and procedures. Review and update the policies and procedures at least annually.	Strong Password Policy and Procedures	
IAM-03	Manage, store, and review the information of system identities, and level of access.	Identity Inventory	
IAM-04	Employ the separation of duties principle when implementing information system access.	Separation of Duties	
IAM-05	Employ the least privilege principle when implementing information system access.	Least Privilege	
IAM-06	Define and implement a user access provisioning process which authorizes, records, and communicates access changes to data and assets.	User Access Provisioning	
IAM-07	De-provision or respectively modify access of movers / leavers or system identity changes in a timely manner in order to effectively adopt and communicate identity and access management policies.	User Access Changes and Revocation	
IAM-08	Review and revalidate user access for least privilege and separation of duties with a frequency that is commensurate with organizational risk tolerance.	User Access Review	
IAM-09	Define, implement and evaluate processes, procedures and technical measures for the segregation of privileged access roles such that administrative access to data, encryption and key management capabilities and logging capabilities are distinct and separated.	Segregation of Privileged Access Roles	Identity & Access Management
IAM-10	Define and implement an access process to ensure privileged access roles and rights are granted for a time limited period, and implement procedures to prevent the culmination of segregated privileged access.	Management of Privileged Access Roles	Ü
IAM-11	Define, implement and evaluate processes and procedures for customers to participate, where applicable, in the granting of access for agreed, high risk (as defined by the organizational risk assessment) privileged access roles.	CSCs Approval for Agreed Privileged Access Roles	
IAM-12	Define, implement and evaluate processes, procedures and technical measures to ensure the logging infrastructure is read-only for all with write access, including privileged access roles, and that the ability to disable it is controlled through a procedure that ensures the segregation of duties and break glass procedures.	Safeguard Logs Integrity	
IAM-13	Define, implement and evaluate processes, procedures and technical measures that ensure users are identifiable through unique IDs or which can associate individuals to the usage of user IDs.	Uniquely Identifiable Users	
IAM-14	Define, implement and evaluate processes, procedures and technical measures for authenticating access to systems, application and data assets, including multifactor authentication for at least privileged user and sensitive data access. Adopt digital certificates or alternatives which achieve an emulvalent	Strong Authentication	

	Are digital certificates or alternatives that achieve an equivalent security level for system identities adopted?			
IAM-14.2	Are processes, procedures, and technical measures for the secure management of passwords defined, implemented, and evaluated?	No	CSP-owned	
IAM-15.1	Are processes, procedures, and technical measures to verify access to data	Yes	CSP-owned	
IAM-16.1	and system functions authorized, defined, implemented, and evaluated?	Yes	CSP-owned	
	Are policies and procedures established, documented, approved, communicated, applied, evaluated, and maintained for communications between application services (e.g., APIs)?			
IPY-01.1	Are policies and procedures established, documented, approved, communicated, applied, evaluated, and maintained for information processing interoperability?	Yes	CSP-owned	
IPY-01.2	Are policies and procedures established, documented, approved, communicated,	Yes	CSP-owned	
IPY-01.3	applied, evaluated, and maintained for application development portability?	Yes	CSP-owned	
	Are policies and procedures established, documented, approved, communicated, applied, evaluated, and maintained for information/data exchange, usage, portability, integrity, and persistence?			
IPY-01.4	Are interoperability and portability policies and procedures reviewed and updated at least annually?	Yes	CSP-owned	
IPY-01.5	,	Yes	CSP-owned	
IPY-02.1	Are CSCs able to programmatically retrieve their data via an application interface(s) to enable interoperability and portability?	Yes	CSP-owned	
IF 1-02.1	Are cryptographically secure and standardized network protocols implemented	165	C3r-owled	
IPY-03.1	for the management, import, and export of data?	Yes	CSP-owned	
	Do agreements include provisions specifying CSC data access upon contract termination, and have the following?			
