

Reference Document: Secure Controls Framework (SCF) version 2024.2

Focal Document: NIST SP 800-161 R1 Cybersecurity Supply Chain Risk Management Practices for Systems and Organizations

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STRM URL: https://content.securecontrolsframework.com/strm/scf-2024-2-nist-800-161-r1.pdf

Set Theory Relationship Mapping (STRM) is well-suited for mapping between sets of elements that exist in two distinct concepts that are mostly the same as each other (e.g., cybersecurity & data privacy requirements). STRM also allows the strength of the mapping to be captured.

STRM relies on a justification for the relationship claim. There are three (3) options for the rationale, which is a high-level context within which the two concepts are related:

- 1. Syntactic: How similar is the wording that expresses the two concepts? This is a word-for-word analysis of the relationship, not an interpretation of the language.
- 2. Semantic: How similar are the meanings of the two concepts? This involves some interpretation of each concept's language.
- 3. Functional: How similar are the <u>results</u> of executing the two concepts? This involves understanding what will happen if the two concepts are implemented, performed, or otherwise executed.

Based on NIST IR 8477, STRM supports five (5) five relationship types to describe the logical similarity between two distinct concepts:

- 1. Subset Of
- 2. Intersects With
- 3. Equal
- 4. Superset Of
- 5. No Relationship



Relationship Type #1: SUBSET OF

Focal Document Element is a subset of SCF control. In other words, SCF control contains everything that Focal Document Element does and more.

Relationship Type #2: INTERSECTS WITH

SCF control has some overlap with Focal Document Element, but each includes content that the other does not.

Relationship Type #3: EOUAL

SCF control and Focal Document Element are the same, although not necessarily identical.

Relationship Type #4: SUPERSET OF

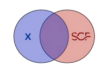
Focal Document Element is a superset of SCF control. In other words, Focal Document Element contains everything that SCF control does and more.

Relationship Type #5: NO RELATIONSHIP

SCF control and Focal Document Element are unrelated; their content does not overlap.



SUBSET OF Relative Relationship Strength (control versus control)



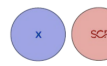
INTERSECTS WITH Relative Relationship Strength (control versus control)



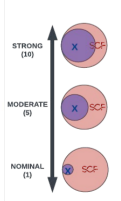
EQUAL Relative Relationship Strength (control versus control)

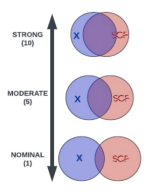


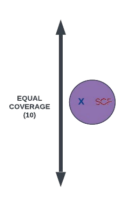
SUPERSET OF Relative Relationship Strength (control versus control)

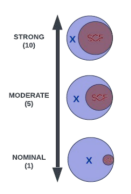


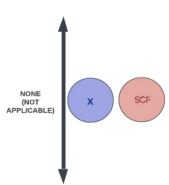
NO RELATIONSHIP
Relative Relationship Strength
(control versus control)











FDE II	FDE Name	Focal Document Element (FDE) Description NIST SP 800-161 R1 Supplemental C-SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF #	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
			Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
AC-1	Policy and Procedures	Enterprises should specify and include in agreements (e.g., contracting language) access control policies for their suppliers, developers, system integrators, external system service providers, and other ICT/DT-related service providers that have access control policies. These should include both physical and logical access to the supply chain and the information system. Enterprise should require their prime contractors to implement this control and flow down this requirement to relevant subtler contractors.	Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
			Functional	Subset Of	Identity & Access Management (IAM)	IAC-01	Mechanisms exist to facilitate the implementation of identification and access management controls.	10	
			Functional	Intersects With	Termination of Employment	IAC-07.2	Mechanisms exist to revoke user access rights in a timely manner, upon termination of employment or contract.	5	
AC-2	Account Management	Use of this control helps establish traceability of actions and actors in the supply chain. This control also helps ensure access authorizations of actors in the supply chain is appropriate on a continuous basis. The enterprise may choose to define a set of roles and associate a level of authorization to ensure proper implementation. Enterprises must ensure that accounts for contractor personnel do not exceed the period of performance of the contract. Privileged accounts should only be established for appropriately vetted contractor personnel. Enterprises should also have processes in place to establish and manage temporary or emergen accounts for contractor personnel traceprise excepts account for contractor personnel traceprise excepts account for contractor personnel traceprise accounts for uniform.	Functional	Intersects With	Account Management	IAC-15	Mechanisms exist to proactively govern account management of individual, group, system, service, application, guest and temporary accounts.	5	
	•	or mission-enabling system during a continuity or emergency event. For example, during a pandemic event, existing contractor personnel who are not able to work due to illness may need to be temporarily backfilled by new contractor staff. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors. Departments and agencies should refer to Appendix it to implement this guidance in accordance with Executive Order 1402B, Improving the Nation's Cybersecurity.	Functional	Intersects With	Input Data Validation	TDA-18	Mechanisms exist to check the validity of information inputs.	5	
			Functional	Intersects With	Safeguarding Data Over Open Networks	NET-12	Cryptographic mechanisms exist to implement strong cryptography and security protocols to safeguard sensitive/regulated data during transmission over open, public networks.	5	
			Functional	Intersects With	Access Enforcement	IAC-20	Mechanisms exist to enforce Logical Access Control (LAC) permissions that conform to the principle of "least privilege."	5	
AC-3	Access Enforcement	Ensure that the information systems and the supply drain have appropriate access enforcement mechanisms in place. This includes both physical and logical access enforcement mechanisms, which likely work in coordination for supply viabuleness. Enterprises should resure that a defined consequence framework is in place to address access control violations. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant usual-terior contractors. Departments and agencies should refer to Appendix P to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Intersects With	Safeguarding Data Over Open Networks	NET-12	Cryptographic mechanisms exist to implement strong cryptography and security protocols to safeguard sensitive/regulated data during transmission over open, public networks.	5	
		Prompt resocution is critical to ensure that suppliers, developers, system integrators, external system service providers,	Functional	Intersects With	Input Data Validation	TDA-18	Mechanisms exist to check the validity of information inputs.	5	
AC-3(8)	Access Enforcement Revocation of Access Authorizations	and other ICT/OT-related service provides who no longer require access or who above or violate their access privilege are not able to access an enterprice's system. Enterprices should include in their agreements a requirement for contractors and sub-tier contractors to immediately reform access credentalle (e.g. tokers, Pro CAC cards, etc.) to the enterprise. Enterprises must also have processes in place to promptly process the revocation of access authorizations. For example, in a "tadge flipping" statuting, a contract it unserfered from one system integrator enterprise to another with the same personnel supporting the contract, in that situation, the enterprise should disable the existing accounts, retire the old	Functional	Equal	Revocation of Access Authorizations	IAC-20.6	Mechanisms exist to revoke logical and physical access authorizations.	10	
AC-3(9)	Access Enforcement Controlled Release	Information about the supply chain should be controlled for release between the enterprise and third parties. Information may be exchanged between the enterprise and its suppliers, developers, system integrators, external system service providers, and other LCTO related service providers. The controlled release of enterprise information protects against risks associated with disclosure.	Functional	Equal	Controlled Release	DCH-03.3	Automated mechanisms exist to validate cybersecurity & data privacy attributes prior to releasing information to external systems.	10	
AC-4	Information Flow Enforcement	Supply chain information may traverse a large supply chain to a broad set of stakeholders, including the enterprise and its various federal stakeholders, suppliers, developens, system insignors, enternal system service providers and other LT/CIT-tabled service providers. Specifying the requirements and how information flow is enforced should ensure that only the required information is communicated to various participants in the supply chain. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tire contractors. Departments and agencies should refer to Appendix it to implement this guidance in accordance with Executive Order 14028, Improving the Relator's Cybersecution.	Functional	Equal	Data Flow Enforcement – Access Control Lists (ACLs)	NET-04	Mechanisms exist to design, implement and review firewall and router configurations to restrict connections between untrusted networks and internal systems.	10	
AC-4(1)	Information Flow Enforcement Metadata	The metadata relevant to C-SCRM is extensive and includes activities within the SDLC. For example, information about systems and system components, acquisition details, and delivery is considered metadata and may require appropriate protections. Enterprises should identify what metadata is directly relevant to their supply chain security and ensure that information flow enforcement is implemented in order to protect applicable metadata.	Functional	Equal	Object Security Attributes	NET-04.2	Mechanisms exist to associate security attributes with information, source and destination objects to enforce defined information flow control configurations as a basis for flow control decisions.	10	
AC-4(17)	Information Flow Enforcement Domain Authentication	Within the C-SCRM context, enterprises should specify various source and destination points for information about the supply chain. This is so that enterprises have visibility of information flow within the supply chain.	Functional	Equal	Cross Domain Authentication	NET-04.12	Automated mechanisms exist to uniquely identify and authenticate source and destination points for information transfer.	10	
AC-4(19)	Information Flow Enforcement Validation of Metadata	For C-SCRM, the validation of data and the relationship to its metadata are critical. Much of the data transmitted through the supply chain is validated with the werification of the associated metadata that is bound to it. Ensure that proper filtering and inspection is put in place for validation before allowing payloads into the supply chain	Functional	Equal	Metadata Validation	NET-04.13	Automated mechanisms exist to apply cybersecurity and/or data privacy filters on metadata.	10	
AC-4(21)	Information Flow Enforcement Physical or Logical Separation of Information Flows	The enterprise should ensure the separation of the information system and supply chain information36 flow. Various mechanisms can be implemented, such as encryption methods (e.g., digital signing). Addressing information flow between the enterprise and its suppliers, developers, system integrators, external system service providers, and other ICI/OT-related service providers may be challenging, especially when leveraging public networks.	Functional	Equal	Network Segmentation (macrosegementation)	NET-06	Mechanisms exist to ensure network architecture utilizes network segmentation to isolate systems, applications and services that protections from other network resources.	10	
			Functional	Intersects With	Input Data Validation	TDA-18	Mechanisms exist to check the validity of information inputs.	5	
AC-5	Separation of Duties	The enterprise should ensure that an appropriate separation of duties is established for decisions that require the acquisition of both information system and supply chain components. The separation of duties helps to ensure that adequate protections are in place for components entering the enterprise's supply chain, such as denying developers the privilege to promote code that they work from development to production environments. Enterprises bound require	Functional	Intersects With	Dual Authorization for Change	CHG-04.3	Mechanisms exist to enforce a two-person rule for implementing changes to critical assets.	5	
		their prine contractors to implement this control and flow down this requirement to relevant sub-tier contractors. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Sphersecurity	Functional	Intersects With	Safeguarding Data Over Open Networks	NET-12	Cryptographic mechanisms exist to implement strong cryptography and security protocost to safeguard sensitive/regulated data during transmission over open, public networks.	5	
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FDE #	FDE Name	Focal Document Element (FDE) Description NIST SP 800-161 R1 Supplemental C-SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF #	Secure Controls Framework (SCF) Control Description	Strength of Relationship (ontional)	Notes (optional)
			Functional	Intersects With	Separation of Duties (SoD)	HRS-11	Mechanisms exist to implement and maintain Separation of Duties (SoD) to prevent potential inappropriate activity without collusion.	5	
		For C-SCRM supplemental guidance, see control enhancements. Departments and agencies should refer to Appendix F to	Functional	Intersects With	Least Privilege	IAC-21	Mechanisms exist to utilize the concept of least privilege, allowing only authorized access to processes necessary to accomplish assigned tasks in accordance with organizational business functions.	5	
AC-6	Least Privilege	implement this guidance in accordance with Executive Order 14028, improving the Nation's Cybersecurity.	Functional	Intersects With	Access Enforcement	IAC-20	Mechanisms exist to enforce Logical Access Control (LAC) permissions that conform to the principle of "least privilege."	5	
AC-6(6)	Least Privilege Privileged Access by Non- organizational Users	Enterprises should ensure that protections are in place to prevent non-enterprise users from having privileged access to enterprise supply chain and related supply chain information. When enterprise users include independent consultants, suppliess, developes, system integrators, external system service providers, and other ICI/OT-related service providers, relevant access requirements may need to use least privilege mechanisms to precisely define what information and/or components are accessible, for what duration, at what frequency, using what access methods, and by whom Understanding what components are critical and non-critical can aid in understanding the level of detail that may need to	Functional	Equal	Privileged Access by Non- Organizational Users	IAC-05.2	Mechanisms exist to prohibit privileged access by non-organizational users.	10	
AC-17	Remote Access	be defined regarding least privilege access for non-enterprise users. The defined regarding least privilege access for non-enterprise users. The regarding to provide the regarding to the rega	Functional	Intersects With	Remote Access	NET-14	Mechanisms exist to define, control and review organization-approved, secure remote access methods.	5	
AC-17(6)	Remote Access Protection of Mechanism Information	Enterprises should ensure that detailed requirements are properly defined and that access to information regarding the information system and supply chain is protected from unauthorized use and disclosure. Since supply chain data and metadata disclosure or access can have significant implications for an enterprise's mission processes, appropriate measures must be taken to veb to thit seaply chain and personnel processes to ensure that adequate protections are implemented. Ensure that remote access to such information is included in requirements.	Functional	Intersects With	Remote Access	NET-14	Mechanisms exist to define, control and review organization-approved, secure remote access methods.	5	
		An enterprise's supply chain may include wireless infrastructure that supports supply chain logistics (e.g., radio-frequency identification device [RFD] support, software call home features]. Supply chain systems/components traverse the support is a chain as they are moved from one location to nother, whether within the enterprise's own environment or during	Functional	Intersects With	Wireless Networking	NET-15	Mechanisms exist to control authorized wireless usage and monitor for unauthorized wireless access.	5	
AC-18	Wireless Access	delivery from system integration or suppliers. Ensuring that appropriate and secure access mechanisms are in place that this supply chian enables the protection of the information systems and components, as well as logistics technologies and metadata used during shipping (e.g., within tracking sensors). The enterprise should explicitly define appropriate wireless access control mechanisms for the supply chain in policy and implement appropriate mechanisms.	Functional	Intersects With	Wireless Access Authentication & Encryption	CRY-07	Mechanisms exist to protect wireless access via secure authentication and encryption.	5	
AC-19	Access Control for Mobile Devices	The use of mobile devices (e.g., laptops, tablets, e-readers, smartphones, smartwatches) has become common in the supply dhain. They are used in direct support of an enterprice's operations, as well as tracking, supply chain logistics, data as information systems, and components that travese enterprice or systems integrates supply chains. Tower that access control mechanisms are clearly defined and implemented where relevant when managing enterprice supply chain components. An example of such an implemented where relevant when managing enterprice supply chain components. An example of such an implementation includes access control mechanism implemented for use with remote handheld units in RFID for tracking components that traverse the supply chain. Access control mechanisms should also be implemented on any associated data and metabalist also the devices.	Functional	Equal	Access Control For Mobile Devices	MDM-02	Mechanisms exist to enforce access control requirements for the connection o mobile devices to organizational systems.	10	
AC-20	Use of External Systems	Enterprises' external information systems include those of suppliers, developers, system integrators, external system service providers, and other KT/OT-related service providers. Unlike in an acquirer's internal enterprise where direct and continuous monitoring is possible, in the external supplier relationship, information may be shared on an an-exceed basis and should be articulated in an agreement. Access to the supply chain from such external information systems should be monitored and audited. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors.	Functional	Equal	Use of External Information Systems	DCH-13	Mechanisms exist to govern how external parties, systems and services are used to securely store, process and transmit data.	10	
AC-20(1)	Use of External Systems Limits on Authorized Use	This enhancement helps limit exposure of the supply chain to the systems of suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers.	Functional	Equal	Limits of Authorized Use	DCH-13.1	Mechanisms exist to prohibit external parties, systems and services from storing, processing and transmitting data unless authorized individuals first: - Verifying the implementation of required security controls; or - Retaining a processing agreement with the entity hosting the external systems or service.	10	
AC-20(3)	Use of External Systems Non-organizationally Owned Systems — Restricted Use	Devices that do not belong to the enterprise (e.g., bring your own device [8700] policies) increase the enterprise's exposure to optersecurity risk throughout the supply dain. This includes devices used by suppliers, developers, system integrations, external system service providers, and other ICTOT-related service providers. Enterprises should review the use of non-enterprise devices by non-enterprise personnel and make a risk-based decision as to whether it will allow the use of such devices of trinish devices. Enterprises should furnish devices to those nonenterprise personnel who present unacceptable levels of risk.	Functional	Equal	Non-Organizationally Owned Systems / Components / Devices	DCH-13.4	Mechanisms exist to restrict the use of non-organizationally owned information systems, system components or devices to process, store or transmit organizational information.	10	
AC-21	Information Sharing	Sharing information within the supply chain can help manage cybersecurity risks throughout the supply chain. This information may include vulnerabilities, threats, the criticality of systems and components, or delivery information. This information sharing should be carefully managed to ensure that the information so nay accessible to authorized individuals within the enterprise's supply dain. Enterprises should dearly define boundaries for information sharing with	Functional	Intersects With	Information Sharing With Third Parties	PRI-07	Mechanisms exist to disclose Personal Data (PD) to third-parties only for the purposes identified in the data privacy notice and with the implicit or explicit consent of the data subject.	5	
		respect to temporal, informational, contractual, security, acces, system, and other requirements. Enterprises should monitor and review for unimetimion of remindional information sharing within its supply chain activities, including information sharing with suppliers, developers, system integrators, external system service providers, and other ICT/OT- related service providers.	Functional	Intersects With	Information Sharing	DCH-14	Mechanisms exist to utilize a process to assist users in making information sharing decisions to ensure data is appropriately protected.	5	
AC-22	Publicly Accessible Content	Within the C-SCRM context, publicly accessible content may include Requests for Information, Requests for Proposal, or information about delivery of systems and components. This information should be reviewed to ensure that only appropriate content is released for public consumption, whether alone or with other information.	Functional	Equal	Publicly Accessible Content	DCH-15	Mechanisms exist to control publicly-accessible content.	10	
AC-23	Data Mining Protection	Enterprises should require their prime contractors to implement this control as part of their insider threat activities and	Functional	Intersects With	Data Mining Protection	DCH-16	Mechanisms exist to protect data storage objects against unauthorized data mining and data harvesting techniques.	5	
	g . Westerli	flow down this requirement to relevant sub-tier contractors.	Functional	Intersects With	Usage Restrictions of Sensitive Personal Data	PRI-05.4	Mechanisms exist to restrict the use of Personal Data (PD) to only the authorized purpose(s) consistent with applicable laws, regulations and in data privacy notices.	5	
AC-24	Access Control Decisions	Enterprises should assign access control decisions to support authorized access to the supply chain. Ensure that if a system integrator or external service provider is used, there is consistency in access control decision requirements and how the requirements are implemented. This may require defining such requirements in envirel-level agreements, in many case; as part of the upfront relationship established between the enterprise and osystem integrator or the enterprise and external service provider. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-lier contractors.	Functional	Intersects With	Management Approval For New or Changed Accounts	IAC-28.1	Mechanisms exist to ensure management approvals are required for new accounts or changes in permissions to existing accounts.	5	
		Enterprises should designate a specific official to manage the development, documentation, and dissemination of the training policy and procedures, including CSCRM and role-based specific training for those with supply chain responsibilities. Enterprises should integrate opersecurity supply chain risk management training and awareness into the security training and swareness policy. CSRM training should usige both the enterprise and its contracts. The policy	Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
AT-1	Policy and Procedures	should ensure that supply chain cybersecurity role-based training is required for those individuals or functions that touch or impact the supply chain, such as the information system owner, acquisition, supply chain logistics, system engineering, program management, "I, quality, and includent response. CSCRM training procedures should address: a. Boles throughout the supply chain and system/element life cycle to limit the opportunities and means available to individuals performating these resolution did result in adverse consequences.	Functional	Subset Of	Cybersecurity & Data Privacy-Minded Workforce	SAT-01	Mechanisms exist to facilitate the implementation of security workforce development and awareness controls.	10	



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		b. Requirements for interaction between an enterprise's personnel and individuals not employed by the enterprise who participate in the supply chain throughout the SDLC, and c. Incorporating feedback and lessons learned from C-SCRM activities into the C-SCRM training.	Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
AT-2	Literacy Training and Awareness	C-SGNA-specific supplemental guidance is provided in the control enhancements. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Equal	Cybersecurity & Data Privacy Awareness Training	SAT-02	Mechanisms exist to provide all employees and contractors appropriate awareness education and training that is relevant for their job function.	10	
AT-2(1)	Literacy Training and Awareness Practical Exercises	Enterprises should provide practical exercises in literacy training that simulate supply chain cybersecurity events and incidents. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-level contractors.	Functional	Intersects With	Simulated Cyber Attack Scenario Training	SAT-02.1	Mechanisms exist to include simulated actual cyber-attacks through practical exercises that are aligned with current threat scenarios.	5	
AT-2(2)	Literacy Training and Awareness Insider Threat	Enterprises should provide literacy training on recognizing and reporting potential indicators of insider threat within the supply chain. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors.	Functional	Equal	Insider Threat Awareness	THR-05	Mechanisms exist to utilize security awareness training on recognizing and reporting potential indicators of insider threat.	10	
AT-2(3)	Literacy Training and Awareness Social Engineering and Mining	Enterprises should provide literacy training on recognizing and reporting potential and actual instances of supply chain- related social engineering and social mining. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-level contractors.	Functional	Equal	Social Engineering & Mining	SAT-02.2	Mechanisms exist to include awareness training on recognizing and reporting potential and actual instances of social engineering and social mining.	10	
AT-2(4)	Literacy Training and Awareness Suspicious Communications and Anomalous System Behavior	Provide literacy training on recognizing suspicious communications or anomalous behavior in enterprise supply chain systems. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-level contractors.	Functional	Intersects With	Suspicious Communications & Anomalous System Behavior	SAT-03.2	Mechanisms exist to provide training to personnel on organization-defined indicators of malware to recognize suspicious communications and anomalous behavior.	5	
AT-2(5)	Literacy Training and Awareness Advanced Persistent Threat	Provide literacy training on recognizing suspicious communications on an advanced persistent threat (APT) in the enterprise's supply chain. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-level contractors.	Functional	Intersects With	Suspicious Communications & Anomalous System Behavior	SAT-03.2	Mechanisms exist to provide training to personnel on organization-defined indicators of malware to recognize suspicious communications and anomalous behavior.	5	
AT-2(6)	Literacy Training and Awareness Cyber Threat Environment	Provide literacy training on cyber threats specific to the enterprise's supply chain environment. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-level contractors. Appreciating types supply custom risks toroughood the acquisition process is external to personning types. Not enterprise.	Functional	Equal	Cyber Threat Environment	SAT-03.6	Mechanisms exist to provide role-based cybersecurity 8 data privacy awareness training that is current and relevant to the cyber threats that users might encounter in day-to-day business operations.	10	
AT-3	Role-based Training	Personnel who are great of the acquisition worlforc require trading on what C-SCRM requirements, clause, and evaluation factors are necessary to include when conducting procurement and how to incorporate C-SCRM into each acquisition phase. Similar enhanced training requirements should be atteined for personnel responsible for conducting threat assessments. Responding to threats and identified risks requires training in counterintelligence awareness and reporting. Enterprises should ensure that developers receive training on secure development practices as well as the use of vulnerability scanning tools. Enterprises should require that prime contractors to implement this control and flow	Functional	Intersects With	Role-Based Cybersecurity & Data Privacy Training	SAT-03	Mechanisms exist to provide role-based cybersecurity & data privacy-related training: - Before authorizing access to the system or performing assigned duties; - When required by system changes; and - Annually thereafter.	5	
AT-3(2)	Role-based Training Physical Security Controls	C-SCRM is impacted by a number of physical security mechanisms and procedures within the supply chain, such as manufacturing, shipping, receiving, physical access to facilities, inventory management, and warehousing. Enterprise and system integrator personnel who provide development and operational support to the enterprise should receive training on how to handle these physical security mechanisms and on the associated cybersecurity risks throughout the supply chain.	Functional	Intersects With	Role-Based Cybersecurity & Data Privacy Training	SAT-03	Mechanisms exist to provide role-based cybersecurity & data privacy-related training: - Before authorizing access to the system or performing assigned duties; - When required by system changes; and - Annually thereafter.	5	
			Functional	Intersects With	Role-Based Cybersecurity & Data Privacy Training	SAT-03	Mechanisms exist to provide role-based cybersecurity & data privacy-related training: - Bedrore authorizing access to the system or performing assigned duties; - When required by system changes; and - Annually thereafter.	5	This specific NIST 800-161 R1 control does not exist in NIST 800-53 R5.
AT-3(8)	Role-based Training	Public sector enterprises should provide specialized counterintelligence awareness training that enables its resources to collect, interpret, and act upon a range of data sources that may signal a foreign adversary's presence in the supply chain.	Functional	Equal	Counterintelligence Training	SAT-03.9	Mechanisms exist to provide specialized counterintelligence awareness training that enables personnel to collect, interpret and act upon a range of data sources that may signal the presence of a hostile actor.	10	This specific NIST 800-161 R1 control does not exist in NIST 800-53 RS.
A1-3(8)	Counterintelligence Training	At a minimum, counterintelligence training should cover known red flags, key information sharing concepts, and reporting requirements.	Functional	Intersects With	Threat Intelligence Program	THR-01	Mechanisms exist to implement a threat intelligence program that includes a cross-organization information-sharing capability that can influence the development of the system and security architectures, selection of security solutions, monitoring, threat hunting, response and recovery activities.	5	This specific NIST 800-161 R1 control does not exist in NIST 800-53 R5.
			Functional	Intersects With	Threat Intelligence Feeds	THR-03	Mechanisms exist to maintain situational awareness of evolving threats by leveraging the knowledge of attacker tactics, techniques and procedures to facilitate the implementation of preventative and compensating controls.	5	This specific NIST 800-161 R1 control does not exist in NIST 800-53 R5.
AT-4	Training Records	Enterprises should maintain documentation for C-SCRM-specific training, especially with regard to key personnel in acquisitions and counterintelligence.	Functional	Equal	Cybersecurity & Data Privacy Training Records	SAT-04	Mechanisms exist to document, retain and monitor individual training activities, including basic cybersecurity & data privacy awareness training, ongoing awareness training and specific-system training.	10	
		Enterprises must designate a specific official to manage the development, documentation, and dissemination of the audit	Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
AU-1	Policy and Procedures	enterprises mixe designate aspectic content to manage are development, occumentation, and obsermation or the about and accountability policy and procedure in include auditing off the supply chain information systems and review. The audit and accountability policy and procedures should appropriately address tracing activities and their availability for other various supply of hand archities, such as configuration management. Supplies, developles, system integrations, external systems service providers, and other ICT/DT-related service providers activities should not be included in such a policy unless those functions are performed within the acquirer's supply chain information systems and network. Audit and accountability policy procedures should appropriately address supplies audits as a way to examine the quality of a particular supplier and the risk they present to the enterprise supplies audits as a way to examine the quality of a particular supplier and the risk they present to the enterprise supplies audits as a way to examine the quality of a particular supplier and the risk they present to the enterprise supplies audits as a way to examine the quality of a particular supplier and the risk they present to the enterprise supplies and the enterprise's supply chain.	Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
			Functional	Subset Of	Continuous Monitoring	MON-01	Mechanisms exist to facilitate the implementation of enterprise-wide monitoring controls.	10	
AU-2	Event Logging	An observable occurrence within the information system or supply chain network should be identified as a supply chain auditable event based on the enterprise's SDLC context and requirements. Auditable events may include software handware changes, falled attempts to access supply chain information systems, or the movement of source code. Information on such events should be captured by approprise tradit mechanisms and be traceable and veelfable. Information captured may include the type of event, date/time, length, and the frequency of occurrence. Among other things, auditing may help detect misuse of the supply chain information systems or network caused by inside threats.	Functional	Intersects With	Reviews & Updates	MON-01.8	Mechanisms exist to review event logs on an ongoing basis and escalate incidents in accordance with established timelines and procedures.	5	
	oo''''5	usings, adulting interpreted mission to the special value in an interpreted by the extraction of the value of the properties of the value of value of the value of value of the valu	Functional	Intersects With	Centralized Collection of Security Event Logs	MON-02	Mechanisms exist to utilize a Security Incident Event Manager (SIEM) or similar automated tool, to support the centralized collection of security-related event logs.	5	



FDE II	FDE Name	Focal Document Element (FDE) Description NIST SP 800-161 R1 Supplemental C-SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF II	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
AU-3	Content of Audit Records	The audit records of a supply chain event should be securely handled and maintained in a manner that conforms to record retention requirements and preserves the integrity of the findings and the confidentiality of the record information and its sources as apportation in creation instances, such records may be used in administrative or legal proceedings. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-ter contractors. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Equal	Content of Event Logs	MON-03	Michanisms each to configure systems to produce event togs that contain sufficient information to a sta minimum - stabilish what type of event occurred; *When felds and timel the event courred; *Where the event occurred; *The source of the event; *The outcome (success or failure) of the event; and	(ontional)	
AU-6	Audit Record Review,	The enterprise should ensure that both supply chain and information security auditable events are appropriately filtered and correlated for analysis and reporting, For example, if new maintenance or a patch upgrade is recognized to have an invalid digital signature, the identification of the patch arrival qualifies as a supply chain auditable event, will eain invalid signature is an information security auditable event. The combination of these two exerts may provide information	Functional	Intersects With	Centralized Collection of Security Event Logs	MON-02	Mechanisms exist to utilize a Security Incident Event Manager (SIEM) or similar automated tool, to support the centralized collection of security-related event logs.	5	
	Analysis, and Reporting	valuable to SCRM. The enterprise should adjust the level of audit record review based on the risk changes (e.g., active threat intel, risk profile) on a specific vendor. Contracts should explicitly address how audit findings will be reported and adjudicated.	Functional	Intersects With	Audit Level Adjustments	MON-02.6	Mechanisms exist to adjust the level of audit review, analysis and reporting based on evolving threat information from law enforcement, industry associations or other credible sources of threat intelligence.	5	
AU-6(9)	Audit Record Review, Analysis, and Reporting Correlation with Information from Nontechnical Sources	in a C-SCRM context, non-technical sources include changes to the enterprise's security or operational policy, changes to the procurement or contracting processes, and notifications from suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers regarding plans to update, enhance, patch, or retrie/dispose of a system/component.	Functional	Intersects With	Correlate Monitoring Information	MON-02.1	Automated mechanisms exist to correlate both technical and non-technical information from across the enterprise by a Security incident Event Manager (SIEM) or similar automated tool, to enhance organization-wide situational awareness.	5	
AU-10	Non-repudiation	Enterprises should implement non-repudation techniques to protect the originality and integrity of both information systems and the supply chain network. Examples of what may require non-repudation include supply chain metadata that describes the components, supply chain communication, and delivery acceptance information. For information systems, examples may include patch or maintenance upgrades for software as well as component replacements in a large hardware system. Verifying that such components originate from the OEM is part of non-repudation.	Functional	Equal	Non-Repudiation	MON-09	Mechanisms exist to utilize a non-repudiation capability to protect against an individual falsely denying having performed a particular action.	10	
AU-10(1)	Non-repudiation Association of Identities	This enhancement helps traceability in the supply chain and facilitates the accuracy of provenance.	Functional	Intersects With	Identity Binding	MON-09.1	Mechanisms exist to bind the identity of the information producer to the information generated.	5	
AU-10(2)	Non-repudiation Validate Binding of Information Producer Identity	This enhancement validates the relationship of provenance and a component within the supply chain. Therefore, it ensures integrity of provenance.	Functional	Intersects With	Identity Binding	MON-09.1	Mechanisms exist to bind the identity of the information producer to the information generated.	5	
AU-10(3)	Non-repudiation Chain of Custody	Chain of custody is fundamental to provenance and traceability in the supply chain. It also helps the verification of system and component integrity.	Functional	Intersects With	Chain of Custody & Forensics	IRO-08	Mechanisms exist to perform digital forensics and maintain the integrity of the chain of custody, in accordance with applicable laws, regulations and industry- recognized secure practices.	5	
AU-12	Audit Record Generation	Enterprises should ensure that audit record generation mechanisms are in place to capture all relevant supply chain auditable events. Examples of such events include component version updates, component approvals from acceptance testing results, logistic data-capturing inventory, or transportation information. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tire contractors. Departments and agencies should refer to Appendix Fr to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Intersects With	Monitoring Reporting	MON-06	Mechanisms exist to provide an event log report generation capability to aid in detecting and assessing anomalous activities.	5	
AU-13	Monitoring for Information Disclosure	For example, supplier-provided errata may reveal information about an enterprise's system that increases the risk to that system. Exterprises should ensure that monitoring is in place for contractor systems to detect the unsultorized disclosure of any data and that contract language includes a requirement that the vendor will notify the enterprise, in accordance with enterprise-defined time frames and as soon as possible in the event of any potential or actual unsultorized disclosure. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors. Departments and agencies should refer to Appendix F to implement this guidance in	Functional	Equal	Monitoring For Information Disclosure	MON-11	Mechanisms exist to monitor for evidence of unauthorized exfiltration or disclosure of non-public information.	10	
AU-14	Session Audit	Enterprises should include non-federal contract employees in session audits to identify security risks in the supply chain. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Equal	Session Audit	MON-12	Mechanisms exist to provide session audit capabilities that can: *Capture and log all content related to a user session; and *Remotely view all content related to an established user session in real time.	10	
AU-16	Cross-organizational Audit Logging	In a C-SCRM context, this control includes the enterprise's use of system integrator or external service provider infrastructure. Enterprises should add language to contracts on coordinating audit information requirements and information exchange agreements with vendors. Whether managing a distributed audit environment or an audit databasing environment between enterprises and its	Functional	Intersects With	Cross-Organizational Monitoring	MON-14	Mechanisms exist to coordinate santized event logs among external organizations to identify anomalous events when event logs are shared across organizational boundaries, without giving away sensitive or critical business data.	5	
AU-16(2)	Cross-organizational Audit Logging Sharing of Audit Information	system integrators or external services providers, enterprises should establish a set of requirements for the process of sharing audit information. In the case of the system integrator and external service provider and the enterprise, a service-provider and the control of the buse	Functional	Equal	Sharing of Event Logs	MON-14.1	Mechanisms exist to share event logs with third-party organizations based on specific cross-organizational sharing agreements.	10	
		Integrate the development and implementation of assessment and authorization policies and procedures for supply chain	Functional	Subset Of	Information Assurance (IA) Operations	IAO-01	Mechanisms exist to facilitate the implementation of cybersecurity & data privacy assessment and authorization controls.	10	
CA-1	Policy and Procedures	cyclersecurity into the control assessment and authorization policy and related CSGMD strategy Implementation Plantis, policies, and system-level plants. To address cyclersecurity risks throughout the supply chain, enterprises should develop a CSGMD policy of, ir Periaprile, finitgate their oscilates policies plant of policies. A programment and subtractisation. The CSGMD policy of, ir Periaprile, finitgate that oscilates policies of policies and responsibilities within the enterprise for conducting control assessment and authorization, and expendencies among those roles, and the interaction among the roles. Enterprise-wide security and privacy risks should be assessed on an ongoing basis and include supply chain risk assessment results.	Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
			Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
			Functional	Intersects With	Functional Review Of Cybersecurity & Data Protection Controls	CPL-03.2	Mechanisms exist to regularly review technology assets for adherence to the organization's cybersecurity & data protection policies and standards.	5	
		Ensure that the control assessment plan incorporates relevant C-SCRM controls and control enhancements. The control	Functional	Intersects With	Technical Verification	IAO-06	Mechanisms exist to perform Information Assurance Program (IAP) activities to evaluate the design, implementation and effectiveness of technical cybersecurity & data privacy controls.	5	
CA-2	Control Assessments	closure that the control assessment pain intoporates reviewit CSaco Mortios and costrol enhancements. In economic assessment should cover the assessment of both information systems and the supply shall and ensure that an enterprise- relevant baseline set of controls and control enhancements are identified and used for the assessment. Control assessments can include information from supplier audits, revenue, and supply chair risks should develop a strategy for collecting information, including a strategy for engaging with providers on supply chain risk seasoments. Such collaboration helps enterprise leverage information from providers, CSCRM personnel should review the control assessment.	Functional	Intersects With	Cybersecurity & Data Privacy In Project Management	PRM-04	Mechanisms exist to assess cybersecurity & data privacy controls in system project development to determine the extent to which the controls are implemented correctly, operating as intended and producing the desired outcome with respect to meeting the requirements.	5	
			Functional	Intersects With	Assessments	IAO-02	Mechanisms exist to formally assess the ophenecurity & data privacy controls in systems, applications and services through information Assurance Program (IAP) activates to determine the extent to which the controls are implemented correctly, operating as intended and producing the desired outcome with respect to meeting expected requirements.	5	



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			Functional	Intersects With	Cybersecurity & Data Protection Assessments	CPL-03	Mechanisms exist to ensure managers regularly review the processes and documented procedures within their area of responsibility to adhere to appropriate cybersecurity & data protection policies, standards and other applicable requirements.	5	
CA-2(2)	Control Assessments Specialized Assessments	Enterprises should use a variety of assessment techniques and methodologies, such as continuous monitoring, insider threat assessment, and malicious user assessment. These assessment methanisms are context-specific and require the enterprise to understand its supply chain and to define the required set of measures for assessing and verifying that appropriate protections have been implemented.	Functional	Intersects With	Specialized Assessments	IAO-02.2	Nacionamme seus for comunic pascumiera pascumiera noi: - Statutory, regulatory and contractual compliance obligations; - Motinioring capabilities; - Modelie devices; - Jupicalicion security; - Infraedied technologies (e.g., loT, OT, etc.);	5	
CA-2(3)	Control Assessments Leveraging Results from External Organizations	For C-SCRM, enterprises should use external security assessments for suppliers, developers, system integrators, external system service providers, and other iCT/OTrelated service providers. External assessments include certifications, third-party assessments, and—in the federal content—prior assessments performed by other departments and agencies. Certifications from the international Enterprise for Standardization (ISO), the National Information Assurance Partnership (Common Criteria), and the Open Group Trusted Technology Forum (OTTF) may also be used by non-federal and federal enterprises alike, if such certifications med agency needs.	Functional	Equal	Third-Party Assessments	IAO-02.3	Mechanisms exist to accept and respond to the results of external assessment that are performed by impartial, external organizations.	10	
CA-3	Information Exchange	perspective. This includes understanding the interface characteristics and connections of those components/systems that are directly interconnected or the data that is shared through those components/systems with developes, system integrators, external system services possible, so that is shared through those components/systems with developes, system integrators, external system services should be in place to ensure compliance to system information extends and in some cases — suppliers. Proper serviceslevel agreements should be in place to ensure compliance to system information extends executive propriacy domains with different security or privacy policies introduces the risk that such transfers violate one or more domain security or privacy policies introduces the risk that such transfers violate one or more domain security or privacy policies introduces the risk that such transfers violate one or more domain security or privacy policies.	Functional	Intersects With	System Interconnections	NET-05	Mechanisms exist to authorize connections from systems to other systems using inferconnection Security Agreements (ISAs), or similar methods, that document, for each interconnection, the interface characteristics, cybersecurity & data privacy requirements and the nature of the information communicated.	5	
CA-S	Plan of Action and Milestones	CSCRM and includes both information systems and the supply chain. The CSCRM POABAM should include tasks to be accomplished with a recommendation for completion before or after system authorization, the resources required to accomplish the task, milestones established to meet the tasks, and the scheduled completion dates for the milestones and tasks. The enterprise should include relevant weaknesses, the impact of weaknesses on information systems or the supply chain, and remediation to address weaknesses, and any continuous monitoring activities in its CSCRM POABAM. The CSCRM POABAM.	Functional	Intersects With	Plan of Action & Milestones (POA&M)	IAO-05	Mechanisms exist to generate a Plan of Action and Milestones (POA&M), or similar risk register, to document planned remedial actions to correct weaknesses or deficiencies noted during the assessment of the security controls and to reduce or eliminate known vulnerabilities.	5	
CA-6	Authorization	Authorizing officials should include C-SCRM in authorization decisions. To accomplish this, supply chain risks and compensating controls documented in C-SCRM Plans or system security plans and the C-SCRM Plans (but be included in the authorization peakage asport of the decision-making process. Risks should be determined and sociolated compensating controls selected based on the output of criticality, threat, and vulnerability analyses. Authorizing officials may use the guidance in Section 2 of this document as well as NISTR 8179 to guide the assessment process.	Functional	Equal	Security Authorization	IAO-07	Mechanisms exist to ensure systems, projects and services are officially authorized prior to "go live" in a production environment.	10	
CA-7	Continuous Monitoring	For C-SCRM-specific guidance on this control, see Section 2 of this publication. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, improving the Nation's Cybersecurity.	Functional	Intersects With	Cybersecurity & Data Protection Controls Oversight	CPL-02	Mechanisms exist to provide a cybersecurity & data protection controls oversight function that reports to the organization's executive leadership.	5	
CA-7(3)	Continuous Monitoring Trend Analyses	The information gathered during continuous monitoring/trend analyses serves as input into C-SCRM decisions, including criticality analysis, vulnerability and threat analysis, and risk assessments. It also provides information that can be used in incident response and potentially identify a supply chain cybersecurity compromise, including an insider threat.	Functional	Equal	Trend Analysis Reporting	MON-06.2	Mechanisms exist to employ trend analyses to determine if security control implementations, the frequency of continuous monitoring activities, and/or the types of activities used in the continuous monitoring process need to be modified based on empirical data.	10	
		Configuration management impacts nearly every aspect of the supply chain. Configuration management is critical to the enterprise's ability to establish the provenance of components, including tracking and tracing them through the SDC and	Functional	Subset Of	Configuration Management Program	CFG-01	Mechanisms exist to facilitate the implementation of configuration management controls.	10	
CM-1	Policy and Procedures	the supply chain. A properly defined and implemented configuration management capability provides greater assurance throughout the SU, and the supply chain that components are subtentic and have not been inappropriately modified. When defining a configuration management policy and procedures, enterprises should address the full SULC, including procedures for introducing and emoving components to and from the enterprises informations system boundary. A configuration management policy should incorporate configuration in management policy should be configuration in the management policy should be configurated in the configuration in the management policy should be configuration in the management policy should be configurated in the configuration in the management policy should be configurated in the configuration in the management policy should be configurated in the configuration in the management policy should be configurated in the configuration in the management policy should be configurated in the configuration in the confi	Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
		regarding the configuration management policy.	Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
CM-2	Baseline Configuration	Enterprises should establish a baseline configuration of both the information system and the development environment, including documenting, formally reviewing, and securing the agreement of stakeholders. The purpose of the baseline is to provide a starting point for tracking changes to components, code, analysi settings throughout the SOLE. Register reviews and updates of baseline configurations (i.e., re-baselining) are critical for traceability and provenance. The baseline configuration must be into consideration the enterprise's operational environment and any relevant supplier, developer, system integrator, external system service provider, and other IC/IOT-related service provider involvement with the organization systems and reviews. If the system integrator, leves the existing organization's	Functional	Intersects With	Reviews & Updates	CFG-02.1	Mechanisms exist to review and update baseline configurations: *At least annually: *When required due to so; or *As part of system component installations and upgrades.	5	
		infrastructure, appropriate measures should be taken to establish a baseline that reflects an appropriate set of agreed- upon criteria for access and operation. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-ter contractors. Departments and agentice should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity	Functional	Intersects With	System Hardening Through Baseline Configurations	CFG-02	Mechanisms exist to develop, document and maintain secure baseline configurations for technology platforms that are consistent with industry-accepted system hardening standards.	5	
CM-2(6)	Baseline Configuration Development and Test Environments	The enterprise should maintain or require the maintenance of a baseline configuration of applicable suppliers, developers, system integrators, external systems service providers, and other ICI/OT-related service providers' development, text (and staging, if applicable) environments, and any configuration of interfaces.	Functional	Equal	Development & Test Environment Configurations	CFG-02.4	Mechanisms exist to manage baseline configurations for development and test environments separately from operational baseline configurations to minimize the risk of unintentional changes.	10	
CM-3	Configuration Change Control	Enterprises should determine, implement, monitor, and audit configuration settings and change controls within the information systems and networks and throughout the SDIC. This control supports traceability for C-SCRM. The below NIST 9 800-33, Rev. 5 control enhancements – CM-31 (1, 2), (4), and (8) — are mechanisms that can be used for C-SCRM to collect and manage change control data. Enterprises should regine their prime contractors to implement this control	Functional	Subset Of	Change Management Program	CHG-01	Mechanisms exist to facilitate the implementation of a change management program.	10	
	Control	to collect and manage change control data. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-let contractors, Departments and generics should refer to Appendix Ft to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Intersects With	Configuration Change Control	CHG-02	Mechanisms exist to govern the technical configuration change control processes.	5	
CM-3(1)	Configuration Change Control Automated Documentation, Notification, and Prohibition of Changes	Enterprises should define a set of system changes that are critical to the protection of the information system and the underlying or interoperating systems and networks. These changes may be defined based on a criticality analysis (including components, processes, and functions) and where underabilities exist that era only et mediately (e.g., due to resource constraints). The change control process should also monitor for changes that may affect an existing security control to ensure that this control continues to function as required.	Functional	Equal	Prohibition Of Changes	CHG-02.1	Mechanisms exist to prohibit unauthorized changes, unless organization- approved change requests are received.	10	
CM-3(2)	Configuration Change Control Testing, Validation, and	Test, validate, and document changes to the system before finalizing implementation of the changes.	Functional	Intersects With	Control Functionality Verification	CHG-06	Mechanisms exist to verify the functionality of cybensecurity and/or data privacy controls following implemented changes to ensure applicable controls operate as designed.	5	
	Documentation of Changes	g	Functional	Intersects With	Test, Validate & Document Changes	CHG-02.2	Mechanisms exist to appropriately test and document proposed changes in a non-production environment before changes are implemented in a production environment.	5	
CM-3(4)	Configuration Change Control Security and Privacy Representatives	Require enterprise security and privacy representatives to be members of the configuration change control function.	Functional	Equal	Cybersecurity & Data Privacy Representative for Asset Lifecycle Changes	CHG-02.3	Mechanisms exist to include a cybersecurity and/or data privacy representative in the configuration change control review process.	10	