	Data format     Duration data will be stored     Scope of the data retained and made available to the CSCs     Data deletion policy			
IPY-04.1	Are infrastructure and virtualization security policies and procedures established,	Yes	CSP-owned	
IVS-01.1	documented, approved, communicated, applied, evaluated, and maintained?  Are infrastructure and virtualization security policies and procedures reviewed	Yes	CSP-owned	
IVS-01.2	and updated at least annually?	Yes	CSP-owned	
	Is resource availability, quality, and capacity planned and monitored in a			
IVS-02.1	way that delivers required system performance, as determined by the business?	Yes	CSP-owned	
IVS-03.1	Are communications between environments monitored?	Yes	CSP-owned	
IVS-03.2	Are communications between environments encrypted?  Are communications between environments restricted to only authenticated and	Yes	CSP-owned	
IVS-03.3	authorized connections, as justified by the business?	Yes	CSP-owned	
IVS-03.4	Are network configurations reviewed at least annually?  Are network configurations supported by the documented justification of all	No	CSP-owned	
IVS-03.5	allowed services, protocols, ports, and compensating controls?	Yes	CSP-owned	
	Is every host and guest OS, hypervisor, or infrastructure control plane hardened			
IVS-04 1	(according to their respective best practices) and supported by technical controls as part of a security baseline?	NA	CSP-owned	
	Are production and non-production environments separated?			
IVS-05.1		Yes	CSP-owned	
	Are applications and infrastructures designed, developed, deployed, and configured such that CSP and CSC (tenant) user access and intra-tenant access is appropriately			
IVS-06.1		Yes	CSP-owned	
IVS-06.1	such that CSP and CSC (tenant) user access and intra-tenant access is appropriately segmented, segregated, monitored, and restricted from other tenants?  Are secure and encrypted communication channels including only up-to-date and approved protocols used when migrating servers, services, applications, or	Yes	CSP-owned	
IVS-06.1	such that CSP and CSC (tenant) user access and intra-tenant access is appropriately segmented, segregated, monitored, and restricted from other tenants?  Are secure and encrypted communication channels including only up-to-date	Yes	CSP-owned	
	such that CSP and CSC (tenant) user access and intra-tenant access is appropriately segmented, segregated, monitored, and restricted from other tenants?  Are secure and encrypted communication channels including only up-to-date and approved protocols used when migrating servers, services, applications, or			
IVS-07.1	such that CSP and CSC (tenant) user access and intra-tenant access is appropriately segmented, segregated, monitored, and restricted from other tenants?  Are secure and encrypted communication channels including only up-to-date and approved protocols used when migrating servers, services, applications, or data to cloud environments?  Are high-risk environments identified and documented?  Are processes, procedures, and defense-in-depth techniques defined, implemented,	NA	CSP-owned	
IVS-07.1	such that CSP and CSC (tenant) user access and intra-tenant access is appropriately segmented, segregated, monitored, and restricted from other tenants?  Are secure and encrypted communication channels including only up-to-date and approved protocols used when migrating servers, services, applications, or data to cloud environments?  Are high-risk environments identified and documented?	NA	CSP-owned	

	level of security for system identities.		
IAM-15	Define, implement and evaluate processes, procedures and technical measures for the secure management of passwords.	Passwords Management	
IAM-16	Define, implement and evaluate processes, procedures and technical measures to verify access to data and system functions is authorized.	Authorization Mechanisms	
IPY-01	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for interoperability and portability including requirements for:  a. Communications between application interfaces b. Information processing interoperability c. Application development portability d. Information/Data exchange, usage, portability, integrity, and persistence Review and update the policies and procedures at least annually.	Interoperability and Portability Policy and Procedures	Interoperabilit y & Portability
IPY-02	retrieve their data to enable interoperability and portability.	Application Interface Availability	
IPY-03	Implement cryptographically secure and standardized network protocols for the management, import and export of data.	Secure Interoperability and Portability Management	
IPY-04	Agreements must include provisions specifying CSCs access to data upon contract termination and will include:  a. Data format  b. Length of time the data will be stored  c. Scope of the data retained and made available to the CSCs  d. Data deletion policy	Data Portability Contractual Obligations	
IVS-01	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for infrastructure and virtualization security. Review and update the policies and procedures at least annually.	Infrastructure and Virtualization Security Policy and Procedures	
IVS-02	Plan and monitor the availability, quality, and adequate capacity of resources in order to deliver the required system performance as determined by the business.	Capacity and Resource Planning	
IVS-03	Monitor, encrypt and restrict communications between environments to only authenticated and authorized connections, as justified by the business. Review these configurations at least annually, and support them by a documented justification of all allowed services, protocols, ports, and compensating controls.	Network Security	
IVS-04	Harden host and guest OS, hypervisor or infrastructure control plane according to their respective best practices, and supported by technical controls, as part of a security baseline.	OS Hardening and Base Controls	Infrastructure & Virtualization Security
IVS-05	Separate production and non-production environments.	Production and Non-Production Environments	
IVS-06	Design, develop, deploy and configure applications and infrastructures such that CSP and CSC (tenant) user access and intra-tenant access is appropriately segmented and segregated, monitored and restricted from other tenants.	Segmentation and Segregation	
IVS-07	Use secure and encrypted communication channels when migrating servers, services, applications, or data to cloud environments. Such channels must include only up-to-date and approved protocols.	Migration to Cloud Environments	
IVS-08	Identify and document high-risk environments.	Network Architecture Documentation	
IVS-09	Define, implement and evaluate processes, procedures and defense-in-depth techniques for protection, detection, and timely response to network-based attacks.	Network Defense	

	Are logging and monitoring policies and procedures established, documented,		
LOG-01.1	approved, communicated, applied, evaluated, and maintained?	Yes	CSP-owned
LOG-01.2	Are policies and procedures reviewed and updated at least annually?	No	CSP-owned
	Are processes, procedures, and technical measures defined, implemented, and evaluated to ensure audit log security and retention?		
LOG-02.1	Are security-related events identified and monitored within applications and the underlying infrastructure?	No	CSP-owned
LOG-03.1		Yes	Shared CSP and 3rd-party
LOG-03.2	is a system defined and implemented to generate alerts to responsible stakeholders based on security events and their corresponding metrics?	NA	Shared CSP and 3rd-party
	Is access to audit logs restricted to authorized personnel, and are records maintained to provide unique access accountability?		
LOG-04.1	Are security audit logs monitored to detect activity outside of typical or expected patterns?	Yes	Shared CSP and 3rd-party
LOG-05.1	Is a process established and followed to review and take appropriate and timely	Yes	Shared CSP and 3rd-party
LOG-05.2	actions on detected anomalies?  Is a reliable time source being used across all relevant information processing	Yes	CSP-owned
LOG-06.1	systems?	Yes	CSP-owned
LOG-07.1	Are logging requirements for information meta/data system events established, documented, and implemented?	Yes	CSP-owned
LOG-07.2	Is the scope reviewed and updated at least annually, or whenever there is a change in the threat environment?	Yes	CSP-owned
	Are audit records generated, and do they contain relevant security information?		
LOG-08.1	Does the information system protect audit records from unauthorized access, modification, and deletion?	Yes	Shared CSP and 3rd-party
LOG-09.1	modification, and deletion:	Yes	Shared CSP and 3rd-party
100.404	Are monitoring and internal reporting capabilities established to report on cryptographic operations, encryption, and key management policies, processes, procedures, and controls?	No	200
LOG-10.1	Are key lifecycle management events logged and monitored to enable auditing and reporting on cryptographic keys' usage?	NO	CSP-owned
LOG-11.1	Is physical access logged and monitored using an auditable access control	No	CSP-owned
LOG-12.1	system?  Are processes and technical measures for reporting monitoring system anomalies	Yes	3rd-party outsourced
	and failures defined, implemented, and evaluated?		
LOG-13.1		Yes	Shared CSP and 3rd-party
LOG-13.1 LOG-13.2	Are accountable parties immediately notified about anomalies and failures?		Shared CSP and 3rd-party CSP-owned
LOG-13.2	Are accountable parties immediately notified about anomalies and failures?  Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?	Yes	CSP-owned
LOG-13.2 SEF-01.1	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied,	Yes	CSP-owned CSP-owned
LOG-13.2	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures reviewed and updated annually?	Yes	CSP-owned
LOG-13.2 SEF-01.1	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures reviewed and updated annually?  Are policies and procedures for timely management of security incidents established, documented, approved, communicated, applied, evaluated, and maintained?	Yes	CSP-owned CSP-owned
SEF-01.1 SEF-01.2 SEF-02.1	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures reviewed and updated annually?  Are policies and procedures for timely management of security incidents established,	Yes Yes Yes	CSP-owned CSP-owned CSP-owned Shared CSP and 3rd-party
SEF-01.1 SEF-01.2	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures reviewed and updated annually?  Are policies and procedures for timely management of security incidents established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures for timely management of security incidents reviewed and updated at least annually?	Yes Yes Yes	CSP-owned CSP-owned
SEF-01.1 SEF-01.2 SEF-02.1	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures reviewed and updated annually?  Are policies and procedures for timely management of security incidents established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures for timely management of security incidents reviewed and updated at least annually?  Is a security incident response plan that includes relevant internal departments, impacted CSCs, and other business-critical relationships (such as supply-chain) established, documented, approved, communicated, applied, evaluated, and	Yes Yes Yes	CSP-owned CSP-owned CSP-owned Shared CSP and 3rd-party
SEF-01.1 SEF-01.2 SEF-02.1	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures reviewed and updated annually?  Are policies and procedures for timely management of security incidents established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures for timely management of security incidents reviewed and updated at least annually?  Is a security incident response plan that includes relevant internal departments, impacted CSCs, and other business-critical relationships (such as supply-chain)	Yes Yes Yes	CSP-owned CSP-owned CSP-owned Shared CSP and 3rd-party