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CM-3(8)	Configuration Change Control Prevent or Restrict Configuration Changes	Prevent or restrict changes to the configuration of the system under enterprise defined circumstances.	Functional	Equal	Configuration Enforcement	CFG-06	Automated mechanisms exist to monitor, enforce and report on configurations for endpoint devices.	10	
CM-4	Impact Analyses	Enterprices should take changes to the information system and underlying or interoperable systems and networks under consideration to determine whether the impact of these changes affects easiling excurtly controls and warrants additional or different protection to maintain an acceptable level of opheracurity risk throughout the supply chain. Ensure that stakeholders, such as system engineers and system security engineers, are included in the impact analysis activities to provide their perspective for C-SCRM. NRSTS 800-53, Rev. 5 control enhancement CM-4 (1) is a mechanism that can be used to protect the information system from vulnerabilities that may be introduced through the test environment.	Functional	Equal	Security Impact Analysis for Changes	CHG-03	Mechanisms exist to analyze proposed changes for potential security impacts, prior to the implementation of the change.	10	
CM-4(1)	Impact Analyses Separate Test Environments	Analyze changes to the system in a separate test environment before implementing them into an operational environment, and look for security and privacy impacts due to flaws, weaknesses, incompatibility, or intentional malice.	Functional	Equal	Separation of Development, Testing and Operational Environments	TDA-08	Mechanisms exist to manage separate development, testing and operational environments to reduce the risks of unauthorized access or changes to the operational environment and to ensure no impact to production systems.	10	
CM-5	Access Restrictions for Change	Enterprises should ensure that requirements regarding physical and logical access restrictions for changes to the information systems and networks are defined and included in the enterprise's implementation of access restrictions. Examples include access restriction for changes to centrally managed proscesses for Software component updates and the	Functional	Intersects With	Governing Access Restriction for Change	END-03.2	Mechanisms exist to define, document, approve and enforce access restrictions associated with changes to systems.	5	
		deployment of updates or patches.	Functional	Intersects With	Access Restriction For Change	CHG-04	Mechanisms exist to enforce configuration restrictions in an effort to restrict the ability of users to conduct unauthorized changes.	5	
CM-5(1)	Access Restrictions for Change Automated Access Enforcement and Audit Records	Enterprises should implement mechanisms to ensure automated access enforcement and auditing of the information system and the underlying systems and networks.	Functional	Equal	Automated Access Enforcement / Auditing	CHG-04.1	Mechanisms exist to perform after the fact reviews of configuration change logs to discover any unauthorized changes.	10	
CM-5(6)	Access Restrictions for Change Limit Library Privileges	Enterprises should note that software libraries may be considered configuration items, access to which should be managed and controlled.	Functional	Equal	Library Privileges	CHG-04.5	Mechanisms exist to restrict software library privileges to those individuals with a pertinent business need for access.	10	
CM-6	Configuration Settings	Enterprises should oversee the function of modifying configuration settings for their information systems and networks and throughout the SDLC. Methods of oversight include periodic verification, reporting, and review. Resulting information by the shared with various partites that here access to, are connected to, or engage in the restation of the enterprise's information systems and networks on a need-to-know basis. Changes should be tested and approved before they are information systems and networks on a need-to-know basis. Changes should be tested and approved before they are information. Only provided the provided of the	Functional	Intersects With	System Hardening Through Baseline Configurations	CFG-02	Mechanisms exist to develop, document and maintain secure baseline configurations for technology platforms that are consistent with industry-accepted system hardening standards.	5	
		change has occurred. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant solve lier contractors. Departments and agencies should refer to Appends. F to implement this guidance in accordance with Executive Order 14028, improving the Nation's Cybersecurity.	Functional	Intersects With	Approved Configuration Deviations	CFG-02.7	Mechanisms exist to document, assess risk and approve or deny deviations to standardized configurations.	5	
CM-6(1)	Configuration Settings Automated Management, Application, and Verification	The enterprise should, when feasible, employ automated mechanisms to manage, apply, and verify configuration settings.	Functional	Intersects With	Automated Central Management & Verification	CFG-02.2	Automated mechanisms exist to govern and report on baseline configurations of systems through Continuous Diagnostics and Mitigation (CDM), or similar technologies.	5	
CM-6(2)	Configuration Settings Respond to Unauthorized Changes	The enterprise should ensure that designated security or IT personnel are alerted to unauthorized changes to configuration settings. When supplies, developers, system integrators, settled system service providers, and other ICI/OT-related extrape providers are responsible for such unauthorized changes, this qualifies as a C-SCRM incident that should be recorded and tracked to monitor trends. For a more comprehensive view, a specific, predefined set of C-SCRM stakeholders should assess the impact of consultantorized change in the supply chan. When impact is assessed, relevant stakeholders should help define and implement appropriate mitigation strategies to ensure a comprehensive resolution.	Functional	Equal	Respond To Unauthorized Changes	CFG-02.8	Mechanisms exist to respond to unauthorized changes to configuration settings as security incidents.	10	
CM-7	Least Functionality	Least functionality reduces the attack surface. Enterprises should select components that allow the flexibility to specify and implement least functionality in finetyness should ensure leaft functionality in finetynical information systems and networks and throughout the SUC. NIST 59 800-53, Rev. 5 control enhancement CM-7 (9) mechanism can be used to protect information systems and networks from unkerabilities that may be introduced by the use of unsubnized hardware being connected to enterprise systems. Enterprises should require their prime contractors to implement this control and five dwo who this requirement to relevants solid-ire contractors. Speatness and appears should reduce to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Equal	Least Functionality	CFG-03	Mechanisms exist to configure systems to provide only essential capabilities by specifically prohibiting or restricting the use of ports, protocols, and/or services.	10	
CM-7(1)	Least Functionality Periodic Review	Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors.	Functional	Equal	Periodic Review	CFG-03.1	Mechanisms exist to periodically review system configurations to identify and disable unnecessary and/or non-secure functions, ports, protocols and services.	10	
CM-7(4)	Least Functionality Unauthorized Software — Deny-by-exception	Enterprises should define requirements and deploy appropriate processes to specify and detect software that is not allowed. This can be aided by defining a requirement to, at a minimum, not use disreputable or unauthorized software. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors	Functional	Equal	Explicitly Allow / Deny Applications	CFG-03.3	Mechanisms exist to explicitly allow (allowlist / whitelist) and/or block (denylist / blacklist) applications that are authorized to execute on systems.	10	
CM-7(5)	Least Functionality Authorized Software — Allow-by-exception	Enterprises should define requirements and deploy appropriate processes to specify allowable software. This can be aided by defining a requirement to use only reputable software. This can a skio include requirements for alerts when new software and updates to software are includoed into the enterprise's environment. An example of such requirements is to allow open source software only if the code is available for an enterprise's evaluation and determined to be acceptable for use	Functional	Equal	Explicitly Allow / Deny Applications	CFG-03.3	Mechanisms exist to explicitly allow (allowist / whitelest) and/or block (denyfist / blacklist) applications that are authorized to execute on systems.	10	
CM-7(6)	Least Functionality Confined Environments with Limited Privileges	The enterprise should ensure that code authentication mechanisms such as digital signatures are implemented when executing code to assure the integrity of software, firmware, and information on the information systems and networks.	Functional	Intersects With	Configure Systems, Components or Services for High-Risk Areas	CFG-02.5	Mechanisms exist to configure systems utilized in high-risk areas with more restrictive baseline configurations.	5	
CM-7(7)	Least Functionality Code Execution in Protected Environments	The enterprise should obtain binary or machine-executable code directly from the OEM/developer or other acceptable, verified source.	Functional	Intersects With	Configure Systems, Components or Services for High-Risk Areas	CFG-02.5	Mechanisms exist to configure systems utilized in high-risk areas with more restrictive baseline configurations.	5	
CM-7(8)	Least Functionality Binary or Machine Executable Code	When exceptions are made to use software products without accompanying source code and with limited or no warranty because of compelling mission or operational requirements, approval by the authorizing official should be contingent upon the enterprise positivity incroprating observations upon the enterprise speciality incroprating observations upon the enterprise as part of a broader assessment of such software products, as well as the implementation of compensating controls to address any identified and assessed risks.	Functional	Equal	Binary or Machine- Executable Code	END-06.7	Mechanisms exist to prohibit the use of binary or machine-executable code from sources with limited or no warranty and without access to source code.	10	
CM-7(9)	Least Functionality Prohibiting The Use of Unauthorized Hardware	Enterprises should define requirements and deploy appropriate processes to specify and detect hardware that is not allowed. This can be aided by defining a requirement to, at a minimum, not use disreputable or unauthorized hardware. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors	Functional	Intersects With	Configure Systems, Components or Services for High-Risk Areas	CFG-02.5	restrictive baseline configurations.	5	
CM-8	System Component	Enterprises should ensure that critical component assets within the information systems and networks are included in the asset inventory. The inventory must also include information for critical component accountability, hwentory information includes, for example, hardware inventory specifications, software elicense information, software version numbers, component owners, and for networked components or devices—machine names and network addresses. Inventory specifications may include the manufacture, device type, models, serial numbers, and physical locations. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant subtier contractors.	Functional	Intersects With	Asset Inventories	AST-02	Accurately reflects the current systems, applications and services in use; -Accurately reflects the current systems, applications and services in use; -Identifies authorized software products, including business justification details; -Is at the level of granularity deemed necessary for tracking and reporting; -Includes organization-defined information deemed necessary to achieve effective property accountability; and	5	



FDE II	FDE Name	Focal Document Element (FDE) Description NIST SP 800-161 R1 Supplemental C-SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF II	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
	Inventory	Enterprises should specify the requirements and how information flow is enforced to ensure that only the required information—and now—is communicated to the various participants in the supply-duint, information is substited downstream, there should be information about who created the subset information. Enterprises should consider producing SBOMs for applicable and appropriate classes of software, including purchased software, open source software, and in-house otherwise. Departments and agencies should refer to Appendix F for additional guidance on SBOMs in accordance with Executive Order 14028, improving the Nation's Cybersecurity.	Functional	Intersects With	Component Duplication Avoidance	AST-02.3	Mechanisms exist to establish and maintain an authoritative source and repository to provide a trusted source and accountability for approved and implemented system components that prevents assets from being duplicated in other asset inventories.	5	
CM-8(1)	System Component Inventory Updates During Installation and Removal	When installing, updating, or removing an information system, information system component, or network component, the enterprise needs to update the inventory to ensure traceability for tracking critical components. In addition, the information system configuration needs to be updated to ensure an accurate inventory of supply chain protections and then ne baselined accordingly.	Functional	Equal	Updates During Installations / Removals	AST-02.1	Mechanisms exist to update asset inventories as part of component installations, removals and asset upgrades.	10	
CM-8(2)	System Component Inventory Automated Maintenance	The enterprise should implement automated maintenance mechanisms to ensure that changes to component inventory for the information systems and networks are monitored for installation, update, and removal. When automated maintenance is performed with a predefine frequency and with the automated collation of relevant inventory information about each defined component, the enterprise should ensure that updates are available to relevant stakeholders for evaluation. Predefined frequencies for data collection should be less predictable in order to reduce the risk of an insider threat bypassing security mechanisms.	Functional	Equal	Configuration Management Database (CMDB)	AST-02.9	Mechanisms exist to implement and manage a Configuration Management Database (OMDB), or similar technology, to monitor and govern technology asset-specific information.	10	
CM-8(4)	System Component Inventory Accountability Information	The enterprise should ensure that accountability information is collected for information system and network components. The system/component inventory information should identify those individuals who originate an acquisition as well as intended end users, including any associated personnel who may administer or use the system/components.	Functional	Equal	Accountability Information	AST-03.1	Mechanisms exist to include capturing the name, position and/or role of individuals responsible/accountable for administering assets as part of the technology asset inventory process.	10	
CM-8(6)	System Component Inventory Assessed Configurations and Approved Deviations	Assessed configurations and approved deviations must be documented and tracked. Any changes to the baseline configurations of information systems and networks require a review by relevant stakeholders to ensure that the changes do not result in increased exposure to cybersecurity risks throughout the supply chain.	Functional	Equal	Approved Baseline Deviations	AST-02.4	Mechanisms exist to document and govern instances of approved deviations from established baseline configurations.	10	
CM-8(7)	System Component Inventory Centralized Repository	Interprises may actions to implement centralized similarities that include components from all enterprise information systems, networks, and their components Centralized repositories of inventories provide opportunities for efficiencies in accounting for information systems, networks, and their components. Such repositories may also help enterprises rapidly identify the location and responsible individuals of components that have been compromised, breached, or are otherwise in need of miligation actions. The enterprise should some that centralized intervinctives include the supply chain-specific information required for proper component accountability (e.g., supply chain relevance and information system, network, or	Functional	Intersects With	Configuration Management Database (CMDB)	AST-02.9	Mechanisms exist to implement and manage a Configuration Management Ottabase (CMDB), or similar technology, to monitor and govern technology asset-specific information.	5	
CM-8(8)	System Component Inventory Automated Location Tracking	When employing automated mechanisms for tracking information system components by physical location, the enterprise should incorporate information system, network, and component tracking needs to ensure accurate inventory	Functional	Equal	Automated Location Tracking	AST-02.10	Mechanisms exist to track the geographic location of system components.	10	
CM-8(9)	System Component Inventory Assignment of Components to Systems	When assigning components to systems, the enterprise should ensure that the information systems and networks with all relevant components are inventoried, marked, and properly assigned. This facilitates quick inventory of all components relevant to information systems and networks and enables tracking of components that are considered critical and require differentiating treatment as part of the information system and network protection activities.	Functional	Equal	Component Assignment	AST-02.11	Mechanisms exist to bind components to a specific system.	10	
			Functional	Intersects With	Open Source Software	CFG-04.1	Mechanisms exist to establish parameters for the secure use of open source software.	5	This specific NIST 800-161 R1 control does not exist in NIST 800-53 R5.
			Functional	Intersects With	Documentation Requirements	TDA-04	Mechanisms exist to obtain, protect and distribute administrator documentation for systems that describe: Secure configuration, installation and operation of the system; Effective use and maintenance of security features/functions; and Noram vulnerabilities regarding configuration and use of administrative (e.g., privilegal) functions.	5	This specific NIST 800-161 R1 control does not exist in NIST 800-53 R5.
CM-8(10)	System Component Inventory SBOMs for Open Source Projects	If an enterprise uses an open source project that does not have an SBOM and the enterprise requires one, the enterprise will need to 12 contribute SBOM generation to the open source project, 2] contribute resources to the project to add this capability, or 3] generate an SBOM on their first consumption of each version of the open source project that they use.	Functional	Intersects With	Functional Properties	TDA-04.1	Mechanisms exist to require software developers to provide information describing the functional properties of the security controls to be utilized within systems, system components or services in sufficient detail to permit analysis and testing of the controls.	5	This specific NIST 800-161 R1 control does not exist in NIST 800-53 R5.
			Functional	Intersects With	Software Bill of Materials (SBOM)	TDA-04.2	Mechanisms exist to generate a Software Bill of Materials (SBOM) for systems applications and services that lists software packages in use, including versions and applicable licenses.	5	This specific NIST 800-161 R1 control does not exist in NIST 800-53 R5.
			Functional	Intersects With	Developer Architecture & Design	TDA-05	Meximums exact to require the divergeopers or systems, system components or services to produce design specification and security architecture that: * is consistent with and supportive of the organization's security architecture which is established within and is an integrated part of the organization's enterprise architecture; *Accurately and produced the security controls among physical and logical components; and	5	This specific NIST 800-161 R1 control does not exist in NIST 800-53 R5.
CM-9	Configuration	Enterprises should ensure that C-SGRM is incorporated into configuration management planning activities. Enterprises should require their orine contractors to innolement this control and flow down this requirement to relevant sub-tier	Functional	Subset Of	Configuration Management Program	CFG-01	Mechanisms exist to facilitate the implementation of configuration management controls.	10	
	Management Plan	contractors.	Functional	Intersects With	Stakeholder Notification of Changes	CHG-05	Mechanisms exist to ensure stakeholders are made aware of and understand the impact of proposed changes.	5	
CM-9(1)	Configuration Management Plan Assignment of Responsibility	Enterprises should ensure that all relevant roles are defined to address configuration management activities for information systems and networks. Enterprises should ensure that requirements and capabilities for configuration management are appropriately addressed or included in the following supply chain activities: requirements definition, development, testing market research and analysis, procurement solicitations and contracts, component installation or removal, system integration, operations, and maintenance.	Functional	Equal	Assignment of Responsibility	CFG-01.1	Mechanisms exist to implement a segregation of duties for configuration management that prevents developers from performing production configuration management duties.	10	
CM-10	Software Usage Restrictions	Enterprises should ensure that licenses for software used within their information systems and networks are documented, tracked, and maintained. Tracking mechanisms should provide for the ability to trace users and the use of licenses to access control information and processes. As an example, when employee is terminated, a "named user" fixeuse should be revoked, and the license documentation should be updated to reflect this change. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, improving the Nation's Cybenecurity.	Functional	Equal	Software Usage Restrictions	CFG-04	Mechanisms exist to enforce software usage restrictions to comply with applicable contract agreements and copyright laws.	10	
CM-10(1)	Software Usage Restrictions Open-source Software	when considering software, enterprises should review an inpition, and corresponding roas, motuming open source or commercially licensed components. When using open source software (OSS), the enterprise should understand and review the open source community's typical procedures regarding provenance, configuration management, source, binaries, rescaled framework, enabled librarie "availablity for resting and use, and any other information that may impact Levis of exposure to optensecurity risks throughout the supply chain. Numerous open source solutions are currently in use by enterprises, including in integrated devolupment environments (IDEs) and web servers. The enterprise should: a. Track the use of OSS and associated documentation,	Functional	Equal	Open Source Software	CFG-04.1	Mechanisms exist to establish parameters for the secure use of open source software.	10	
CM-11	User-installed Software	This control extends to the enterprise information system and network users who are not employed by the enterprise. These users may be suppliers, developers, system integrators, external system service providers, and other ICT/GT-related	Functional	Intersects With	Prohibit Installation Without Privileged Status	END-03	Automated mechanisms exist to prohibit software installations without explicitly assigned privileged status.	5	
Carli	mauncu surwaite	inese uses may be supplies, developers, system integrators, external system service providers, and other it. [/U-reatted service providers.	Functional	Intersects With	User-Installed Software	CFG-05	Mechanisms exist to restrict the ability of non-privileged users to install unauthorized software.	5	
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FDE II	FDE Name	Focal Document Element (FDE) Description NIST SP 800-161 RL Supplemental C-SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF II	Secure Controls Framework (SCF) Control Description	Strength of Relationship (ontional)	Notes (optional)
CM-12	Information Location	Information that resides in different physical locations may be subject to different cybersecurity risks throughout the supply chain, depending on the specific location of the information. Components that originate or operate from different physical locations may also be subject to officent supply chain risk, depending on the specific location of origination or operations. Enterprises should manage these risks through limiting access control and specifying allowable or disallowable geographic locations for bebusylercovery pathing/ligograpes, and information transfer/sharing. MST 99 60-53, Rev. 5 control enhancement CM-12 (1) is a mechanism that can be used to enable automated location of components.	Functional	Equal	Information Location	DCH-24	Mechanisms exist to identify and document the location of information and the specific system components on which the information resides.	10	
CM-12(1)	Information Location Automated Tools to Support Information Location	Use automated tools to identify enterprise-defined information on enterprise-defined system components to ensure that controls are in place to protect enterprise information and individual privacy.	Functional	Equal	Automated Tools to Support Information Location	DCH-24.1	Automated mechanisms exist to identify by data classification type to ensure adequate cybersecurity & data privacy controls are in place to protect organizational information and individual data privacy.	10	
CM-13	Data Action Mapping	in addition to personally instrumed in the instrument of the property of the p	Functional	Equal	Data Action Mapping	AST-02.8	Mechanisms exist to create and maintain a map of technology assets where sensitive/regulated data is stored, transmitted or processed.	10	
CM-14	Signed Components	Exterprises should verify that the acquired hardware and software components are genuine and valid by using digitally agreed components from trusted certificate authorities. Verifying components before allowing installation helps enterprises resizes operaccurity risks throughout the supply chain.	Functional	Intersects With	Signed Components	CHG-04.2	Mechanisms exist to prevent the installation of software and firmware components without verification that the component has been digitally signed using an organization-approved certificate authority.	5	
			Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
CP-1	Policy and Procedures	Enterprises should integrate CXCRM into the contingency planning policy and related SXRM Strategy/Implementation Plan, policies, and SXRM Plan. The policy should cover information systems and the supply chain network and, at a minimum, address scenarios such as: a. Unplanned component failure and subsequent replacement; b. Planned replacement related to feature improvements, maintenance, upgrades, and modernization; and c. Product and/or service disruption.	Functional	Subset Of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient assets and services (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
			Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
CP-2	Contingency Plan	Enterprises should define and implement a contingency plan for the supply chain information systems and network to ensure that preparations are in place to mitigate the loss or degradation of data or operations. Contingencies should be	Functional	Subset Of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient assets and services (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
		put in place for the supply chain, network, information systems (especially critical components), and processes to ensure protection against compromise and provide appropriate failover and timely recovery to an acceptable state of operations.	Functional	Intersects With	Contingency Planning & Updates	BCD-06	Mechanisms exist to keep contingency plans current with business needs, technology changes and feedback from contingency plan testing activities.	5	
CP-2(1)	Contingency Plan Coordinate with Related Plans	Coordinate contingency plan development for supply chain risks with enterprise elements responsible for related plans.	Functional	Equal	Coordinate with Related Plans	BCD-01.1	Mechanisms exist to coordinate contingency plan development with internal and external elements responsible for related plans.	10	
CP-2(2)	Contingency Plan Capacity Planning	This enhancement helps the availability of the supply chain network or information system components	Functional	Equal	Capacity Planning	CAP-03	Mechanisms exist to conduct capacity planning so that necessary capacity for information processing, telecommunications and environmental support will exist during contingency operations.	10	
CP-2(7)	Contingency Plan Coordinate with External Service Providers	Interprises should ensure that the supply Listen research, recompanies yearing, and components promoted by an external service proded have appropriate failures (to include personnel, equipment, and network resources) to reduce or prevent service interruption or ensure timely recovery. Enterprises should ensure that contingency planning requirements are defined as part of the service-level agreement. The agreement may have specific terms that address critical components and functionality support in case of denial-of-service attacks to ensure the continuity of operations. Enterprises should conditate with external service provides to identify service provider existing continuency plan practices and build on them as required by the enterprise's mission and business needs. Such coordination will aid in cort reduction and efficient services are considered to the contribution of the contribution and efficient services are contributed to the contribution of the contribution of the contribution and efficient services are contributed to the contribution of the contribution of the contribution of the contribution and efficient services are contributed to the contribution of the contribut	Functional	Equal	Coordinate With External Service Providers	BCD-01.2	Mechanisms exist to coordinate internal contingency plans with the contingency plans of external service providers to ensure that contingency requirements can be satisfied.	10	
CP-2(8)	Contingency Plan Identify Critical Assets	Ensure that critical assets (including hardware, software, and personnel) are identified and that appropriate contingency planning requirements are defined and applied to ensure the continuity of persistons. A key step in this process is to complete a critically analysis on components, functions, and processes to identify all critical assets. See Section 2 and NISTIR 8179 for additional guidance on criticality analyses.	Functional	Equal	Identify Critical Assets	BCD-02	Mechanisms exist to identify and document the critical systems, applications and services that support essential missions and business functions.	10	
CP-3	Contingency Training	Enterprises should ensure that critical suppliers are included in contingency training. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-lier contractors. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Equal	Contingency Training	BCD-03	Mechanisms exist to adequately train contingency personnel and applicable stakeholders in their contingency roles and responsibilities.	10	
CP-3(1)	Contingency Training Simulated Events	Enterprises should ensure that suppliers, developers, system integrators, external system service providers, and other ICT/OIT-related service providers who have roles and responsibilities in providing critical services are included in contingency training exercises.	Functional	Equal	Simulated Events	BCD-03.1	Mechanisms exist to incorporate simulated events into contingency training to facilitate effective response by personnel in crisis situations.	10	
CP-4	Contingency Plan Testing	Enterprises should ensure that critical suppliers are included in contingency testing. The enterprise – in coordination with the service provider(s) – should test continuity/resiliency capabilities, such as failover from a primary production site to a dask-up self. This testing may corus repentarly from a training energies or the performed during the exercise. Children's	Functional	Intersects With	Contingency Plan Root Cause Analysis (RCA) & Lessons Learned	BCD-05	Mechanisms exist to conduct a Root Cause Analysis (RCA) and "lessons learned" activity every time the contingency plan is activated.	5	
		should reference their C-SCRM threat assessment output to develop scenarios to test how well the enterprise is able to withstand and/or recover from a C-SCRM threat event.	Functional	Intersects With	Contingency Plan Testing & Exercises	BCD-04	Mechanisms exist to conduct tests and/or exercises to evaluate the contingency plan's effectiveness and the organization's readiness to execute the plan.	5	
CP-6	Alternate Storage Site	When managed by suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers, alternative storage sites are considered within an enterprice's supply chain network. Enterprises should apply appropriate cybersecurity supply chain controls to those storage sites.	Functional	Equal	Alternate Storage Site	BCD-08	Mechanisms exist to establish an alternate storage site that includes both the assets and necessary agreements to permit the storage and recovery of system backup information.	n 10	
CP-6(1)	Alternate Storage Site Separation from Primary Site	This enhancement helps the resiliency of the supply chain network, information systems, and information system components.	Functional	Equal	Separation from Primary Site	BCD-08.1	Mechanisms exist to separate the alternate storage site from the primary storage site to reduce susceptibility to similar threats.	10	
CP-7	Alternate Processing Site	When managed by suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers, atternative storage sites are considered within an enterprice's supply chain. Enterprises should apply appropriate supply chain cybersecurity controls to those processing sites.	Functional	Equal	Alternate Processing Site	BCD-09	Mechanisms exist to establish an alternate processing site that provides security measures equivalent to that of the primary site.	10	