SEF-01.1 SEF-01.2 SEF-02.1 SEF-02.2	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures reviewed and updated annually?  Are policies and procedures for timely management of security incidents established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures for timely management of security incidents reviewed and updated at least annually?  Is a security incident response plan that includes relevant internal departments, impacted CSCs, and other business-critical relationships (such as supply-chain) established, documented, approved, communicated, applied, evaluated, and	Yes Yes Yes Yes Yes	CSP-owned CSP-owned CSP-owned Shared CSP and 3rd-party Shared CSP and 3rd-party Shared CSP and 3rd-party
SEF-01.1 SEF-01.2 SEF-02.1 SEF-02.2	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures reviewed and updated annually?  Are policies and procedures for timely management of security incidents established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures for timely management of security incidents reviewed and updated at least annually?  Is a security incident response plan that includes relevant internal departments, impacted CSCs, and other business-critical relationships (such as supply-chain) established, documented, approved, communicated, applied, evaluated, and maintained?  Is the security incident response plan tested and updated for effectiveness, as necessary, at planned intervals or upon significant organizational or environmental	Yes Yes Yes Yes	CSP-owned CSP-owned CSP-owned Shared CSP and 3rd-party Shared CSP and 3rd-party
SEF-01.1 SEF-01.2 SEF-02.1 SEF-02.2	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures reviewed and updated annually?  Are policies and procedures for timely management of security incidents established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures for timely management of security incidents reviewed and updated at least annually?  Is a security incident response plan that includes relevant internal departments, impacted CSCs, and other business-critical relationships (such as supply-chain) established, documented, approved, communicated, applied, evaluated, and maintained?  Is the security incident response plan tested and updated for effectiveness, as necessary, at planned intervals or upon significant organizational or environmental changes?  Are information security incident metrics established and monitored?	Yes Yes Yes Yes Yes	CSP-owned CSP-owned CSP-owned Shared CSP and 3rd-party Shared CSP and 3rd-party Shared CSP and 3rd-party
SEF-01.1 SEF-01.2 SEF-02.1 SEF-02.2 SEF-03.1	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures reviewed and updated annually?  Are policies and procedures for timely management of security incidents established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures for timely management of security incidents reviewed and updated at least annually?  Is a security incident response plan that includes relevant internal departments, impacted CSCs, and other business-critical relationships (such as supply-chain) established, documented, approved, communicated, applied, evaluated, and maintained?  Is the security incident response plan tested and updated for effectiveness, as necessary, at planned intervals or upon significant organizational or environmental changes?	Yes Yes Yes Yes Yes Yes	CSP-owned  CSP-owned  Shared CSP and 3rd-party  Shared CSP and 3rd-party  Shared CSP and 3rd-party
SEF-01.1 SEF-01.2 SEF-02.1 SEF-02.2 SEF-03.1 SEF-04.1 SEF-05.1	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures reviewed and updated annually?  Are policies and procedures for timely management of security incidents established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures for timely management of security incidents reviewed and updated at least annually?  Is a security incident response plan that includes relevant internal departments, impacted CSCs, and other business-critical relationships (such as supply-chain) established, documented, approved, communicated, applied, evaluated, and maintained?  Is the security incident response plan tested and updated for effectiveness, as necessary, at planned intervals or upon significant organizational or environmental changes?  Are information security incident metrics established and monitored?  Are processes, procedures, and technical measures supporting business processes to triage security-related events defined, implemented, and evaluated?  Are processes, procedures, and technical measures for security breach notifications	Yes Yes Yes Yes Yes Yes Yes	CSP-owned CSP-owned CSP-owned Shared CSP and 3rd-party
SEF-01.1 SEF-01.2 SEF-02.1 SEF-02.2 SEF-03.1 SEF-04.1 SEF-05.1	Are policies and procedures for security incident management, e-discovery, and cloud forensics established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures reviewed and updated annually?  Are policies and procedures for timely management of security incidents established, documented, approved, communicated, applied, evaluated, and maintained?  Are policies and procedures for timely management of security incidents reviewed and updated at least annually?  Is a security incident response plan that includes relevant internal departments, impacted CSCs, and other business-critical relationships (such as supply-chain) established, documented, approved, communicated, applied, evaluated, and maintained?  Is the security incident response plan tested and updated for effectiveness, as necessary, at planned intervals or upon significant organizational or environmental changes?  Are information security incident metrics established and monitored?  Are processes, procedures, and technical measures supporting business processes to triage security-related events defined, implemented, and evaluated?	Yes Yes Yes Yes Yes Yes Yes	CSP-owned CSP-owned CSP-owned Shared CSP and 3rd-party

LOG-01	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for logging and monitoring. Review and update the policies and procedures at least annually.	Logging and Monitoring Policy and Procedures			
LOG-02	Define, implement and evaluate processes, procedures and technical measures to ensure the security and retention of audit logs.	Audit Logs Protection			
LOG-03	Identify and monitor security-related events within applications and the underlying infrastructure. Define and implement a system to generate alerts to responsible stakeholders based on such events and corresponding metrics.	Security Monitoring and Alerting			
LOG-04	Restrict audit logs access to authorized personnel and maintain records that provide unique access accountability.	Audit Logs Access and Accountability			
LOG-05	Monitor security audit logs to detect activity outside of typical or expected patterns. Establish and follow a defined process to review and take appropriate and timely actions on detected anomalies.	Audit Logs Monitoring and Response			
LOG-06	Use a reliable time source across all relevant information processing systems.	Clock Synchronization	Logging and		
LOG-07	Establish, document and implement which information meta/data system events should be logged. Review and update the scope at least annually or whenever there is a change in the threat environment.	Logging Scope	Monitoring		
LOG-08	Generate audit records containing relevant security information.	Log Records			
LOG-09	The information system protects audit records from unauthorized access, modification, and deletion.	Log Protection			
LOG-10	Establish and maintain a monitoring and internal reporting capability over the operations of cryptographic, encryption and key management policies, processes, procedures, and controls.	Encryption Monitoring and Reporting			
LOG-11	Log and monitor key lifecycle management events to enable auditing and reporting on usage of cryptographic keys.	Transaction/Acti vity Logging			
LOG-12	Monitor and log physical access using an auditable access control system.	Access Control Logs			
LOG-13	Define, implement and evaluate processes, procedures and technical measures for the reporting of anomalies and failures of the monitoring system and provide immediate notification to the accountable party.	Failures and Anomalies Reporting			
SEF-01	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for Security Incident Management, E-Discovery, and Cloud Forensics. Review and update the policies and procedures at least annually.	Security Incident Management Policy and Procedures			
SEF-02	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for the timely management of security incidents. Review and update the policies and procedures at least annually.	Service Management Policy and Procedures			
SEF-03	Establish, document, approve, communicate, apply, evaluate and maintain a security incident response plan, which includes but is not limited to: relevant internal departments, impacted CSCs, and other business critical relationships (such as supply-chain) that may be impacted.	Incident Response Plans	Security Incident Management, E-Discovery, & Cloud Forensics		
SEF-04	Test and update as necessary incident response plans at planned intervals or upon significant organizational or environmental changes for effectiveness.	Incident Response Testing			
SEF-05	Establish and monitor information security incident metrics.	Incident Response Metrics			
SEF-06	Define, implement and evaluate processes, procedures and technical measures supporting business processes to triage security-related events.	Event Triage Processes			
SEF-07	Define and implement, processes, procedures and technical measures for security breach notifications. Report security breaches and assumed security breaches including any relevant supply chain breaches, as per applicable SLAs, laws and regulations.	Security Breach Notification			

	Are points of contact maintained for applicable regulation authorities, national and local law enforcement, and other legal jurisdictional authorities?		