FDE II	FDE Name	Focal Document Element (FDE) Description NST SP 800-161 Rt Supplemental C-SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF II	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
CP-8	Telecommunications Services	Enterprises should incorporate alternative telecommunication service providers for their supply chain to support critical information systems.	Functional	Intersects With	Telecommunications Services Availability	BCD-10	Mechanisms exist to reduce the likelihood of a single point of failure with primary telecommunications services.	5	
CP-8(3)	Telecommunications Services Separation of Primary and Alternate Providers	The separation of primary and alternative providers supports cybersecurity resilience of the supply chain.	Functional	Equal	Separation of Primary / Alternate Providers	BCD-10.2	Mechanisms exist to obtain alternate telecommunications services from providers that are separated from primary service providers to reduce susceptibility to the same threats.	10	
CP-8(4)	Telecommunications Services Provider Contingency Plan	For C-SCRM, suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers, contingency plans should provide separation in infrastructure, service, process, and personnel, where appropriate.	Functional	Equal	Provider Contingency Plan	BCD-10.3	Mechanisms exist to contractually-require external service providers to have contingency plans that meet organizational contingency requirements.	10	
CP-11	Alternate Communications Protocols	Enterprises should ensure that critical suppliers are included in contingency plans, training, and setting as part of incorporating alternative communications protocol capabilities to establish supply chain resilience.	Functional	Intersects With	Telecommunications Services Availability	BCD-10	Mechanisms exist to reduce the likelihood of a single point of failure with primary telecommunications services.	5	
			Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
IA-1	Policy and Procedures	The enterprise should – at enterprise-defined intervals – review, embance, and update their identity and access management policies and procedures to ensure that critical roles and processes within the supply chain network are defined and that the enterprise's critical systems, components, and processes are identified for traceability. This should include the identity of critical components that may not have been considered under identification and authentication in the past. Note that providing identification for all terms within the supply chain would be cost prohibitive, and discretion should be used. The enterprise should update related C-SCRM Strategy/Implementation Plan(s), Policies, and C-SCRM Plans.	Functional	Subset Of	Identity & Access Management (IAM)	IAC-01	Mechanisms exist to facilitate the implementation of identification and access management controls.	10	
			Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
IA-2	Identification and Authentication (organizational Users)	Interprises should ensure that destinations and requirements are defined and applies for enterprise users accessing an ICI/OF system on syppy than inetwork. In enterprise user may include employee, includinable dement to have the equivalent status of employees (e.g., contractors, puest researchers, etc.), and system integrators fulfilling contractor reduces. Citeria such a "duration in role" ca ail in defining which identification and authentication mechanisms are used. The enterprise may choose to define a set of roles and associate a level of authorization to ensure proper implementation, and applications of the status of the second of the secon	Functional	Equal	Identification & Authentication for Organizational Users	IAC-02	Mechanisms exist to uniquely identify and centrally Authenticate, Authorize and Audit (AAA) organizational users and processes acting on behalf of organizational users.	10	
IA-3	Device Identification and Authentication	Enterprises should implement capabilities to distinctly and positively identify devices and software within their supply chain and, once identified, verify that the identify is authentic. Devices that require unique device-to-device identification and authentication should be defined by type, device, or a combination of type and device. Software that requires authentication should be identified through as oftware identification that (SWI) that enables verification of the software package and authentication of the enterprise releasing the software package.	Functional	Intersects With	Identification & Authentication for Devices	IAC-04	Mechanisms exist to uniquely identify and centrally Authenticate, Authorize and Audit (AAA) devices before establishing a connection using bidirectional authentication that is cryptographically-based and replay resistant.	5	
		ownmens abow for greater assource assays and usecasting, virtuan the enterprise is supply usual, sentimens should be assigned to systems, individuals, documentation, devices, and components. In some cases, identifiers may be amentationed throughout a system's life cycle—from concept to retirement—but, at a minimum, throughout the system's life within the enterprise. For software development, identifiers should be assigned for those components that have achieved configuration item recognition. For devices and operational systems, identifiers should be assigned when the items enter the enterprise's	Functional	Intersects With	Authenticate, Authorize and Audit (AAA)	IAC-01.2	Mechanisms exist to strictly govern the use of Authenticate, Authorize and Audit (AAA) solutions, both on-premises and those hosted by an External Service Provider (ESP).	5	
IA-4	Identifier Management	supply chain, such as when they are transferred to the enterprise's ownership or control through shipping and receiving or via downhoad. Suppliers, developers, system integrators, external system service providers, and other KT/IOT-related service providers typically use their own identifiers for tracking purposes within their own supply chain. Enterprises should correlate those destribles with the enterprise subject destribles for trackeling and accountability. Exterprises should require their prime contractions to implement this control and flow down this requirement to relevant sub-liter contractors. Decartments and secretion should refer to Appendix For implement this culture in accordance with Executive Order	Functional	Intersects With	Identifier Management (User Names)	IAC-09	Mechanisms exist to govern naming standards for usernames and systems.	5	
IA-4(6)	Identifier Management Cross-organization Management	This enhancement helps the traceability and provenance of elements within the supply chain through the coordination of identifier management among the enterprise and its suppliers, developers, system integrators, external system service providers, and other ICI/OT-related service providers. This includes information systems and components as well as individuals engaged in supply chain activities.	Functional	Equal	Cross-Organization Management	IAC-09.4	Mechanisms exist to coordinate username identifiers with external organizations for cross-organization management of identifiers.	10	
IA-5	Authenticator	This control facilitates traceability and non-repudiation throughout the supply chain. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors.	Functional	Intersects With	Authenticator Management	IAC-10	Mechanisms exist to securely manage authenticators for users and devices.	5	
IA-5	Management	Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity	Functional	Intersects With	Vendor-Supplied Defaults	IAC-10.8	Mechanisms exist to ensure vendor-supplied defaults are changed as part of the installation process.	5	
IA-5(5)	Authenticator Management Change Authenticators Prior to Delivery	This enhancement verifies the chain of custody within the enterprise's supply chain.	Functional	Intersects With	Vendor-Supplied Defaults	IAC-10.8	Mechanisms exist to ensure vendor-supplied defaults are changed as part of the installation process.	5	
IA-5(9)	Authenticator Management Federated Credential Management	This enhancement facilitates provenance and chain of custody within the enterprise's supply chain.	Functional	Equal	Federated Credential Management	IAC-13.2	Mechanisms exist to federate credentials to allow cross-organization authentication of individuals and devices.	10	
IA-8	Identification and Authentication (non- organizational Users)	Suppliers, developers, system integrators, external system service providers, and other ICT/0T-related service providers have the potential to engage the enterprise's supply value for service delivery (e.g., development/integration services, products support, e.g.). Enterprises should manage the establishment, auditing, use, and encould not indestification credentials and the authentication credentials and the authentication of one-enterprise uses within the supply chain. Enterprises should also ensure promptness in performing identification and authentication activities, especially in the case of revocation management, to help mitigate exposure to cybersecurity risks throughout the supply chains. Enterprises of the soft threads.	Functional	Equal	Identification & Authentication for Non- Organizational Users	IAC-03	Mechanisms exist to uniquely identify and centrally Authenticate, Authorize and Audit (AAA) third-party users and processes that provide services to the organization.	10	
IA-9	Service Identification and Authentication	Interprise's you'd ensure that destination and automication are detries and manages for access to service (e.g., web applications using failst certificate, service application study they addition as opposed to labor street, it throughout the supply chain. Enterprise should ensure that they know what services are being procured and from whom. Services procured should selected and a validated list of services for the enterprise or have compensating controls in place. Enterprises should regarder their prime contractors to implement this control and flow down this requirement to relevant sub-lier contractors. Departments and agencies should refer to Appendix F to implement this guidance in accordance with	Functional	Equal	Identification & Authentication for Third Party Systems & Services	IAC-05	Mechanisms exist to identify and authenticate third-party systems and services.	10	
		Enterprises should integrate C-SCRM into incident response policy and procedures, and related C-SCRM. Strategy/Implementation Plans and Policies. The policy and procedures must provide direction for how to address supply chain-related incidents and opersecurity incidents that may complicate or impact the supply chain-individuals who work within specific mission and system environments need to recognite opersecurity supply chain-related incidents. The incident response polys should state when and how threats and incident should be afmedited, exported, and managed.	Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
		Additionally, the policy should define when, how, and with whom to communicate to the FASC (Federal Acquisition Security Council) and other stakeholders or partners within the broader supply chain in the event of a cyber threat or incident. Departments and agencies must nority the FASC of supply chain risk information when the FASC requests information relating to a particular source, covered article, or procures or an executive agency has determined that there is a reasonable basis to conclude a substantial supply chain risk sociated with a source, covered procurement, or covered article exists. In such instances, the executive agency shall provide the FASC with relevant information concerning	Functional	Subset Of	Incident Response Operations	IRO-01	Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity & data privacy-related incidents.	10	



FDE II	FDE Name	Focal Document Element (FDE) Description NIST SP 800-161 R1 Supplemental C-SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF II	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
IR-1	Policy and Procedures	the source or covered article, including 31 the supply obtain risk information identified through the coarse of the agency's schribles in furthernor of milgating, identifying, or managing is supply shain risk and 21 the supply chain is information regarding covered procurement actions by the agency under the Federal Acquisition Supply Chain Security Act of 2018 (FASCS) at U.S.C. § 4713, and any orders issued by the agency under 41 U.S.C. § 4713. Bidfrectional communication with supply chain partners should be defined in agreements with suppliers, developers,	Functional	Intersects With	IRP Update	IRO-04.2	Mechanisms exist to regularly review and modify incident response practices to incorporate lessons learned, business process changes and industry developments, as necessary.	Iontionall 5	
		autrections communicated with supply coaling just in studied to element on agreements with supplies, developers, yearly parties of a supply chain cybersecurity incident. Indicate information may also be shared with enterprises such as the feederal Bureau of Intestigation (Righ, USE of Minest Edited Computer Emergency Readinest Seam), and the NCCC (National Cybersecurity and Communications their partion Center) as a purposite. Depending on the seventry of the incident, the need for accelerated communications up and down the supply chain may be necessary. Appropriate agreements should be put in place with suppliers, developers, system integrators, external system service providers, and both reIC/TO/Telated service providers to ensure speed of communication, response, corrective actions, and other related activities. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant so better contractors.	Functional	Intersects With	Root Cause Analysis (RCA) & Lessons Learned	IRO-13	Mechanisms exist to incorporate lessons learned from analyzing and resolving cybenecurity & data privacy incidents to reduce the likelihood or impact of future incidents.	5	
		In Level 2 and Level 3, procedures and enterprise-specific incident response methods must be in place, training completed (consider including Operations Security (OPSEC) and any appropriate threat briefing in training), and coordinated communication established throughout the supply chain to ensure an efficient and coordinated incident response effort.	Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
	Policy and Procedures C-		Functional	Intersects With	Correlation with External Organizations	IRO-02.5	Mechanisms exist to coordinate with approved third-parties to achieve a cross organization perspective on incident awareness and more effective incident responses.	5	This specific NIST 800-161 R1 control does not exist in NIST 800-53 RS.
IR-1(1)	SCRM Incident Information Sharing	within the broader supply chain, in the event of a cybet threat or incident. Departments and agencies must notify the FASC of supply chain insi information when insi information when it is a result of the 13 the FASC requests information relating to a particular source or covered article, or 2) An executive agency has determined that there is a reasonable basis to conclude that a substantial supply chain risk associated with a source, covered procurement, or covered article exists. In such instances, the executive agency shall provide the FASC with relevant information concerning the source or covered	Functional	Intersects With	Supply Chain Coordination	IRO-10.4	Mechanisms exist to provide cybersecurity & data privacy incident information to the provider of the product or service and other organizations involved in the supply chain for systems or system components related to the incident.	5	This specific NIST 800-161 R1 control does not exist in NIST 800-53 R5.
IR-2	Incident Response Training	article includings: Enterprises should ensure that critical suppliers are included in incident response training. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tile contractors. Departments and agreeis should refer to Appendix F to implement this guidance in accordance with Executive Order 140028, Improving the Nation's Cybersecurity.	Functional	Intersects With	Incident Response Training	IRO-05	Mechanisms exist to train personnel in their incident response roles and responsibilities.	5	
IR-3	Incident Response Testing	Enterprises should ensure that critical suppliers are included in and/or provided with incident response testing.	Functional	Intersects With	Incident Response Testing	IRO-06	Mechanisms exist to formally test incident response capabilities through realistic exercises to determine the operational effectiveness of those capabilities.	5	
IR-4	Incident Handling	Suspected cybersecurity supply chain events that may trigger an organization's C-SGNM incident handling processes. Refer to Appendix C: Task 3.4 for examples of supply chain events. C-SCRM-specific supplemental guidance is provided in control enhancements.	Functional	Equal	Incident Handling	IRO-02	Mechanisms exist to cover the preparation, automated detection or intake of incident reporting, analysis, containment, eradication and recovery.	10	
IR-4(6)	Incident Handling Insider Threats	This enhancement helps limit exposure of the C-SGIM information systems, networks, and processes to insider threats. Enterprises should ensure that insider threat incident handling capabilities account for the potential of insider threats associated with suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers' personnel with access to ICT/OT systems within the authorization boundary.	Functional	Intersects With	Insider Threat Response Capability	IRO-02.2	Mechanisms exist to implement and govern an insider threat program.	5	
IR-4(7)	Incident Handling Insider Threats — Intra- organization Coordination	This enhancement helps limit the exposure of C-SCRM information systems, networks, and processes to insider threats. Enterprises should ensure that insider threat coordination includes suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers.	Functional	Intersects With	Insider Threat Response Capability	IRO-02.2	Mechanisms exist to implement and govern an insider threat program.	5	
IR-4(10)	Incident Handling Supply	A number of enterprises may be involved in managing incidents and responses for supply chain security, After initially processing the incident and deciding on a course of action (in some cases, the action may be "no action"), the enterprise may need to coordinate with their suppliers, developers, system integrations, external system service providers, other ICI/OT-related service provides, and any relevant interagency books to facilitate communications, incident response, root cause, and corrective actions. Enterprises should securely share information through a coordinated set of personnel integration for a more comprehensive incident handing approach. Secting appliers, developers, system	Functional	Intersects With	Third-Party Incident Response & Recovery Capabilities	TPM-11	Mechanisms exist to ensure response/recovery planning and testing are conducted with critical suppliers/providers.	5	
11/(10)	Chain Coordination	integrators, seternal system service providers, and other IC/IOT-related service providers with mature capabilities to supporting supply riskin objectscurity indirect handling is important for reducing exposure to objectscurity risks throughout the supply chain. If transparency for incident handling is limited due to the nature of the relationship, define a set of acceptable or incident in the agreement (e.g., contract). Tweelve (and optential revision) of the agreement is recommended, based on the leason learned from previous incidents. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors.	Functional	Intersects With	Supply Chain Coordination	IRO-10.4	Mechanisms exist to provide cybersecurity & data privacy incident information to the provider of the product or service and other organizations involved in the supply chain for systems or system components related to the incident.	5	
IR-4(11)	Incident Handling Integrated Incident Response Team	An enterprise should include a forensics team and/or capability as part of an integrated incident response team for supply chain incidents. Where relevant and practical, integrated incident response teams should also include necessary geographical representation as well as supplies, developers, system integrators, external system zervice providers, and other KC/IOT-reliable.	Functional	Equal	Integrated Security Incident Response Team (ISIRT)	IRO-07	Mechanisms exist to establish an integrated team of cybersecurity, Π and business function representatives that are capable of addressing cybersecurity & data privacy incident response operations.	10	
IR-5	Incident Monitoring	Enterprises should ensure that agreements with suppliers include requirements to track and document incidents, response decisions, and activities.	Functional	Equal	Situational Awareness For Incidents	IRO-09	Mechanisms exist to document, monitor and report the status of cybersecurity and data privacy incidents to internal stakeholders all the way through the resolution of the incident.	10	
			Functional	Intersects With	Incident Stakeholder Reporting	IRO-10	Mechanisms exist to timely-report incidents to applicable: Internal stakeholders; Affected clients & third-parties; and Regulatory authorities.	5	
IR-6	Incident Reporting	C-SCRM-specific supplemental guidance provided in control enhancement IR-6 (3).	Functional	Intersects With	Regulatory & Law Enforcement Contacts	IRO-14	Mechanisms exist to maintain incident response contacts with applicable regulatory and law enforcement agencies.	5	
			Functional	Intersects With	Contacts With Authorities	GOV-06	Mechanisms exist to identify and document appropriate contacts with relevant law enforcement and regulatory bodies.	5	
IR-6(3)	Incident Reporting Supply Chain Coordination	Communications of security incident information from the enterprise to suppliers, developers, system integrators, centernal systems envice providers, and other IC/IOT-related service providers and view serva require protection. The enterprise should ensure that information is reviewed and approved for sending based on its agreements with suppliers and any relevant integracy bodies. Any escalation of or exception from this reporting should be clearly defined in the agreement. The enterprise should ensure that incident reporting data is adequately protected for transmission and received by approved individuals only. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-ties contractors.	Functional	Intersects With	Supply Chain Coordination	IRO-10.4	Mechanisms exist to provide cybersecurity & data privacy incident information to the provider of the product or service and other organizations involved in the supply chain for systems or system components related to the incident.	5	
IR-7	Incident Response Assistance	C-SCRM-specific supplemental guidance provided in control enhancement IR-7 (2).	Functional	Equal	Incident Reporting Assistance	IRO-11	Mechanisms exist to provide incident response advice and assistance to users of systems for the handling and reporting of actual and potential cybersecurity & data privacy incidents.	10	
IR-7(2)	Incident Response Assistance Coordination with External Providers	The enterprise's agreements with prime contractors should specify the conditions under which a government-approved or -designated third party would be available or may be required to provide assistance with incident response, as well as the role and responsibility of that third party.	Functional	Equal	Coordination With External Providers	IRO-11.2	Mechanisms exist to establish a direct, cooperative relationship between the organization's incident response capability and external service providers.	10	