SEF-08.1	Are policies and procedures implementing the shared security responsibility model (SSRM) within the organization established, documented, approved, communicated,	Yes	Shared CSP and 3rd-party
STA-01.1	applied, evaluated, and maintained?	No	Shared CSP and 3rd-party
STA-01.2	Are the policies and procedures that apply the SSRM reviewed and updated annually?	No	Shared CSP and 3rd-party
	Is the SSRM applied, documented, implemented, and managed throughout the supply chain for the cloud service offering?		
STA-02.1	Is the CSC given SSRM guidance detailing information about SSRM applicability	Yes	Shared CSP and 3rd-party
STA-03.1	throughout the supply chain?  Is the shared ownership and applicability of all CSA CCM controls delineated	Yes	CSP-owned
STA-04.1	according to the SSRM for the cloud service offering?  Is SSRM documentation for all cloud services the organization uses reviewed	Yes	CSP-owned
STA-05.1	and validated?	Yes	3rd-party outsourced
STA-06.1	Are the portions of the SSRM the organization is responsible for implemented, operated, audited, or assessed?	Yes	Shared CSP and 3rd-party
STA-07.1	Is an inventory of all supply chain relationships developed and maintained?	Yes	Shared CSP and 3rd-party
STA-08.1	Are risk factors associated with all organizations within the supply chain periodically reviewed by CSPs?	Yes	Shared CSP and 3rd-party
S1A-06.1	Do service agreements between CSPs and CSCs (tenants) incorporate at least the following mutually agreed upon provisions and/or terms?	res	Shared CSP and Sro-party
	Scope, characteristics, and location of business relationship and services offered     Information security requirements (including SSRM)     Change management process		
	Logging and monitoring capability     Incident management and communication procedures     Right to audit and third-party assessment     Service termination		
STA-09.1	Interoperability and portability requirements     Data privacy	Yes	CSP-owned
STA-10.1	Are supply chain agreements between CSPs and CSCs reviewed at least annually?	No	CSP-owned
314-10.1	Is there a process for conducting internal assessments at least annually to confirm the conformance and effectiveness of standards, policies, procedures, and SLA activities?	NO	C-Srownled
STA-11.1	Are policies that require all supply chain CSPs to comply with information	Yes	Shared CSP and 3rd-party
STA-12.1	security, confidentiality, access control, privacy, audit, personnel policy, and service level requirements and standards implemented?	Yes	CSP-owned
STA-13.1	Are supply chain partner IT governance policies and procedures reviewed periodically?	Yes	CSP-owned
	Is a process to conduct periodic security assessments for all supply chain organizations defined and implemented?		
STA-14.1	Are policies and procedures established, documented, approved, communicated, applied, evaluated, and maintained to identify, report, and prioritize the remediation of vulnerabilities to protect systems against vulnerability exploitation?	Yes	CSP-owned
TVM-01.1	Are threat and vulnerability management policies and procedures reviewed and updated at least annually?	Yes	CSP-owned
TVM-01.2	Are policies and procedures to protect against malware on managed assets	Yes	CSP-owned
TVM-02.1	established, documented, approved, communicated, applied, evaluated, and maintained?	Yes	CSP-owned
TVM-02.2	Are asset management and malware protection policies and procedures reviewed and updated at least annually?	Yes	CSP-owned
· · · · · · · · · · · · · · · · · · ·	Are processes, procedures, and technical measures defined, implemented, and evaluated to enable scheduled and emergency responses to vulnerability identifications		
TVM-03.1	(based on the identified risk)?	Yes	CSP-owned
	Are processes, procedures, and technical measures defined, implemented, and evaluated to update detection tools, threat signatures, and compromise indicators weekly (or more frequent) basis?		