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IR-8	Incident Response Plan	Enterprises should coordinate, develop, and implement an incident response plan that includes information-sharing responsibilities with critical suppliers and, in a federal context, interagency partners and the FASC. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors.	Functional	Equal	Incident Response Plan (IRP)	IRO-04	Mechanisms exist to maintain and make available a current and viable incident Response Plan (IRP) to all stakeholders.	t 10	
IR-9	Information Spillage	The supply chain is vulnerable to information spillage. The enterprise should include supply chain-related information spills in its information spillage response plan. This may require coordination with suppliers, developers, system integrators, external systems enviror powers, and other ICTOP-related service provides. The details of how this	Functional	Intersects With	Information Spillage Response	IRO-12	Mechanisms exist to respond to sensitive information spills.	5	
	Response	coordination is to be conducted should be included in the sgerment (e.g., contract). Enterprises should require their prime contractors to be conducted should be included in the sgerment (e.g., contract). Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tile contractors.	Functional	Intersects With	Responsible Personnel	IRO-12.1	Mechanisms exist to formally assign personnel or roles with responsibility for responding to sensitive information spills.	5	
		Enterprises should ensure that C-SCRM is included in maintenance policies and procedures and any related SCRM	Functional	Subset Of	Maintenance Operations	MNT-01	Mechanisms exist to develop, disseminate, review & update procedures to facilitate the implementation of maintenance controls across the enterprise.	10	
		Stratesy/Implementation Plan, SCMM Policies, and SCMM Plan(s) for all enterprise information systems and networks. With many maintenance contracts, information on mission, enterprise, and systems-pedic dojectives and requirements is shared between the enterprise and its suppliers, developers, system integrators, external systems resrive providers, and other LT/OTPotated service providers, allowing for undenabilities and opportunities for strack, in many season the maintenance of systems is outdourced to a system integrator, and as such, appropriate measures must be taken. Even when maintenance is not outsourced, the supply chain affects upgrades, patches, the frequency of maintenance, replacement parts, and other aspects of system maintenance.	Functional	Intersects With	Remote Maintenance Notifications	MNT-05.2	Mechanisms exist to require maintenance personnel to notify affected stakeholders when remote, non-local maintenance is planned (e.g., date/time)	. 5	
MA-1	Policy and Procedures	Maintenance policies should be defined for both the system and the network. The maintenance policy should reflect control based on a risk assessment (including criticality analysis), such as remote access, the roles and attributes of maintenance personnel who have access. The frequency of updates, duration of the contract, the legistrial path and method used for updates or maintenance, and monitoring and audit mechanisms. The maintenance policy should state which tools are epidicyl allowed or not allowed. For example, the case of software maintenance, the contract should state the source code, test cases, and other item accessibility needed to maintain a system or components.	Functional	Intersects With	Auditing Remote Maintenance	MNT-05.1	Mechanisms exist to audit remote, non-local maintenance and diagnostic sessions, as well as review the maintenance action performed during remote maintenance sessions.	5	
		Maintenance policies should be refined and augmented at each freed. At level 1, the policy should explicitly assert that C-SRM should be applied throughout the SDLC, including maintenance activities. At Level 2, the policy should reflect the mission operations' needs and critical functions. At Level 3, it should reflect the specific system needs. The requirements in Level 1, such as nonlocal maintenance, should flow to Level 2 and Level 3. For example, when nonlocal maintenance is not allowed by Level 1, it should all one to allowed at Level 2 or Level 3. The enterprise should communicate applicable maintenance policy requirements to relevant prime contractors and	Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
		require that they implement this control and flow down this requirement to relevant sub-tier contractors.	Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
MA-2	Controlled Maintenance	C-SCRM-specific supplemental guidance is provided in control enhancement MA-2 (2).	Functional	Equal	Controlled Maintenance	MNT-02	Mechanisms exist to conduct controlled maintenance activities throughout the lifecycle of the system, application or service.	10	
MA-2(2)		Enterprises should ensure that all automated maintenance activities for supply chain systems and networks are controlled and managed according to the maintenance policy, Examples of automated maintenance activities can include COTS product patch updates, call home features with failure notification feedback, etc. Managing these activities may require establishing staging processes with apporting supporting mechanisms to provide vetting or filtering as appropriate. Staging processes may be especially important for critical systems and components.	Functional	Equal	Automated Maintenance Activities	MNT-02.1	Automated mechanisms exist to schedule, conduct and document maintenance and repairs.	10	
MA-3	Maintenance Tools	Maintenance tools are considered part of the supply chain, they also have a supply chain of their own. L.S.LMM should be integrated when the enterprise acquires our jurgades a minimenance tool (e.g., an update to the development environment or testing tool), including during the selection, ordering, storage, and integration of the maintenance tool. The enterprise should approve continuous review and approval of maintenance tools, including those maintenance tools in use by external service providers. The enterprise should also integrate C SCRM when evaluating replacement parts for maintenance tools. This control may be performed at both Level 2 and Level 3, depending on how an agency shandles the acquisition, operations,	Functional	Intersects With	Maintenance Tools	MNT-04	Mechanisms exist to control and monitor the use of system maintenance tools	. 5	
MA-3(1)	Maintenance Tools Inspect Tools	The enterprise should deploy acceptance testing to verify that the maintenance tools of the ICT supply chain infrastructure are as expected. Maintenance tools should be authorized with appropriate paperwork, verified as claimed through initial verification, and tested for vulnerabilities, appropriate security configurations, and stated functionality.	Functional	Equal	Inspect Tools	MNT-04.1	Mechanisms exist to inspect maintenance tools carried into a facility by maintenance personnel for improper or unauthorized modifications.	10	
MA-3(2)	Maintenance Tools Inspect Media	The enterprise should verify that the media containing diagnostic and test programs that suppliers use on the enterprise's information systems operates as expected and provides only required functions. The use of media from maintenance tools should be consistent with the enterprise's policies and procedures and pre-approved. Enterprises should also ensure that the functionality does not exceed that which was agreed upon.	Functional	Equal	Inspect Media	MNT-04.2	Mechanisms exist to check media containing diagnostic and test programs for malicious code before the media are used.	10	
MA-3(3)	Maintenance Tools Prevent Unauthorized Removal	The unaconverse removal or systems are retroor, removement coors from the supply coal may include the certain such as the coal supply coal may include any include supply coal may include the enterprise's control. Systems and network maintenance tools can include an integrated development environment. (CIG), testing, or viterability scanning, for CSCRM, it is imported that the enterprise's doubt explicitly subtricts, tands, and audit any removal of maintenance tools. Once systems and network tools are allowed access to an enterprise'information system, they should remain the property lass of the system owner and trackel through and used evaluate in the enterprise's coal may be compared to the system of the system	Functional	Equal	Prevent Unauthorized Removal	MNT-04.3	Mechanisms exist to prevent or control the removal of equipment undergoing maintenance that containing organizational information.	10	
			Functional	Intersects With	Remote Maintenance	MNT-05	Mechanisms exist to authorize, monitor and control remote, non-local maintenance and diagnostic activities.	5	
MA-4	Nonlocal Maintenance	Nonlocal maintenance may be provided by contractor personnel. Appropriate protections should be in place to manage associated risks. Controls applied to internal maintenance personnel are applied to any suppliers, developers, system integrators, external system service providers, and other ICI/OT-related service providers performing a similar maintenance role and enforced through contractual agreements with their external service providers.	Functional	Intersects With	Remote Maintenance Notifications	MNT-05.2	Mechanisms exist to require maintenance personnel to notify affected stakeholders when remote, non-local maintenance is planned (e.g., date/time)	. 5	
			Functional	Intersects With	Auditing Remote Maintenance	MNT-05.1	Mechanisms exist to audit remote, non-local maintenance and diagnostic sessions, as well as review the maintenance action performed during remote maintenance sessions.	5	
MA-4(3)	Nonlocal Maintenance Comparable Security and Sanitization	Shows suppliers, developers, system integrators, external system service providers, or other LT/U1-reastest service providers perform no notical maintenance of ladgeosist, services on systems or system components, the enterprise should ensure that: Appropriate measures are taken to verify that the nonlocal environment meets appropriate security levels for maintenance and diagnostics par agreements between the enterprise and vendor; Appropriate level of sanitizing are completed to remove any enterprise-specific data residing in components; and Appropriate led signostics are completed to ensure that components are sanitized, preventing malicious insertion prior to	Functional	Equal	Remote Maintenance Comparable Security & Sanitization	MNT-05.6	Mechanisms exist to require systems performing remote, non-local maintenance and for diagnostic services implement a security capability comparable to the capability implemented on the system being serviced.	10	
MA-5	Maintenance Personnel	Maintenance personnel may be employed by suppliers, developers, system integrators, external system service providers, or other ICT/OT-related service providers. As such, appropriate protections should be in place to manage associated risks. The same controls applied to internal maintenance personnel should be applied to any contractor personnel who performs a similar maintenance role and enforced through contractual agreements with their external service providers.	Functional	Equal	Authorized Maintenance Personnel	MNT-06	Mechanisms exist to maintain a current list of authorized maintenance organizations or personnel.	10	
MA-5(4)	Maintenance Personnel Foreign Nationals	The vetting of foreign nationals with access to critical non-national security systems/services must take C-SCRM into account and be extended to all relevant contractor personnel. Enterprises should specify in agreements any restrictions or vetting requirements that pertain to foreign nationals and flow the requirements down to relevant subcontractors.	Functional	Intersects With	Maintenance Personnel Without Appropriate Access	MNT-06.1	Mechanisms exist to ensure the risks associated with maintenance personnel who do not have appropriate access authorizations, clearances or formal access approvals are appropriately mitigated.	5	





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PE-3(5)	Physical Access Control Tamper Protection	Tamper protection is critical for reducing ophenecurity risk in products. The enterprise should implement validated tamper protection techniques within the supply chain. For critical products, the enterprise should require and assess whether and to what extent a supplier has implemented tamper protection mechanisms. The assessment may also include whether and how such mechanisms are required and applied by the supplier's upstream supply chain entities.	Functional	Equal	Mobile Device Tampering	MDM-04	Mechanisms exist to protect mobile devices from tampering through inspecting devices returning from locations that the organization deems to be of significant risk, prior to the device being connected to the organization's network.	10	
PE-6	Monitoring Physical Access	Individuals who physically access the enterprise or external service provider's facilities, data centers, information, or physical asset(s) –including via the supply chain – may be employed by the enterprise's employees, on-site or remotely located contractors, visitors, other third parties (e.g., maintenance personned under contract with the contractor enterprise), or an individual affiliated with an enterprise in the outperson supply chain. The enterprise admonstrar these individuals' activities to reduce cybersecurity risks throughout the supply chain or require monitoring in agreements.	Functional	Equal	Monitoring Physical Access	PES-05	Physical access control mechanisms exist to monitor for, detect and respond to physical security incidents.	10	
PE-16	Delivery and Removal	This control enhancement reduces cybersecurity risks that arise during the physical delivery and removal of hardware components from the enterprise's information systems or supply chain. This includes transportation security, the validation of delivered components, and the verification of sanitization procedures. Risk-based considerations include component mission rictically as well as the development, operational, or maintenance environment (e.g., classified integration and test laboratory).	Functional	Equal	Delivery & Removal	PES-10	Physical security mechanisms exist to isolate information processing facilities from points such as delivery and loading areas and other points to avoid unauthorized access.	10	
PE-17	Alternate Work Site	The enterprise should incorporate protections to guard against opersecurity risks associated with enterprise employees or contractor personnel within or accessing the supply chain infrastructure using alternative work sites. This can include third-party personnel who may also work from alternative worksites.	Functional	Equal	Alternate Work Site	PES-11	Physical security mechanisms exist to utilize appropriate management, operational and technical controls at alternate work sites.	10	
PE-18	Location of System Components	Physical and environmental hazards or disruptions have an impact on the availability of products that are or will be acquired and physically transported to the enterprise's locations. For example, enterprises should incorporate the manufacturing, warehousing, or the distribution location of information system components that are critical for agency operations when planning for alternative suppliers for these components.	Functional	Intersects With	Equipment Siting & Protection	PES-12	Physical security mechanisms exist to locate system components within the facility to minimize potential damage from physical and environmental hazards and to minimize the opportunity for unauthorized access.	5	
PE-20	Asset Monitoring and Tracking	The enterprise should, whenever possible and practical, use asset notation technologies to track systems and components transported between entities across the supply chain, between protected areas, or in sorage awaiting implementation, testing, maintenance, or disposal. Methods include RPID, digital signatures, or blockchains. These technologies help protect against: Diverting the system or component for counterfeit replacement; Diverting the system or component for counterfeit replacement; Diverting the system or component for counterfeit replacement;	Functional	Equal	Asset Monitoring and Tracking	PES-14	Physical security mechanisms exist to employ asset location technologies that track and monitor the location and movement of organization-defined assets within organization-defined controlled areas.	10	
			Functional	Intersects With	Third-Party Processing, Storage and Service Locations	TPM-04.4	Mechanisms exist to restrict the location of information processing/storage based on business requirements.	5	
			Functional	Intersects With	Alternate Processing Site	BCD-09	Mechanisms exist to establish an alternate processing site that provides security measures equivalent to that of the primary site.	5	
PE-23	Facility Location	Enterprises should incorporate the facility location (e.g., data centers) when assessing risks associated with suppliers. Factors may include geographic location (e.g., Continental United States (CONUS), Outside the Continental United States (ICONUS), Dysidal protections in place at one or more of the relevant facilities, local management and control of such facilities, environmental hazard potential (e.g. located in a high-risk seismic zoole, and afternative facility locations.	Functional	Intersects With	Alternate Storage Site	BCD-08	Mechanisms exist to establish an alternate storage site that includes both the assets and necessary agreements to permit the storage and recovery of system backup information.	5	
FE-23	raciity totation	Enterprises should also assess whether the location of a manufacturing or distribution center could be influenced by geopolitical, economic, or other factors. For critical vendors or products, enterprises studio specifically adverse any requirements or restrictions concerning the facility locations of the vendors (or their upstream supply chain providers) in contracts and flow down this requirement to relevant sub-level contractors.	Functional	Intersects With	Distributed Processing & Storage	SEA-15	Mechanisms exist to distribute processing and storage across multiple physical locations.	5	
			Functional	Intersects With	Equipment Siting & Protection	PES-12	Physical security mechanisms exist to locate system components within the facility to minimize potential damage from physical and environmental hazards and to minimize the opportunity for unauthorized access.	5	
			Functional	Intersects With	Physical & Environmental Protections	PES-01	Mechanisms exist to facilitate the operation of physical and environmental protection controls.	5	
			Functional	Subset Of	Cybersecurity & Data Privacy Portfolio Management	PRM-01	Mechanisms exist to facilitate the implementation of cybersecurity & data privacy-related resource planning controls that define a viable plan for achieving cybersecurity & data privacy objectives.	10	
			Functional	Subset Of	Statutory, Regulatory & Contractual Compliance	CPL-01	Mechanisms exist to facilitate the identification and implementation of relevant statutory, regulatory and contractual controls.	10	
PL-1	Policy and Procedures	The security planning policy and procedures should integrate C-SCRM. This includes creating, disseminating, and updating the security policy, operational policy, and procedure for C-SCRM to shape expisition or development requirements the follow-on implementation, operations, and maintenance of systems, system intelles, and network connections. The C-SCRM policy and procedures provide inputs into and take guidance from the C-SCRM Strategy and implementation Plant at Level 3 and the System Security Plan and C-SCRM plan at Level 3. In Level 8, ensure that the full SDLC is covered from the C-SCRM perspective.	Functional	Subset Of	Technology Development & Acquisition	TDA-01	Mechanisms exist to facilitate the implementation of tailored development and acquisition strategies, contract tools and procurement methods to meet unique business needs.	10	
			Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
			Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
		The system security plan (SSP) should integrate C-SCRM. The enterprise may choose to develop a stand-alone C-SCRM plan for an individual system or integrate SCRM controls into their SSP. The system security plan and/or system-level C-SCRM plan provide inputs into and take guidance from the C-SCRM Strategy and Implementation Plan at Level 1 and the C-SCRM policy at Level 1 and Level 2. In addition to internal controllation, the enterprise should coordinate with suppliers,	Functional	Intersects With	Plan / Coordinate with Other Organizational Entities	IAO-03.1	Mechanisms exist to plan and coordinate information Assurance Program (IAP) activities with affected stakeholders before conducting such activities in order to reduce the potential impact on operations.	5	
PL-2	System Security and Privacy Plans	school poxy at cerei. I and cerei. In an account on omeran coordination, the emergence should coordinate with subgest, developes, system integrations, certain sights enservice provides, and other ICTOT related service providers to develop and maintain their SSPs. For example, building and operating a system requires a significant coordination and collaboration between the enterprise and system integration personnel, such coordination and collaboration should be addressed in the system security plan or stand-slone C-SSRM plan. These plans should also consider that suppliers or external service providers may not be able to customize to the acquer's requirements. It is recommended that suppliers, developers, system integration, external system service providers, and other ICTOT-related service providers also developers. CSSRM plans for non-federal (i.e., contractor) systems that are processing federal agreen; information and flow down this.	Functional	Intersects With	System Security & Privacy Plan (SSPP)	IAO-03	Mechanisms exist to generate System Security & Privacy Plans (SSPPs), or similar document repositories, to identify and maintain key architectural information on each critical system, application or service, as well as influence injust, entities, speciment, applications and processes, providing a historical record of the data and its origins.	5	
		requirement to relevant sub-level contractors. Section 2, Appendix C, and Appendix D provide guidance on C-SPM strategies, policies, and plans. Controls in this publication (NIST SP 800-161, Rev. 1) should be used for the C-SCRM portion of the SSP.	Functional	Intersects With	Network Diagrams & Data Flow Diagrams (DFDs)	AST-04	Mechanisms exist to maintain network architecture diagrams that: - Contain sufficient detail to assess the security of the network's architecture; - Reflects the current architecture of the network environment; and - Document all sensitive/regulated data flows.	5	



FDE II	FDE Name	Focal Document Element (FDE) Description NIST SP 800-161 R1 Supplemental C SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF II	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
			Functional	Intersects With	Terms of Employment	HRS-05	Mechanisms exist to require all employees and contractors to apply cybersecurity & data privacy principles in their daily work.	5	
PL-4	Rules of Behavior	The rules of behavior apply to constructor personnel and internal agency personnel. Contractor enterprises are responsible for ensuring that their employees follow applicable rules of behavior individual contractors should not be granted access to agency systems or data until they have acknowledged and demonstrated compliance with this control. Failure to meet this control can result in the removal of access for such individuals.	Functional	Intersects With	Rules of Behavior	HRS-05.1	Mechanisms exist to define acceptable and unacceptable rules of behavior for the use of technologies, including consequences for unacceptable behavior.	5	
			Functional	Intersects With	Use of Communications Technology	HRS-05.3	Mechanisms exist to establish usage restrictions and implementation guidance for communications technologies based on the potential to cause damage to systems, if used maliciously.	5	
PL-7	Concept of Operations	The concept of operations (CONOPS) should describe how the enterprise intends to operate the system from the perspective of C-SCRM. It should integrate C-SCRM and be managed and updated throughout the applicable system's SDLC to address cybersecurity risks throughout the supply chain.	Functional	Equal	Security Concept Of Operations (CONOPS)	OPS-02	Mechanisms exist to develop a security Concept of Operations (CONOPS), or a similarly-defined plan for achieving cybersecurity objectives, that documents management, operational and technical measures implemented to apply defense-in-depth techniques that is communicated to all appropriate stakeholders.	10	
PL-8	Security and Privacy Architectures	Security and privacy architecture defines and directs the implementation of security and privacy-protection methods, mechanisms, and capabilities to the underlying systems and networks, as well as the information system that is being careated. Security architecture is fundamental to CSEM because it helps to ensure this excurity is built-information SDLC. Enterprises should consider implementing zero-trust architectures and should ensure that the security architecture is well understood by system developes (engineers and system security engineers. This control applies to both federal agency and non-defedral agency employees.	Functional	Intersects With	Alignment With Enterprise Architecture	SEA-02	Mechanisms exist to develop an enterprise architecture, aligned with industry- recognized leading practices, with consideration for cybersecurity & data privacy principles that addresses risk to organizational operations, assets, individuals, other organizations.	5	
PL-8(2)	Security and Privacy Architectures Supplier Diversity	suppore overeity provides options for addressing information security and supply chain concerns. The enterprise should incorporate this control as i relates to suppliers, developers, system integrators, external system service provides, and other IC/OT-related service provides. The enterprise should plan for the potential replacement of suppliers, developers, system integrators, external system service providers, and other IC/OT-related service providers in case one is no longer able to meet the enterprise's requirements (e.g., company goes out of business or does not meet contractual obligations). Where applicable, contracts	Functional	Intersects With	Supplier Diversity	TDA-03.1	Mechanisms exist to obtain cybersecurity & data privacy technologies from different suppliers to minimize supply chain risk.	5	
			Functional	Intersects With	Centralized Management of Cybersecurity & Data Privacy Controls	SEA-01.1	Mechanisms exist to centrally-manage the organization-wide management and implementation of cybersecurity & data privacy controls and related processes.	5	
			Functional	Intersects With	Centralized Management of Flaw Remediation Processes	VPM-05.1	Mechanisms exist to centrally-manage the flaw remediation process.	5	
PL-9	Control Management	C-SCRM controls are managed centrally at Level 1 through the CSCRM Strategy and implementation Plan and at Level 1 and Level 2 through the C-SCRM Policy. The C-SCRM PMO described in Section 2 centrally manages C-SCRM controls at Level 1 and Level. At Level 3, C-SCRM controls are managed on an information system basis though the SSP and/or CSCRM Plan.	Functional	Intersects With	Assigned Cybersecurity & Data Protection Responsibilities	GOV-04	Mechanisms exist to assign one or more qualified individuals with the mission and resources to centrally-manage, coordinate, develop, implement and maintain an enterprise-wide cybersecurity & data protection program.	5	
res	Central Management		Functional	Intersects With	Centralized Management of Antimalware Technologies	END-04.3	Mechanisms exist to centrally-manage antimalware technologies.	5	
			Functional	Intersects With	Central Management	END-08.1	Mechanisms exist to centrally-manage anti-phishing and spam protection technologies.	5	
			Functional	Intersects With	Centralized Management of Planned Audit Record Content	MON-03.6	Mechanisms exist to centrally manage and configure the content required to be captured in audit records generated by organization-defined information system components.	5	
PL-10	Baseline Selection	Enterprises should include C-SCRM controls in their control baselines. Enterprises should identify and select C-SCRM controls based on the C-SCRM requirements identified within each of the levels. A C-SCRM PMO may assist in identifying C-SCRM control baselines that meet common C-SCRM requirements for different groups, communities of interest, or the enterprise as a whole	Functional	Equal	System Hardening Through Baseline Configurations	CFG-02	Mechanisms exist to develop, document and maintain secure baseline configurations for technology platforms that are consistent with industry-accepted system hardening standards.	10	
PM-2	Information Security Program Leadership Role	The senior information security officer (e.g., CSO) and senior agency official responsible for acquisition (e.g., Chief Acquisition Officer (CAQ) or Senior Procurement Executive (SPEI) have bey responsibilities for CSCRM and the overall consententive coordination and collaboration with other applicable senior personal with the enterprise, such as the OD, the head of facilities/physical security, and the risk executive (function). This coordination should occur regardless of the specific department and agency enterprise structure and specific titiss of relevant serior personant. The coordination could be executed by the C-SCRM PMO or another similar function. Section 2 provides more guidance on C-SCRM roles and responsibilities.	Functional	Intersects With	Assigned Cybersecurity & Data Protection Responsibilities	GOV-04	Mechanisms exist to assign one or more qualified individuals with the mission and resources to centrally-manage, coordinate, develop, implement and maintain an enterprise-wide cybersecurity & data protection program.	5	
PM-3	Information Security and Privacy Resources	and responsibilities. The CSCMM program requires oeoictees, sastamen running and numan resources to successionly implement agency CSCMM requirements. Section 3 of this document provides guidance on declared funding for CSCMM programs. The enterprise should also integrate CSCMM requirements into major IT investments to ensure that funding is appropriately allocated through the capital planning and investment request process. For example, should an RTM indirestructure be required to enhance CSCMM to secure and improve the inventory or ligibitis management efficiency of the enterprise's supply chain, appropriate IT investments would likely be required to ensure successful planning and implementation. Other examples include any investment into the development or test.	Functional	Equal	Cybersecurity & Data Privacy Resource Management	PRM-02	Mechanisms exist to address all capital planning and investment requests, including the resources needed to implement the cybersecurity & data privacy programs and document all exceptions to this requirement.	10	
	Plan of Action and	C-SCRM items should be included in the POA&M at all levels. Organizations should develop POA&Ms based on C-SCRM	Functional	Intersects With	Vulnerability Remediation Process	VPM-02	Mechanisms exist to ensure that vulnerabilities are properly identified, tracked and remediated.	i 5	
PM-4	Milestones Process	assessment reports. POABAN should be used by organizations to describe planned actions to correct the deficiencies in C- SCRM controls identified during assessment and the continuous monitoring of progress against those actions.	Functional	Intersects With	Plan of Action & Milestones (POA&M)	IAO-05	Mechanisms exist to generate a Plan of Action and Milestones (POA&M), or similar risk register, to document planned remedial actions to correct weaknesses or deficiencies noted during the assessment of the security controls and to reduce or eliminate known vulnerabilities.	5	
		Having a current system inventory is foundational for C-SCRM. Not having a system inventory may lead to the enterprise's inability to identify system and supplier criticality, which would result in an inability to conduct C-SCRM activities. To ensure that all applicable suppliers are identified and categorized for criticality, enterprises should include relevant supplier information in the system inventory and maintain its currency and accuracy. Enterprises should include relevant supplier information in the system inventory and maintain its currency and accuracy. Enterprises should include relevant symplement that all papers are contractors to implement this control and flow down this requirement to relevant sub-tier contractors. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Intersects With	Asset Governance	AST-01	Mechanisms exist to facilitate an IT Asset Management (ITAM) program to implement and manage asset management controls.	5	
PM-S	system inventory		Functional	Intersects With	Asset Inventories	AST-02	mechanisms exact to perform inventiones or technology assets that: **Accurately reflects the current systems, applications and services in use; **lidestifies authorized software products, including business justification details; **is at the level of granularity deemed necessary for tracking and reporting; *Includes organization-defined information deemed necessary to achieve effective properly accountability; and	5	
PM-6	Measures of Performance	Enterprises should use measures of performance to track the implementation, efficiency, effectiveness, and impact of C- SCRM activities. The C-SCRM PMO is responsible for creating C-SCRM measures of performance in collaboration with	Functional	Intersects With	Assigned Cybersecurity & Data Protection Responsibilities	GOV-04	Mechanisms exist to assign one or more qualified individuals with the mission and resources to assign one or more qualified individuals with the mission and resources to coordinate, develop, implement and maintain an enterprise-wide cybersecurity & data protection program.	5	





FDE II	FDE Name	Focal Document Element (FDE) Description NIST SP 800-161. R1 Supplemental C-SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF #	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
PM-22	Personally Identifiable	Personally identifiable information (PII) quality management should take into account and manage cybersecurity risks	Functional	Intersects With	Data Quality Management	PRI-10	Mechanisms exist to manage the quality, utility, objectivity, integrity and impact determination and de-identification of sensitive/regulated data across the information lifecycle.	5	
PW-22	Management	related to Pil throughout the supply chain.	Functional	Intersects With	Data Quality Operations	DCH-22	Mechanisms exist to check for Redundant, Obsolete/Outdated, Toxic or Trivial (ROTT) data to ensure the accuracy, relevance, timeliness, impact, completeness and de-identification of information throughout the information lifecycle.	5	
			Functional	Intersects With	Data Management Board	PRI-13	Mechanisms exist to establish a written charter for a Data Management Board (DMB) and assigned organization-defined roles to the DMB.	5	
PM-23		Data governance body is a stakeholder in C-SCRM and should be included in cross-agency collaboration and information sharing of C-SCRM activities and initiatives (e.g., by participating in inter-agency bodies, such as the FASC).	Functional	Intersects With	Data Quality Management	PRI-10	Mechanisms exist to manage the quality, utility, objectivity, integrity and impact determination and de-identification of sensitive/regulated data across the information lifecycle.	5	
			Functional	Intersects With	Data Governance	GOV-10	Mechanisms exist to facilitate data governance to oversee the organization's policies, standards and procedures so that sensitive/regulated data is effectively managed and maintained in accordance with applicable statutory, regulatory and contractual obligations.	5	
			Functional	Intersects With	Usage Restrictions of Sensitive Personal Data	PRI-05.4	Mechanisms exist to restrict the use of Personal Data (PD) to only the authorized purpose(s) consistent with applicable laws, regulations and in data privacy notices.	5	
			Functional	Intersects With	Collection Minimization	END-13.3	Mechanisms exist to utilize sensors that are configured to minimize the collection of information about individuals.	5	
PM-25	Minimization of Personally Identifiable Information Used in Testing, Training, and Research	Supply chain-related cybersecurity risks to personally identifiable information should be addressed by the minimization policies and procedures described in this control.	Functional	Intersects With	Minimize Visitor Personal Data (PD)	PES-06.5	Mechanisms exist to minimize the collection of Personal Data (PD) contained in visitor access records.	5	
			Functional	Intersects With	Internal Use of Personal Data For Testing, Training and Research	PRI-05.1	Mechanisms exist to address the use of Personal Data (PP) for internal testing, training and research that: "alses messures to limit or minimize the amount of PD used for internal testing, training and research purposes; and "Authorizes the use of PO when such information is required for internal testing, training and research.	5	
			Functional	Intersects With	Limit Personal Data (PD) Elements In Testing, Training & Research	DCH-18.2	Mechanisms exist to minimize the use of Personal Data (PD) for research, testing, or training, in accordance with the Data Protection Impact Assessment (DPIA).	5	
PM-26	Complaint Management	Complaint management process and mechanisms should be protected from cybersecurity risks throughout the supply chain. Enterprises should also integrate C-SCRM security and privacy controls when fielding complaints from vendors or	Functional	Intersects With	User Feedback Management	PRI-06.4	Mechanisms exist to implement a process for receiving and responding to complaints, concerns or questions from data subjects about the organizational data privacy practices.	5	
		the general public (e.g., departments and agencies fielding inquiries related to exclusions and removals).	Functional	Intersects With	Appeal Adverse Decision	PRI-06.3	Mechanisms exist to provide an organization-defined process for data subjects to appeal an adverse decision and have incorrect information amended.	5	
PM-27	Privacy Reporting	Privacy reporting process and mechanisms should be protected from cybersecurity risks throughout the supply chain.	Functional	Equal	Data Privacy Records & Reporting	PRI-14	Mechanisms exist to maintain data privacy-related records and develop, disseminate and update reports to internal senior management, as well as external oversight bodies, as appropriate, to demonstrate accountability with specific statutory and regulatory data privacy program mandates.	10	
PM-28	Risk Framing	C-SCRM should be included in risk framing. Section 2 and Appendix C provide detailed guidance on integrating C-SCRM into risk framing.	Functional	Equal	Risk Framing	RSK-01.1	Mechanisms exist to identify: - Assumptions affecting risk assessments, risk response and risk monitoring; - Constraints affecting risk assessments, risk response and risk monitoring; - The organizational risk tolerance; and - Priorities, benefits and trade-offs considered by the organization for managing risk.	10	
			Functional	Intersects With	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of systems, system components and services, including documenting selected mitigating actions and monitoring performance against those plans.	5	
PM-29	Risk Management Program Leadership Roles	Risk management program leadership roles should include C-SCRM responsibilities and be included in C-SCRM collaboration across the enterprise. Section 2 and Appendix C provide detailed guidance for C-SCRM roles and responsibilities	Functional	Intersects With	Assigned Cybersecurity & Data Protection Responsibilities	GOV-04	Mechanisms exist to assign one or more qualified individuals with the mission and resources to centrally-manage, coordinate, develop, implement and maintain an enterprise-wide cybersecurity & data protection program.	5	
			Functional	Intersects With	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	5	
PM-30	Supply Chain Risk Management Strategy	The Supply Chain Risk Management Strategy (also known as C-SCRM Strategy) should be complemented with a C-SCRM implementation Plant bill spot of detailed initiatises and activities for the enterprise with timelines and responsible parties. This implementation plan can be a POABM or be included in a POABM. Based on the C-SCRM Strategy and implementation Plant at level 1, the enterprise should select and document common C-SCRM Corticis that bould address the enterprise, program, and system-specific needs. These controls should be iteratively integrated into the C-SCRM Policy at Level 3 and Level 2, as well as the C-SCRM plan for SCP if required) at Level 3.5ee Section 2 and Appendix C for further judicance or nix francagement.	Functional	Equal	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management [SCRM] associated with the development, acquisition, maintenance and disposal of systems, system components and services, including documenting selected mitigating actions and monitoring performance against those plans.	10	
PM-31	Continuous Monitoring Strategy	The continuous monitoring strategy and program should integrate CSCRM controls at Levels 1, 2, and 3 in accordance with the Supply Chain Risk Management Strategy.	Functional	Subset Of	Continuous Monitoring	MON-01	Mechanisms exist to facilitate the implementation of enterprise-wide monitoring controls.	10	
PM-32	Purposing	Extending systems assigned to support specific mission or business functions beyond their initial purpose subjects those systems to uninteritional risks, including cybersecurity risks throughout the supply chain. The application of this control should include the explicit incorporation of cybersecurity supply chain exposures.	Functional	Equal	Purpose Validation	GOV-11	Mechanisms exist to monitor mission/business-critical services or functions to ensure those resources are being used consistent with their intended purpose.	10	





FDE II	FDE Name	Focal Document Element (FOC) Description NIST SP 800-161 RL Supplemental C-SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF #	Secure Controls Framework (SCF) Control Description	Strength of Relationship (ontional)	Notes (optional)
RA-7	Risk Response	Enterprises should integrate capabilities to respond to cybersecurity risks throughout the supply chain into the enterprise's overall response posture, ensuring that these responses are aligned to and fall within the boundaries of the enterprise's otherance for risk. Risk response should include consideration of risk response identification, evaluation of alternatives, and risk response decision activities	Functional	Equal	Risk Response	RSK-06.1	Mechanisms exist to respond to findings from cybersecurity & data privacy assessments, inidents and audits to ensure proper remediation has been performed.	10	
			Functional	Intersects With	Third-Party Criticality Assessments	TPM-02	Mechanisms exist to identify, prioritize and assess suppliers and partners of critical systems, components and services using a supply chain risk assessment process relative to their importance in supporting the delivery of high-value services.	5	
RA-9	Criticality Analysis	Enterprises should complete a criticality analysis as a percequisite input to assessments of opherecurity supply chain risk unagement articulates. First, enterprise should complete a criticality analysis as part of the Frame step of the C-SCMM Risk Management Prioress. Then, findings generated in the Assess step activities (e.g., criticality analysis, threat analysis, whereability analysis, and mitigation strategies) update and studie the criticality analysis. A symbotic residentiable souther be criticality analysis and other Assess step activities in that their visitories and enhance one another. For a between the criticality analysis and other Assess step activities in that they inform and enhance one another. For a between the criticality analysis and other Assess step activities in that they inform and enhance one another. For a between the criticality analysis and other Assess step activities in the table in the criticality analysis. A symbotic residentiable contractors. Departments and agencies should also refer to Appendix F to supplement this guidance in accordance with Executive Order of 2003, priprioring the Nation's Cyclesscurity.	Functional	Intersects With	Criticality Analysis	TDA-06.1	Mechanisms exist to require the developer of the system, system component or service to perform a criticality analysis at organization-defined decision points in the Secure Development Life Cycle (SDLC).	5	
		THE C-SLOWN LINEAR FUNDING ALTHROUGH SHOULD SUpplement the enterprise's internal linear funding activities. As a chilcul	Functional	Intersects With	Cybersecurity & Data Privacy Requirements Definition	PRM-05	Mechanisms exist to identify critical system components and functions by performing a criticality analysis for critical systems, system components or services at pre-defined decision points in the Secure Development Life Cycle (SDLC).	5	
RA-10	Threat Hunting	part of the ophersecurity supply chain risk management process, enterprises should actively monitor for threats to their supply chain. This requires a collaborative effort between C. SOAM and other cycle defines oriented functions within the enterprise. Threat hunting capabilities may also be provided via a shared services enterprise, especially when an enterprise lasts the resources to perform these hunting calculate stemelers. Psycials calcrivities include information sharing with pere enterprise and actively consuming threat intelligence sources (e.g., like those available from information assurance and Analysis Central (SECQ and Information Assurance and Analysis Central (SECQ). These	Functional	Equal	Threat Hunting	THR-07	Mechanisms exist to perform oper threat hunting that uses indicators of Compromise (IoC) to detect, track and disrupt threats that evade existing security controls.	10	
		The system and services acquasition policy and processmes should applie as CSMM throughout the acquisition management life eye process, to include requirements longuage cards. CSSRM concurrent actions and the resultant contracts should include requirements longuage or clauses that address which controls are mandatory or desirable and may include implementation specifications, state what is accepted as evidence that the requirement is satisfied, and how conformance to requirements will be verified and validated. CSCRM should also be included as an evaluation factor.	Functional	Subset Of	Technology Development & Acquisition	TDA-01	Mechanisms exist to facilitate the implementation of tailored development and acquisition strategies, contract tools and procurement methods to meet unique business needs.	10	
SA-1	Policy and Procedures	These applicable procurements should not be limited to those that are directly related to providing an IC/TOT product or service. While CSOM considerations may be applied to these pruntases, CSSOM hould also be considered for any and all procurements of product or services in which there may be an unacceptable risk of a supplied product or service contractor componning the integrity, vascibility, or confederability of an enterprise's information. This initial assessment should occur during the acquisition planning phase and will be minimally informed by an identification and understanding of the criticality of the enterprise's mission function, its high value assets, and the sensitivity of the information that may be accessible by the supplied product or service provider.	Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
		in addition, enterprises should develop policies and procedures that address supply chain risks that may arise during contract performance, such as a change of ownership or control of the business or when actionable information is learned that indicates that a supplier or a product is a target of a supply chain treat. Supply chains evolve continuously through mergers and acquisitions, joint ventures, and other partnership agreements. The policy should help enterprises understand these changes and such en bottlement of the production of the production of the changes and use the obtained information to inform their CSSM activities. Enterprises can obtain the status of such changes through, for example, monitoring public amounterments about company activities or any communication initiated by suppliers, developers.	Functional	Intersects With	Secure Coding	TDA-06	Mechanisms exist to develop applications based on secure coding principles.	5	
SA-2	Allocation of Resources	The enterprise should incorporate C-SCRM requirements when determining and establishing the allocation of resources.	Functional	Equal	Allocation of Resources	PRM-03	Mechanisms exist to identify and allocate resources for management, operational, technical and data privacy requirements within business process planning for projects / intitatives.	10	
SA-3	System Development Life	such as requirements and design, the SDLC includes activities such as inventory management, acquisition and procurement, and the logical delivery of systems and components. See Section 2nd Appendix (Ce Interfue guidance on SDLC. Departments and agencies should refer to Appendix F to Implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Intersects With	Technology Lifecycle Management	SEA-07.1	Mechanisms exist to manage the usable lifecycles of technology assets.	5	
34-3	Cycle		Functional	Intersects With	Secure Development Life Cycle (SDLC) Management	PRM-07	Mechanisms exist to ensure changes to systems within the Secure Development Life Cycle (SDLC) are controlled through formal change control procedures.	5	
		Enterprises are to include C-SCMM requirements, descriptions, and criteria in applicable contractual agreements. 1. Enterprises are to establish baseline and tailonable C-SCRM requirements to apply and incorporate into contractual agreements when procuring a product or service from suppliers, developers, system integrators, external system service providers, and other IC/TOT-related service providers. These include but are not limited to:	Functional	Intersects With	Minimum Viable Product (MVP) Security Requirements	TDA-02	Mechanisms exist to ensure risk-based technical and functional specifications are established to define a Minimum Viable Product (MVP).	5	
		a. C.S.CRM requirements that cover regulatory mandates (e.g., the prohibition of certain KT/OT or suppliers) address identified and selected controls that are applicable to reducing peer supply chain risk that may be introduced by a procured product or service and that provide assurance that the contractor is sufficiently responsible, capable, and trustworthy. D. Requirements for critical elements in the supply chain to demonstrate the capability to remediate emerging vulnerabilities based on open source information and other sources. C. Requirements for managing intellectual property ownership and responsibilities for elements such as software code;	Functional	Intersects With	Third-Party Management	TPM-01	Mechanisms exist to facilitate the implementation of third-party managemen controls.	t 5	
SA-4	Acquisition Process		Functional	Intersects With	Technology Development & Acquisition	TDA-01	Mechanisms exist to facilitate the implementation of tailored development and acquisition strategies, contract tools and procurement methods to meet unique business needs.	5	
		I. Requirements for functional properties, configuration, and implementation information, as well as any development methods, techniques, or practices that may be relevant. Hentify and specify C-SGRM evaluation criteria, to include the weighting of such criteria. 2. Enterprises, short or a constraint of the capacition of spare parts to ensure adequate supply, and execute the plan if or when applicable; b. Establish a plan for the acquisition of alternative sources of supply as may be necessary during continuity events or iffythen a disruption to the supply shain occurs;	Functional	Intersects With	Managing Changes To Third- Party Services	TPM-10	Mechanisms exist to control changes to services by suppliers, taking into account the criticality of business information, systems and processes that are in scope by the third-party.	5	
SA-4(5)	Acquisition Process System, Component, and Service Configurations	If an enterprise needs to purchase components, they need to ensure that the product specifications are "fit for purpose" and meet the enterprise's requirements, whether purchasing directly from the OEM, channel partners, or a secondary market.	Functional	Equal	Pre-Established Secure Configurations	TDA-02.4	Mechanisms exist to ensure vendors / manufacturers: - Deliver the system, component, or service with a pre-established, secure configuration implemented, and to the pre-established secure configuration as the default for any subsequent system, component, or service reinstallation or upgrade.	10	
SA-4(7)	Acquisition Process NIAP approved Protection Profiles	This control enhancement requires that the enterprise build, procure, and/or use U.S. Government protection profile- certified information assurance (IA) components when possible. NAPP certification can be achieved for OTS (COTS and GOTS)	Functional	Intersects With	Information Assurance Enabled Products	TDA-02.2	Mechanisms exist to limit the use of commercially provided Information Assurance (IA) and IA-enabled IT products to those products that have been successfully evaluated against a National Information Assurance partnership (NAF)-approved Protection Profile or the cryptographic module is RPS- validated or NSA-approved.	5	
SA-4(8)	Acquisition Process Continuous Monitoring Plan for Controls	This control enhancement is relevant to C-SCRM and plans for continuous monitoring of control effectiveness and should therefore be extended to suppliers, developers, system integrators, external system service providers, and other ICT/OT-providers.	Functional	Equal	Continuous Monitoring Plan	TDA-09.1	Mechanisms exist to require the developers of systems, system components o services to produce a plan for the continuous monitoring of cybersecurity & data privacy control effectiveness.	r 10	
SA-5	System Documentation	Information system documentation should include relevant C-SCRM concerns (e.g., C-SCRM plan). Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028 on Improving	Functional	Intersects With	Documentation Requirements	TDA-04	Mechanisms exist to obtain, protect and distribute administrator documentation for systems that discribe:	5	
		the Nation's Gybersecurity.	Functional	Intersects With	Asset Scope Classification	AST-04.1	Mechanisms exist to determine cybersecurity & data privacy control applicability by identifying, assigning and documenting the appropriate asset scape categorization for all systems, applications, services and personnel (internal and third-parties).	5	