TVM-04.1	An arrange of the state of the	Yes	CSP-owned
TVM-05.1	Are processes, procedures, and technical measures defined, implemented, and evaluated to identify updates for applications that use third-party or open-source libraries (according to the organization's vulnerability management policy)?	Yes	CSP-owned

SEF-08	Maintain points of contact for applicable regulation authorities, national and local law enforcement, and other legal jurisdictional authorities.	Points of Contact Maintenance	
STA-01	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for the application of the Shared Security Responsibility Model (SSRM) within the organization. Review and update the policies and procedures at least annually.	SSRM Policy and Procedures	
STA-02	Apply, document, implement and manage the SSRM throughout the supply chain for the cloud service offering.	SSRM Supply Chain	
STA-03	Provide SSRM Guidance to the CSC detailing information about the SSRM applicability throughout the supply chain.	SSRM Guidance	
STA-04	Delineate the shared ownership and applicability of all CSA CCM controls according to the SSRM for the cloud service offering.	SSRM Control Ownership	
STA-05	Review and validate SSRM documentation for all cloud services offerings the organization uses.	SSRM Documentation Review	
STA-06	Implement, operate, and audit or assess the portions of the SSRM which the organization is responsible for.	SSRM Control Implementation	
STA-07	Develop and maintain an inventory of all supply chain relationships.	Supply Chain Inventory	
STA-08	CSPs periodically review risk factors associated with all organizations within their supply chain.	Supply Chain Risk Management	Supply Chain Management,
STA-09	Service agreements between CSPs and CSCs (tenants) must incorporate at least the following mutually-agreed upon provisions and/or terms:  - Scope, characteristics and location of business relationship and services offered  - Information security requirements (including SSRM)  - Change management process  - Logging and monitoring capability  - Incident management and communication procedures  - Right to audit and third party assessment  - Service termination  - Interoperability and portability requirements  - Data privacy	Primary Service and Contractual Agreement	Management, Transparency , and Accountability
STA-10	Review supply chain agreements between CSPs and CSCs at least annually.	Supply Chain Agreement Review	
STA-11	Define and implement a process for conducting internal assessments to confirm conformance and effectiveness of standards, policies, procedures, and service level agreement activities at least annually.	Internal Compliance Testing	
STA-12	Implement policies requiring all CSPs throughout the supply chain to comply with information security, confidentiality, access control, privacy, audit, personnel policy and service level requirements and standards.	Supply Chain Service Agreement Compliance	
STA-13	Periodically review the organization's supply chain partners' IT governance policies and procedures.	Supply Chain Governance Review	
STA-14	Define and implement a process for conducting security assessments periodically for all organizations within the supply chain.	Supply Chain Data Security Assessment	
TVM-01	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures to identify, report and prioritize the remediation of vulnerabilities, in order to protect systems against vulnerability exploitation. Review and update the policies and procedures at least annually.	Threat and Vulnerability Management Policy and Procedures	
TVM-02	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures to protect against malware on managed assets. Review and update the policies and procedures at least annually.	Malware Protection Policy and Procedures	
TVM-03	Define, implement and evaluate processes, procedures and technical measures to enable both scheduled and emergency responses to vulnerability identifications, based on the identified risk.	Vulnerability Remediation Schedule	
TVM-04	Define, implement and evaluate processes, procedures and technical measures to update detection tools, threat signatures, and indicators of compromise on a weekly, or more frequent basis.	Detection Updates	Threat &
TVM-05	Define, implement and evaluate processes, procedures and technical measures to identify updates for applications which use third party or open source libraries according to the organization's vulnerability management policy.	External Library Vulnerabilities	Vulnerability Management

	Are processes, procedures, and technical measures defined, implemented, and		
TVM-06.1	evaluated for periodic, independent, third-party penetration testing?	No	CSP-owned
	Are processes, procedures, and technical measures defined, implemented, and		
	evaluated for vulnerability detection on organizationally managed assets at least monthly?		
TVM-07.1		No	CSP-owned
7.44.004	Is vulnerability remediation prioritized using a risk-based model from an industry-recognized framework?	.,	000
TVM-08.1	Is a process defined and implemented to track and report vulnerability identification	Yes	CSP-owned
TVM-09.1	and remediation activities that include stakeholder notification?	Yes	CSP-owned
	Are metrics for vulnerability identification and remediation established, monitored, and reported at defined intervals?		
TVM-10.1	Are policies and procedures established, documented, approved, communicated,	No	CSP-owned
UEM-01.1	applied, evaluated, and maintained for all endpoints?	NA	CSP-owned
	Are universal endpoint management policies and procedures reviewed and updated		
UEM-01.2	at least annually?	NA	CSP-owned
	la Abana a definad dan mandad annihabba and mahabba link annihabba annihabba		
	Is there a defined, documented, applicable and evaluated list containing approved services, applications, and the sources of applications (stores) acceptable for		
UEM-02.1	use by endpoints when accessing or storing organization-managed data?	NA	CSP-owned
	Is a process defined and implemented to validate endpoint device compatibility with operating systems and applications?		