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FDE II	FDE Name	Focal Document Element (FDE) Description NIST SP 800-1G: R1 Supplemental C-SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF #	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
	Security and Privacy	Inter totioning security engineering techniques are helpful for managing cybersecurity risss throughout the supply cause. A noticipate the maximum possible ways that the ICTOT product or service can be misused or abused in order to help identify how to protect the product or system from such uses. Address intended and unintended use scenarios in architecture and design. In Design network and security architectures, systems, and components based on the enterprise's risk tolerance, as determined by risk assessments (see Section 2 and Appendix C). C. Document and gain management acceptance and approval for risk that is not fully mitigated.	Functional	Intersects With	System Hardening Through Baseline Configurations	CFG-02	Mechanisms exist to develop, document and maintain secure baseline configurations for technology platforms that are consistent with industry-accepted system hardening standards.	5	
SA-8	Engineering Principles	d. Limit the number, size, and privilege levels of critical elements. Using criticality analysis will aid in determining which elements of nutroline are criticals, see critically analysis in Appetic, and INSTER ISST, Criticality Analysis process Model. Prioritizing Systems and Components. Le us security mechanisms that help to reduce opportunities to exploit supply chain cybersecurity vulnerabilities, such as encryption, access control, identify management, and malware or tampering discovery. 1 Degan information system components and elements to be difficult to disable (e.g., tamperproofing techniques), and if they are disabled, trigger notification methods such as sulfit trails, tamper evidence, or alarms. 1 Packeta fellower mechanisms fax e. Indendants fix confinance in novial unnecessare consumer a carees to the unplu, chain. 1 Packeta fellower mechanisms fax e. Indendants fix confinance in novial unnecessare consumer access to the unplu, chain.	Functional	Intersects With	Secure Engineering Principles	SEA-01	Mechanisms exist to facilitate the implementation of industry-recognized ophenseurity & data privacy practices in the specification, design, development, implementation and modification of systems and services.	5	
SA-9	External System Services	C-SCRM supplemental guidance is provided in the control enhancements.	Functional	Equal	Third-Party Services	TPM-04	Mechanisms exist to mitigate the risks associated with third-party access to the organization's systems and data.	10	
SA-9(1)	External System Services Risk Assessments and Organizational Approvals	See Appendices C and D. Departments and agencies should refer to Appendix E and Appendix F to implement guidance in accordance with Executive Order 14028 on Improving the Nation's Cybersecurity	Functional	Equal	Third-Party Risk Assessments & Approvals	TPM-04.1	Mechanisms exist to conduct a risk assessment prior to the acquisition or outsourcing of technology-related services.	10	
			Functional	Intersects With	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of systems, system components and services, including documenting selected mitigating actions and monitoring performance against those plans.	5	
		Relationships with provides should meet the following supply chain security requirements: a. The requirements definition is complete and reviewed for accuracy and completeness, including the assignment of criticality to various components and defining operational concepts and associated scenarios for intended and unintended use.	Functional	Intersects With	Third-Party Criticality Assessments	TPM-02	Mechanisms exist to identify, prioritize and assess suppliers and partners of critical systems, components and services using a supply chain risk assessment process relative to their importance in supporting the delivery of high-value services.	5	
	External System Services Establish and Maintain	b. Requirements are based on needs, relevant compliance drivers, criticality analysis, and assessments of cybersecurity risks throughout the supply chain. c. Cyber supply chain threats, vulnerabilities, and associated risks are identified and documented. d. Enterprise data and information integrity, confidentiality, and availability requirements are defined and shared with the system supplies, developers, system integrators, external systems exvice providers and other LT(TOT-related service providers as a purporpiate. e. The consequences of non-compliance with C-SCRM requirements and information system security requirements are	Functional	Intersects With	Supply Chain Protection	TPM-03	Mechanisms exist to evaluate security risks associated with the services and product supply chain.	5	
SA-9(3)	Trust Relationship with Providers	defined and documented. There is a der delineation of accountabilities, roles, and responsibilities between contractors when multiple disparate provides are engaged in supporting a system or mission and business function. B. The requirements destal service contracts completion and what defines the end of the suppliers, developers, system integration, external system service providers, or other (T/CIT-related service providers' relationships. This is important to know for re-compete, potential changes in provider, and to manage system end-of-life processes. h. Establish negotiated agreements for relationship termination to ensure a safe and secure termination, such as removing data from could environments.	Functional	Intersects With	Third-Party Contract Requirements	TPM-05	Mechanisms exist to require contractual requirements for cybersecurity & data privacy requirements with third-parties, reflecting the organization's needs to protect its systems, processes and data.	a 5	
		Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Intersects With	Responsible, Accountable, Supportive, Consulted & Informed (RASCI) Matrix	TPM-05.4	Mechanisms exist to document and maintain a Responsible, Accountable, Supportive, Consulted & Informed (RASC) matrix, or similar documentation, to delineate assignment for cybersecurity & data privacy controls between internal stakeholders and External Service Providers (ESPs).	5	
			Functional	Intersects With	Break Clauses	TPM-05.7	Mechanisms exist to include "break clauses" within contracts for failure to meet contract criteria for cybersecurity and/or data privacy controls.	5	
SA-9(4)	External System Services Consistent Interests of Consumers and Providers	In the context of this enhancement, "providers" may include suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers.	Functional	Equal	Conflict of Interests	TPM-04.3	Mechanisms exist to ensure that the interests of external service providers are consistent with and reflect organizational interests.	10	
			Functional	Intersects With	Geolocation Requirements for Processing, Storage and Service Locations	CLD-09	Mechanisms exist to control the location of cloud processing/storage based on business requirements that includes statutory, regulatory and contractual obligations.	5	
SA-9(5)	External System Services Processing, Storage, and Service Location	The location may be under the control of the suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers. Enterprises should assess C-SCRM risks associated with a given geographic location and apply an appropriate risk response, which may include defining locations that are or are not acceptable and ensuring that appropriate protections are in place to address associated C-SCRM risk.	Functional	Intersects With	Third-Party Processing, Storage and Service Locations	TPM-04.4	Mechanisms exist to restrict the location of information processing/storage based on business requirements.	5	
			Functional	Intersects With	Geographic Location of Data	DCH-19	Mechanisms exist to inventory, document and maintain data flows for data that is resident (permanently or temporatily) within a service's geographically distributed applications (physical and virtual), infrastructure, systems components and/or shared with other third-parties.	5	
SA-10	Developer Configuration Management	Developer configuration management is critical for reducing cybersecurity risks throughout the supply chain. By conducting configuration management activities, developers reduce the occurrence and likelihood of flaws while increasing accountables and ownership for the changes. Developer configuration management should be performed both by developers internal to federal agencies and integrations or external service providers. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, improving the Nation's Cybersecurity.	Functional	Equal	Developer Configuration Management	TDA-14	Mechanisms exist to require system developers and integrators to perform configuration management during system design, development, implementation and operation.	10	
SA-11	Developer Testing and Evaluation	uspensing on the oniges or components, this control may be implemented afterently. FOU ID (of the shell) components, the acquire should conduct research (e.g., was plutly available recourse) or request proof to determine whether the supplier (CRM) has performed such testing as part of their quality or security processes. When the acquirer has control over the application and development processes, they should require this testing as part of the SDLC. In addition to the specific types of testing activities described in the enhancement, examples of CSDM-relevant testing audit to the control of the con	Functional	Equal	Cybersecurity & Data Privacy Testing Throughout Development	TDA-09	Mechanism exist to require system developers/integrators consult with openrecurity & data privacy personnel to: - Greate and implement a Security Tear and Evaluation (ST&E) plan; - Implement a verifiable flaw remediation process to correct weaknesses and declineacies identified during the security testing and evaluation process; and - Document the results of the security testing/evaluation and flaw remediation process.	10	
SA-15	Development Process, Standards, and Tools	involving documentar and infinitely development processes to guide riterians and system merganar developers is critical to the enterprise's efforts to effectively mitigate operactors fries through early the supply chain. The enterprise should apply national and international standards and best practices when implementing this control. Using existing standards promotes consistency of implementation, reliable and defendable process, and interoperability. The enterprise's development, maintenance, test, and deployment environments should all be covered by this control. The other process included in this control can be maintenance, test, and deployment environments should all be covered by this control. The other process throughout the scale of analysis that helps address ophersecurity risks that are in relation to the development process throughout the scale of analysis that helps address ophersecurity risks that are in relation to the development process throughout	Functional	Equal	Secure Coding	TDA-06	Mechanisms exist to develop applications based on secure coding principles.	10	
SA-15(3)	Development Process, Standards, and Tools Criticality Analysis	This enhancement identifies critical components within the information system, which will help determine the specific C- SCRM activities to be implemented for critical components. See C-SCRM Criticality Analysis described in Appendix C for additional context.	Functional	Equal	Criticality Analysis	TDA-06.1	Mechanisms exist to require the developer of the system, system component or service to perform a criticality analysis at organization-defined decision points in the Secure Development Life Cycle (SDLC).	10	
SA-15(4)	Development Process, Standards, and Tools Threat Modeling and Vulnerability Analysis	This enhancement provides threat modeling and vulnerability analysis for the relevant federal agency and contractor products, applications, information systems, and networks. Performing this analysis will help integrate C-SCRM into code refinement and modification activities. See the C-SCRM threat and vulnerability analyses described in Appendix C for additional context.	Functional	Equal	Threat Modeling	TDA-06.2	Mechanisms exist to perform threat modelling and other secure design techniques, to ensure that threats to software and solutions are identified and accounted for.	10	This control that exists within NIST SP 800-161 R1 was withdrawn from NIST 800-53 R5 and no longer exists.
SA-15(8)	Development Process, Standards, and Tools Reuse of Threat and Vulnerability Information	This enhancement encourages developers to reuse the threat and vulnerability information produced by prior development efforts and leasons learned from using the tools to inform ongoing development efforts. Doing so will help determine the C-SCRM activities described in Section 2 and Appendix C.	Functional	Equal	Threat Modeling	TDA-06.2	Mechanisms exist to perform threat modelling and other secure design techniques, to ensure that threats to software and solutions are identified and accounted for.	10	



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SA-16	Developer-provided Training	Levelope-provided training for external and internal exhebitions is critical to C-S.MM. I addresses training the indomations responsible for federal systems and networks to include applicable development environments. Developer-provided training in this control also applies to the individuals who select system and network components. Developer-provided training model disculder CSRM material to nears that 13 developes are aware of potential thrests and valuence/littles when developing, testing, and maintaining hardware and software, and 2) the individuals responsible for selecting system and network components incorporate C-SCRM when choosing such components. Developer training should also cover training for secure configuration of tools to find vulnerabilities in software. Refer to Appetitude For additional	Functional	Equal	Developer-Provided Training	TDA-16	Mechanisms exist to require the developers of systems, system components or services to provide training on the correct use and operation of the system, system component or service.	10	
SA-17	Developer Security and Privacy Architecture and Design	This control facilitates the use of C-SCRM information to influence system architecture, design, and component selection decisions, including security functions. Examples include identifying components that compose system architecture and design or selecting specific components to ensure availability through multiple supplier or component selections. Departments and agreed is shadd refer to Appendix F to implement this guidance in accordance with Executive Order 14028 on Improving the Nation's Cybersecurity	Functional	Equal	Developer Architecture & Design	TDA-05	mechanism exist for require the diversions of systems, system components or services to produce a design specification and security architecture that: - is consistent with and supportive of the organization's security architecture which is established within and is an integrated part of the organization's enterprise architecture; - Accurately and completely describes the required security functionality and the allocation of security controls among physical and oligical components; and	10	
SA-20	Customized Development of Critical Components	The enterprise may decide, based on their assessments of cybensecurity risks throughout the supply chain, that they require customized development of certain critical components. This control provides additional guidance on this activity characterises should work with suppliers and parters to ensure that critical components are identified. Organisms should ensure that they have a continued ability to maintain custom-developed critical software components. For example, having the source code, build scripts, and tests for a software component could enable an organization to have someone else maintain it if necessary.	Functional	Equal	Customized Development of Critical Components	TDA-12	Mechanisms exist to custom-develop critical system components, when Commercial Off The Shelf (COTS) solutions are unavailable.	10	
SA-21	Developer Screening	The enterprise should implement screening processes for their internal developers. For system integrators who may be providing key developers that address critical components, the enterprise should ensure that appropriate processes for developer screening have been used. The screening of developers should be included as a contractual requirement and be a flow-doom requirement to relevant sub-level subcontractors who provide development services or who have access to the development environment.	Functional	Equal	Developer Screening	TDA-13	Mechanisms exist to ensure that the developers of systems, applications and/or services have the requisite skillset and appropriate access authorizations.	10	
SA-21(1)	Developer Screening Validation of Screening	Internal developer screening should be validated. Enterprises may validate system integrator developer screening by requesting summary data from the system integrator to be provided post-validation.	Functional	Intersects With	Developer Screening	TDA-13	Mechanisms exist to ensure that the developers of systems, applications and/or services have the requisite skillset and appropriate access authorizations.	5	This control that exists within NST SP 800-161 R1 was withdrawn from NIST 800-53 R5 and no longer exists.
SA-22	Unsupported System	Acquiring products directly from qualified original equipment manufacturers (OEMs) or their authorized distributors and resellers reduces ophersecurity ricks in the supply chain. In the case of unsupported system components, the enterprise should use authorized resellers of estitionizes with an origing relationship with the supplier of the unsupported system components. When purchasing alternative sources for continued support, enterprises should acquire directly from vetted original equipment manufacturers (OEMs) or their authorized distributors and resellers. Decisions about using alternative	Functional	Intersects With	Unsupported Systems	TDA-17	Mechanisms exist to prevent unsupported systems by: • Replacing systems when support for the components is no longer available from the developer, vendor or manufacturer; and repeating lightication and documented approval for the continued use of unsupported system components required to satisfy mission/business needs.	5	
3411	Components	sources require input from the enterprise's engineering resources regarding the differences in alternative component options. For example, if an alternative to its outputes and one process of the control of the control of the other process. The control of the other processes, Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Intersects With	Alternate Sources for Continued Support	TDA-17.1	Mechanisms exist to provide in-house support or contract external providers for support with unsupported system components.	5	
	Policy and Procedures		Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
SC-1	Policy and Procedures	System and communications protection policies and procedures should address cybersecurity risks throughout the supply chain in relation to the enterprise's processes, systems, and networks. Enterprise-level and program-specific policies help establish and clarify these requirements, and corresponding procedures provide instructions for meeting these requirements. Policies and procedures should include the coordination of communications among and across multiple	Functional	Subset Of	Network Security Controls (NSC)	NET-01	Mechanisms exist to develop, govern & update procedures to facilitate the implementation of Network Security Controls (NSC).	10	
	Policy and Procedures	enterprise entities within the enterprise, as well as the communications methods, external connections, and processes used between the enterprise and its suppliers, developers, system integrators, external system service providers, and other ICTO-Teleated service providers.	Functional	Subset Of	Secure Engineering Principles	SEA-01	Mechanisms exist to facilitate the implementation of industry-recognized cybersecurity & data privacy practices in the specification, design, development, implementation and modification of systems and services.	10	
	Policy and Procedures		Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
SC-4	Information in Shared System Resources	Intelligence may braine mannious posemi records with vision supports, preceipes, system mergeators, personal system service providers, and other ICI/OT-related service providers. Protecting information in shared records in support of various supply chain activities is challenging when outsouring key operations. Enterprises may either share too much and increase their risk or share too little and make it difficult for supplies, developers, system integrators, external system service providers, and other ICI/OT-related service providers to be efficient in their service delivery. The enterprise sould work with developers to define activature or process for information sharing including the data shared, the method of sharing, and to whom (the specific roles) he information is provided. Appropriate privacy, dissemination,	Functional	Equal	Information In Shared Resources	SEA-05	Mechanisms exist to prevent unauthorized and unintended information transfer via shared system resources.	10	
SC-5	Denial-of-service Protection	C-SCRM Guidance supplemental guidance is provided in control enhancement SC-5 (2).	Functional	Intersects With	Resource Priority	CAP-02	Mechanisms exist to control resource utilization of systems that are succeptible to Denial of Service (DoS) attacks to limit and prioritize the use of resources.	5	
SC-5(2)	Denial-of-service Protection Capacity,	The enterprise should include requirements for excess capacity, bandwidth, and redundancy into agreements with	Functional	Intersects With	Resource Priority	CAP-02	Mechanisms exist to control resource utilization of systems that are succeptible to Denial of Service (DoS) attacks to limit and prioritize the use of resources.	5	
3.5 3(2)	Bandwidth, and Redundancy	suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers.	Functional	Intersects With	Capacity Planning	CAP-03	Mechanisms exist to conduct capacity planning so that necessary capacity for information processing, telecommunications and environmental support will exist during contingency operations.	5	
SC-7	Boundary Protection	In enterprise shows imperient appropriate monitoring mechanisms and processes at the Boundaries between the agency systems and suppliers, developers, system integrators, cereanil system service providers, and other LTG/To-flabled service providers' systems. Provisions for boundary protections should be incorporated into agreements with suppliers, developers, system integrators, external system service providers, and other LTG/To-frabled service providers have now the be multiple interfaces throughout the enterprise, supplier systems and networks, and the SCIC. Appropriate vulnerability, threat, and risk assessments should be performed to ensure proper boundary protections for supply chain components and supply chain information flow. The vulnerability, threat, and risk assessments can ad an scoping boundary protection.	Functional	Intersects With	Boundary Protection	NET-03	Mechanisms exist to monitor and control communications at the external network boundary and at key internal boundaries within the network.	5	
SC-7(13)	Boundary Protection Isolation of Security Tools, Mechanisms, and Support Components	The enterprise should provide separation and solution of development, test, and security sessement tools and operational environments and relevant monitoring tools within the enterprise information systems and networks. This control applies the entity responsible for creating software and hardware, to include federal agencies and prime contractors. As such, this control applies the federal agency and applicable supplier information systems and nprime contractors to should require their prime contractors in implement this control and flow down that requirement to relevant sub-tier contractors. If a componise or information leakage happens in any one environment, the other environments should still be protected through the segaration and solution mechanisms or techniques.	Functional	Intersects With	Security Management Subnets	NET-06.1	Mechanisms exist to implement security management subnets to isolate security tools and support components from other internal system components by implementing separate subnetworks with managed interfaces to other components of the system.	5	
			Functional	Intersects With	Equipment Siting & Protection	PES-12	Physical security mechanisms exist to locate system components within the facility to minimize potential damage from physical and environmental hazards and to minimize the opportunity for unauthorized access.	5	
SC-7(14)	Boundary Protection Protect Against Unauthorized Physical Connections	This control is relevant to C-SCRM as it applies to external service providers.	Functional	Intersects With	Lockable Physical Casings	PES-03.2	Physical access control mechanisms exist to protect system components from unauthorized physical access (e.g., lockable physical casings).	5	
			Functional	Intersects With	Transmission Medium Security	PES-12.1	Physical security mechanisms exist to protect power and telecommunications calling carrying data or supporting information services from interception, interference or damage.	5	