UEM-03.1	Is an inventory of all endpoints used and maintained to store and access company	NA	CSP-owned
UEM-04.1	data?	NA	CSP-owned
	Are processes, procedures, and technical measures defined, implemented and		
	evaluated, to enforce policies and controls for all endpoints permitted to access systems and/or store, transmit, or process organizational data?		
UEM-05.1	Are all relevant interactive-use endpoints configured to require an automatic	NA	CSP-owned
UEM-06.1	lock screen?	No	CSD gungd
UEW-00.1	Are changes to endpoint operating systems, patch levels, and/or applications	No	CSP-owned
UEM-07.1	managed through the organizational change management process?	NA	CSP-owned
	Is information protected from unauthorized disclosure on managed endpoints with storage encryption?		
UEM-08.1	Are anti-malware detection and prevention technology services configured on	NA	CSP-owned
UEM-09.1	managed endpoints?	Yes	3rd-party outsourced
UEM-10.1	Are software firewalls configured on managed endpoints?	Yes	3rd-party outsourced
	Are managed endpoints configured with data loss prevention (DLP) technologies and rules per a risk assessment?		
UEM-11.1	Are remote geolocation capabilities enabled for all managed mobile endpoints?	NA	CSP-owned
UEM-12.1	же готные уеопочатот саравшиее спавлей погаш managed mobile endpoints?	NA	CSP-owned
	Are processes, procedures, and technical measures defined, implemented, and evaluated to enable remote company data deletion on managed endpoint devices?		
UEM-13.1		NA	CSP-owned
	Are processes, procedures, and technical and/or contractual measures defined, implemented, and evaluated to maintain proper security of third-party endpoints		
UEM-14.1	with access to organizational assets?	NA	CSP-owned
	End of Standard		
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TVM-06	Define, implement and evaluate processes, procedures and technical measures for the periodic performance of penetration testing by independent third parties.	Penetration Testing	
TVM-07	Define, implement and evaluate processes, procedures and technical measures for the detection of vulnerabilities on organizationally managed assets at least monthly.	Vulnerability Identification	
TVM-08	Use a risk-based model for effective prioritization of vulnerability remediation using an industry recognized framework.	Vulnerability Prioritization	
TVM-09	Define and implement a process for tracking and reporting vulnerability identification and remediation activities that includes stakeholder notification.	Vulnerability Management Reporting	
TVM-10	Establish, monitor and report metrics for vulnerability identification and remediation at defined intervals.	Vulnerability Management Metrics	
UEM-01	Establish, document, approve, communicate, apply, evaluate and maintain policies and procedures for all endpoints. Review and update the policies and procedures at least annually.	Endpoint Devices Policy and Procedures	
UEM-02	Define, document, apply and evaluate a list of approved services, applications and sources of applications (stores) acceptable for use by endpoints when accessing or storing organization-managed data.	Application and Service Approval	
UEM-03	Define and implement a process for the validation of the endpoint device's compatibility with operating systems and applications.	Compatibility	
UEM-04	Maintain an inventory of all endpoints used to store and access company data.	Endpoint Inventory	
UEM-05	Define, implement and evaluate processes, procedures and technical measures to enforce policies and controls for all endpoints permitted to access systems and/or store, transmit, or process organizational data.	Endpoint Management	
UEM-06	Configure all relevant interactive-use endpoints to require an automatic lock screen.	Automatic Lock Screen	Universal
UEM-07	Manage changes to endpoint operating systems, patch levels, and/or applications through the company's change management processes.	Operating Systems	Endpoint Management
UEM-08	Protect information from unauthorized disclosure on managed endpoint devices with storage encryption.	Storage Encryption	
UEM-09	Configure managed endpoints with anti-malware detection and prevention technology and services.	Anti-Malware Detection and Prevention	
UEM-10	Configure managed endpoints with properly configured software firewalls.	Software Firewall	
UEM-11	Configure managed endpoints with Data Loss Prevention (DLP) technologies and rules in accordance with a risk assessment.	Data Loss Prevention	
UEM-12	Enable remote geo-location capabilities for all managed mobile endpoints.	Remote Locate	
UEM-13	Define, implement and evaluate processes, procedures and technical measures to enable the deletion of company data remotely on managed endpoint devices.	Remote Wipe	
UEM-14	Define, implement and evaluate processes, procedures and technical and/or contractual measures to maintain proper security of third-party endpoints with access to organizational assets.	Third-Party Endpoint Security Posture	