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SC-7(19)	Boundary Protection Block Communication from Non-organizationally Configured Hosts	This control is relevant to C-SCRM as it applies to external service providers.	Functional	Intersects With	Network Access Control (NAC)	AST-02.5	Automated mechanisms exist to employ Network Access Control (NAC), or a similar technology, which is capable of detecting unauthorized devices and disable network access to those unauthorized devices.	5	
SC-8	Transmission Confidentiality and	The requirements for transmission confidentiality and integrity should be integrated into agreements with suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers. Acquirers, suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers may repurpose existing security mechanisms (e.g., submittations, authorization, or encryption) to achieve enterprise confidentiality and integrity requirements. The degree of protection should be based on the sensitivity of information to	Functional	Intersects With	Transmission Confidentiality	CRY-03	Cryptographic mechanisms exist to protect the confidentiality of data being transmitted.	5	
30	Integrity	be transmitted and the relationship between the enterprise and the suppliers, developers, system integrators, external system service provides, and other ICTO-Testled service provides. Enterprises shorted require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Gybersecurity.	Functional	Intersects With	Transmission Integrity	CRY-04	Cryptographic mechanisms exist to protect the integrity of data being transmitted.	5	
SC-18	Transmission Confidentiality and Integrity	The enterprise should use this control in various applications of mobile code within their information systems and networks. Examples include acquisition processes such as the electronic transmission of supply chain information (e.g., email), the receipt of software components, logistics information management in RFID, or transport sensors infrastructure.	Functional	Intersects With	Mobile Code	END-10	Mechanisms exist to address mobile code / operating system-independent applications.	5	
SC-18(2)	Mobile Code Acquisition,	The enterprise should employ rigorous supply chain protection techniques in the acquisition, development, and use of mobile code to be deployed in the information system. Examples include ensuring that mobile code originates from vetted sources when acquired, that vetted system integrators are used for the development of custom mobile code or prior to	Functional	Intersects With	Software Licensing Restrictions	AST-02.7	Mechanisms exist to protect intellectual Property (IP) rights with software likensing restrictions.	5	
	Development, and Use	installing, and that verification processes are in place for acceptance criteria prior to installation in order to verify the source and integrity of ode. Note that natioal code can be both code for the underlying information systems and networks (e.g., RFID device applications) or for information systems and components.	Functional	Intersects With	Mobile Code	END-10	Mechanisms exist to address mobile code / operating system-independent applications.	5	
SC-27	Platform-independent Applications	The use of trusted platform-independent applications is essential to CSZRM. The enhanced portability of platform- independent applications enables enterprises to switch external service providers more readily in the event that one becomes compromised, thereby reducing vendor-dependent cybersecurity risks. This is especially relevant for critical applications on which multiple systems may rely	Functional	Equal	Mobile Code	END-10	Mechanisms exist to address mobile code / operating system-independent applications.	10	
SC-28	Protection of Information	The enterprise should include provisions for the protection of information at rest into their agreements with suppliers, developers, system integrators, external system service providers, and other IC/TOT-related service providers. The enterprise should also ensure that they provide appropriate protections within the information systems and networks for data at rest for the suppliers, developers, system integrators, external system service providers; and other IC/TOT-related service providers information, such as source code, testing data, busperins, and intellicular joroperty information. This	Functional	Intersects With	Endpoint Protection Measures	END-02	Mechanisms exist to protect the confidentiality, integrity, availability and safety of endpoint devices.	5	
	at Rest	control should be applied throughout the SDLC, including during requirements, development, manufacturing, test, inventory management, maintenance, and disposal. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sublet contractors. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Intersects With	Encrypting Data At Rest	CRY-05	Cryptographic mechanisms exist to prevent unauthorized disclosure of data at rest.	5	
SC-29	Heterogeneity	Heterogeneity techniques include the use of different operating systems, virtualization techniques, and multiple sources of supply. Multiple sources of supply can improve component availability and reduce the impact of a supply chain operations, or supply can improve component availability and reduce the impact of a supply chain operations (component) and improve the component with the enterprises to more rapidly switch to an alternative system (component that may not be affected by the compromise. Additionally, heterogeneous components decrease the attack surface by limiting the impact to the subset of the infrastructure that is using vulnerable components.	Functional	Equal	Heterogeneity	SEA-13	Mechanisms exist to utilize a diverse set of technologies for system components to reduce the impact of bechnical vulnerabilities from the same Original Equipment Manufacturer (OEM).	10	
SC-30	Concealment and Misdirection	Concealment and misdirection techniques for C-SCRM include the establishment of random resupply times, the concealment of location, randomly changing the fake location used, and randomly changing or shifting information storage into alternative servers or storage mechanisms.	Functional	Intersects With	Concealment & Misdirection	SEA-14	Mechanisms exist to utilize concealment and miodirection techniques for systems to confuse and mislead adversaries.	5	
SC-30(2)	Concealment and Misdirection Randomness	Supply chain processes are necessarily structured with predictable, measurable, and repeatable processes for the purpose of efficiency and cost reduction. This opens up the opportunity for potential breach, in order to protect against compromise, the enterprise should employ techniques to introduce randomnes into enterprise openation and assets in the enterprise's systems or networks (e.g., randomly switching among several delivery enterprises or routes, or changing the time and date of receiving supplier software updates if previously predictably scheduled).	Functional	Equal	Randomness	SEA-14.1	Automated mechanisms exist to introduce randomness into organizational operations and assets.	10	
SC-30(3)	Concealment and Misdirection Change Processing and Storage Locations	Changes in processing or storage locations can be used to protect downloads, deliveries, or associated supply chain metadata. The enterprise may leverage such techniques within the their information systems and networks to create uncertainty about the activities: targeted by adversaries. Establishing a few process changes and randomizing their use — whether it is for receiving, acceptance testing, storage, or other supply chain activities— can aid in reducing the likelihood of a supply chain event.	Functional	Equal	Change Processing & Storage Locations	SEA-14.2	Automated mechanisms exist to change the location of processing and/or storage at random time intervals.	10	
SC-30(4)	Concealment and Misdirection Misleading Information	These may be considered advanced techniques that require experienced resources to effectively implement them. If an enterprise decides to use honeypots, it should be done in concert with legal counsel or following the enterprise's policies.	Functional	Intersects With	Concealment & Misdirection	SEA-14	Mechanisms exist to utilize concealment and misdirection techniques for systems to confuse and mislead adversaries.	5	
SC-30(5)	Concealment and Misdirection Concealment of System Components	The enterprise may employ various concealment and misdirection techniques to protect information about the information system being developed and the neterprise's information systems and networks. For example, the delivery of critical components to a central or trusted third-party depot can be used to conceal or misdirect any information regarding the component's use or the relative using the component. Separating components from their associated information into differing physical and electronic delivery channels and obfuscating the information through various techniques can be used to conceal information and reduce the opportunity for a potential loss of confidentiality of the component or its use, condition, or other artitraties.	Functional	Intersects With	Concealment & Misdirection	SEA-14	Mechanisms exist to utilize concealment and misdirection techniques for systems to confuse and mislead adversaries.	5	
SC-36	Distributed Processing and Storage	Processing and storage can be distributed both across the enterprise's systems and networks and across the SDLC. The sententries should ensure that these techniques are applied in oth contests. Development, manufacturing, configuration management, test, maintenance, and operations can use distributed processing and storage. This control applies to the entity responsible for processing and storage and control across the storage of the control applies to the federal agencial information. For control and contractors. As such, this control applies to the federal agency and applicable supplier information systems and networks. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant such terronizations.	Functional	Equal	Distributed Processing & Storage	SEA-15	Mechanisms exist to distribute processing and storage across multiple physical locations.	10	
SC-37	Out-of-band Channels	C-SCRM-specific supplemental guidance is provided in control enhancement SC-37 (1).	Functional	Intersects With	Out-of-Band Channels	NET-11	Mechanisms exist to utilize out-of-band channels for the electronic transmission of information and/or the physical shipment of system components or devices to authorized individuals.	5	
SC-37(1)	Out-of-band Channels Ensure Delivery and Transmission	The enterprise should employ security safeguards to ensure that only specific individuals or information systems receive the information about the information system or its development environment and processes. For example, proper credentialing and authorization documents should be requested and verified prior to the release of critical components, such as custom chips, custom software, or information during delivery.	Functional	Intersects With	Out-of-Band Channels	NET-11	Mechanisms exist to utilize out-of-band channels for the electronic transmission of information and/or the physical shipment of system components or devices to authorized individuals.	5	
SC-38	Operations Security	The enterprise should ensure that appropriate supply chain threat and vulnerability information is obtained from and	Functional	Intersects With	Security Operations Center (SOC)	OPS-04	Mechanisms exist to establish and maintain a Security Operations Center (SOC that facilitates a 24s7 response capability.	5	
		provided to the applicable operational security processes.	Functional	Intersects With	Operations Security	OPS-01	Mechanisms exist to facilitate the implementation of operational security controls.	5	



FDE II	FDE Name	Focal Document Element (FDE) Description NIST SP 800-161 RL Supplemental C-SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF II	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
SC-47	Alternate Communications Paths	If necessary and appropriate, suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers should be included in the alternative communication paths described in this control.	Functional	Equal	Alternate Communications Paths	BCD-10.4	Mechanisms exist to maintain command and control capabilities via alternate communications channeds and designating alternative decision makers if primary decision makers are unavailable.	10	
			Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
SI-1	Policy and Procedures	The enterprise should include C-SSMI in system and information integrity policy and procedures, including ensuring that orgame-specific regimenests for employing various integrity redictation took and techniques are clearly defined. System and information integrity for information systems, components, and the underlying information systems and networks is critical for managing cybersecurity risks throughout the supply chain. The insertion of malicious code and counterfels are two primary examples of observactivity risks throughout the supply chain, both of which can be at least partially addressed by deploying system and information integrity controls.	Functional	Subset Of	Secure Engineering Principles	SEA-01	Mechanisms exist to facilitate the implementation of industry-recognized cybersecurity & data privacy practices in the specification, design, development, implementation and modification of systems and services.	10	
			Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
			Functional	Intersects With	Vulnerability & Patch Management Program (VPMP)	VPM-01	Mechanisms exist to facilitate the implementation and monitoring of winerability management controls.	5	
SI-2	Flaw Remediation	The output of flaw remediation activities provides useful input into the ICT/OT SCRM processes described in Section 2 and Appendix C. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors.	Functional	Intersects With	Software & Firmware Patching	VPM-05	Mechanisms exist to conduct software patching for all deployed operating systems, applications and firmware.	5	
		The enterprise should specify the various software assets within its mormation systems and networks that require	Functional	Intersects With	Automatic Antimalware Signature Updates	END-04.1	Mechanisms exist to automatically update antimalware technologies, including signature definitions.	5	
SI-2(5)	Flaw Remediation Automatic Software and Firmware Updates	automated updates (both indirect and direct). This specification of assets should be defined from criticality analysis results, which provide information on critical and non-critical indirects and components (see Section 2 and populsis (). A centralized patch management process may be employed for evaluating and managing updates prior to deployment. Those software seasons that require direct updates from a supplier should only access updates that originate directly from the CEM unless specifically deployed by the acquirer, such as with a centralized patch management process. Departments and agencies should refer to Appendix if to implement this guidance in accordance with Executive Order 14028, improving accordances should refer to Appendix if to implement this guidance in accordance with Executive Order 14028, improving	Functional	Intersects With	Automated Software & Firmware Updates	VPM-05.4	Automated mechanisms exist to install the latest stable versions of security- relevant software and firmware updates.	5	
		Because the majority of code operated in federal systems is not developed by the Federal Government, malicious code threats often originate from the supply chain. This controls applies to the federal agency and contractors with coder related responsibilities (e.g., developing code, installing subches, performing systems grades, etc.) as well as applicable or contract information systems and networks. Interprise should require their prime contractors to implement this curror and few down this requirement to relevant sub-levi contractors. Department and agencies should refer to Appendix if to implement this guidance in accordance with Executive Order 14028, improving the Nation's Cybersecurity.	Functional	Intersects With	Software & Firmware Patching	VPM-05	Mechanisms exist to conduct software patching for all deployed operating systems, applications and firmware.	5	
	Malicious Code Protection		Functional	Intersects With	Vulnerability & Patch Management Program (VPMP)	VPM-01	Mechanisms exist to facilitate the implementation and monitoring of vulnerability management controls.	5	
			Functional	Intersects With	Malicious Code Protection (Anti-Malware)	END-04	Mechanisms exist to utilize antimalware technologies to detect and eradicate malicious code.	5	
SI-3			Functional	Intersects With	Heuristic / Nonsignature- Based Detection	END-04.4	Mechanisms exist to utilize heuristic / nonsignature-based antimalware detection capabilities.	5	
			Functional	Intersects With	Safeguarding Data Over Open Networks	NET-12	Cryptographic mechanisms exist to implement strong cryptography and security protocols to safeguard sensitive/regulated data during transmission over open, public networks.	5	
			Functional	Intersects With	Automatic Antimalware Signature Updates	END-04.1	Mechanisms exist to automatically update antimalware technologies, including signature definitions.	5	
			Functional	Intersects With	Input Data Validation	TDA-18	Mechanisms exist to check the validity of information inputs.	5	
			Functional	Intersects With	Input Data Validation	TDA-18	Mechanisms exist to check the validity of information inputs.	5	
51-4	System Monitoring	This control includes monitoring vulnerabilities that result from past supply chain cybenecurity compromises, such as malicious code implanted during software development and set to activate after deployment. System monitoring is frequently part owned by external service providers. Service level agreements with these providers should be structured to down this requirement to relevant believe contractors. Departments and agencies should refer to Appendix to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybensecurity.	Functional	Intersects With	Centralized Collection of Security Event Logs	MON-02	Mechanisms exist to utilize a Security incident Event Manager (SIEM) or simila automated tool, to support the centralized collection of security-related event logs.	5	
			Functional	Intersects With	Safeguarding Data Over Open Networks	NET-12	Cryptographic mechanisms exist to implement strong cryptography and security protocols to safeguard sensitive/regulated data during transmission over open, public networks.	5	
			Functional	Intersects With	Continuous Monitoring	MON-01	Mechanisms exist to facilitate the implementation of enterprise-wide monitoring controls.	5	
SI-4(17)	System Monitoring Integrated Situational Awareness	System monitoring information may be correlated with that of suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers, if appropriate. The results of correlating monitoring information may point to supply chain cybersecurity vulnerabilities that require mitigation or compromises.	Functional	Equal	Integration of Scanning & Other Monitoring Information	MON-02.3	Automated mechanisms exist to integrate the analysis of audit records with analysis of vulnerability scanners, network performance, system monitoring and other sources to further enhance the ability to identify inappropriate or unusual activity.	10	



FDE II	FDE Name	Focal Document Element (FDE) Description NIST SP 800-161 R1 Supplemental C-SCRM Guidance	STRM Rationale	STRM Relationship	SCF Control	SCF II	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
SI-4(19)	System Monitoring Risk for Individuals	Persons identified as being of higher risk may include enterprise employees, contractors, and other third parties (e.g., volunters, visitors) who may have the need or ability to access to an enterprise's system, network, or system environment. The enterprise may implement enhanced oversight of these higher-risk individuals in accordance with policies, procedures, and – if relevant – terms of an agreement and in coordination with appropriate officials.	Functional	Equal	Individuals Posing Greater Risk	MON- 01.14	Mechanisms exist to implement enhanced activity monitoring for individuals who have been identified as posing an increased level of risk.	10	
		leavant patter with whom they have an agreement to derive products to period its evices. Little prices should provide direction or guidance as to what actions are to be taken in response to sharing such an aller, advisory, or directive. Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors. Departments and agencies should refer to Appendix F to implement this guidance in accordance with	Functional	Intersects With	Input Data Validation	TDA-18	Mechanisms exist to check the validity of information inputs.	5	
SI-S	Security Alerts, Advisories, and Directives		Functional	Intersects With	Threat Intelligence Feeds	THR-03	Mechanisms exist to maintain situational awareness of evolving threats by leveraging the knowledge of attacker tactics, techniques and procedures to facilitate the implementation of preventative and compensating controls.	5	
		Executive Order 14028, improving the Nation's Cybersecurity.	Functional	Intersects With	Safeguarding Data Over Open Networks	NET-12	Cryptographic mechanisms exist to implement strong cryptography and security protocols to safeguard sensitive/regulated data during transmission over open, public networks.	5	
		This control applies to the federal agency and applicable supplier products, applications, information systems, and networks. The integrity of all applicable systems and networks should be systematically tested and verified to ensure that tremains as required so that the systems/components traversing through the supply-chain are not impacted by manifoldated changes. The integrity of systems and components should also be tested and verified. Applicable	Functional	Intersects With	Endpoint File Integrity Monitoring (FIM)	END-06	Mechanisms exist to utilize file integrity Monitor (FIM), or similar technologies, to detect and report on unauthorized changes to selected files and configuration settings.	5	
SI-7	Software, Firmware, and Information Integrity	verification tools include digital signature or checksum verification; acceptance testing for physical components; confining software to limited privinge environments, such as sundboxes, code execution in contained environments prior to use; and ensuring that if only brainy or machine-executable code is available, it is obtained directly from the DEM or a verified expupier or distribute. Mechanisms for this control are discussed in detail in NIST's 990-33, Res. 5, This control against to federal agencies and applicable supplier information systems and networks. When purchasing an EriCPOT product, an enterprise should perform due diligence to understand what a supplier integration understand what a supplier integration sunce practice are Centerprise.	Functional	Intersects With	Safeguarding Data Over Open Networks	NET-12	Cryptographic mechanisms exist to implement strong cryptography and security protocols to safeguard sensitive/regulated data during transmission over open, public networks.	5	
		reprise should perform due diligence to understand what a supplier's integrity assurance practices are. Enterprises old require their prince contractors to implement this control and flow down this requirement to relevant and better tractors. Departments and agencies should refer to Appendix F to implement this guidance in accordance with ecutive Order 14028, improving the Nation's Cybersecurity.	Functional	Intersects With	Input Data Validation	TDA-18	Mechanisms exist to check the validity of information inputs.	5	
SI-7(14)	Software, Firmware, and Information Integrity Binary or Machine Executable Code	The enterprise should obtain binary or machine-executable code directly from the OEM/developer or other verified source.	Functional	Intersects With	Binary or Machine- Executable Code	END-06.7	Mechanisms exist to prohibit the use of binary or machine-executable code from sources with limited or no warranty and without access to source code.	5	This control that exists within NIST SP 800-161 R1 was withdrawn from NIST 800-53 R5 and no longer exists.
SI-7(15)	Software, Firmware, and Information Integrity Code Authentication	The enterprise should ensure that code authentication mechanisms, such as digital signatures, are implemented to ensure the integrity of software, firmware, and information.	Functional	Intersects With	Signed Components	CHG-04.2	Mechanisms exist to prevent the installation of software and firmware components without verification that the component has been digitally signed using an organization-approved certificate authority.	5	
SI-12	Information Management. C-SCRM should be included in information management and retention requirements, especially when the sensitive and	Functional	Intersects With	Media & Data Retention	DCH-18	Mechanisms exist to retain media and data in accordance with applicable statutory, regulatory and contractual obligations.	5		
	and Retention	proprietary information of a system integrator, supplier, or external service provider is concerned.	Functional	Intersects With	Personal Data Retention & Disposal	PRI-05	necronarion exist tiu: A Retain Personal Data (PD), including metadata, for an organization-defined time period to fulfill the purpose(s) identified in the notice or as required by law; - Dispose of, destroys, erases, and/or anonymizes the PD, regardless of the method of storage; and - Use organization-defined techniques or methods to ensure secure deletion	5	
SI-20	Tainting	Suppliers, developers, system integrators, external system service providers, and other ICT/OT-related service providers may have access to the sensitive information of a federal agency. In this instance, enterprise should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors.	Functional	Equal	Tainting	THR-08	Mechanisms exist to embed false data or steganographic data in files to enable the organization to determine if data has been exfiltrated and provide a means to identify the individual(s) involved.	10	
			Functional	Intersects With	Periodic Review & Update of Cybersecurity & Data Protection Program	GOV-03	Mechanisms exist to review the cybersecurity & data privacy program, including policies, standards and procedures, at planned intervals or if significant changes occur to ensure their continuing suitability, adequacy and effectiveness.	5	
SR-1	Policy and Procedures	C-SCRM policies are developed at Level 1 for the overall enterprise and at Level 2 for specific missions and functions. C-SCRM policies can be implemented at Level 3, 2, and 3, depending on the level of depth and detail. C-SCRM procedures are developed at Level 2 for specific missions and functions and at Level 3 for specific systems. Enterprise functions including but not limited to information security, legal, risk management, and acquisition should review and concur on the development of C-SCRM policies and procedures or provide guidance to system owners for developing system-specific C-SCRM procedures.	Functional	Intersects With	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
			Functional	Subset Of	Third-Party Management	TPM-01	Mechanisms exist to facilitate the implementation of third-party management controls.	10	
SR-2	Supply Chain Risk	C-SCRM plans describe implementations, requirements, constraints, and implications at the system level. C-SCRM plans are influenced by the enterprise's other risk assessment activities and may inherit and fallor common control baselines defined at Level 1 and Level 2. CSCRM base felined at Level 1 and Level 2. CSCRM base felined at Level 1 and Level 2) to provide a	Functional	Intersects With	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of systems, system components and services, including documenting selected mitigating actions and monitoring performance against those plans.	5	
	Management Plan	systematic and holistic approach for cybersecurity supply chain risk management across the enterprise. C-SCRM plans should be developed as a standalone document and only integrated into existing system security plans if enterprise constraints require it.	Functional	Intersects With	Supply Chain Protection	TPM-03	Mechanisms exist to evaluate security risks associated with the services and product supply chain.	5	
SR-3	Supply Chain Controls and Processes	Section 2 and Appendix C of this document provide detailed guidance on implementing this control. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028 on Improving the Nation's Cybersecurity.	Functional	Equal	Processes To Address Weaknesses or Deficiencies	TPM-03.3	Mechanisms exist to address identified weaknesses or deficiencies in the security of the supply chain	10	
			Functional	Intersects With	Development Methods, Techniques & Processes	TDA-02.3	Mechanisms exist to require software developers to ensure that their software development processes employ industry-recognized secure practices for secure programming, engineering methods, quality control processes and validation techniques to minimize flawed and/or malformed software.	5	
SR-3(1)		Enterprises should diversify their supply base, especially for critical KT/OT products and services. As a part of this exercise, the enterprise should attempt to identify single points of failure and risk among primes and lower-level entities in the supply chain. See Section 2, Appendix C, and RA-9 for guidance on conducting criticality analysis.	Functional	Intersects With	Supplier Diversity	TDA-03.1	Mechanisms exist to obtain cybersecurity & data privacy technologies from different suppliers to minimize supply chain risk.	5	



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			Functional	Intersects With	Acquisition Strategies, Tools & Methods	TPM-03.1	Mechanisms exist to utilize tailored acquisition strategies, contract tools and procurement methods for the purchase of unique systems, system components or services.	5	
SR-3(3)	Supply Chain Controls and	Enterprises should require their prime contractors to implement this control and flow down this requirement to relevant sub-tier contractors throughout the SDLC. The use of the acquisition process provides an important vehicle to protect the supply chain. As part of procurement requirements, enterprises should include the need for suppliers to flow down control to subscontracts throughout the SDLC. As part of marker research and analysis activities, enterprises should conduct robust due diligence research on potential suppliers or products, as well as their upstream dependencies (e.g.,	Functional	Intersects With	Third-Party Contract Requirements	TPM-05	Mechanisms exist to require contractual requirements for cybersecurity & data privacy requirements with third-parties, reflecting the organization's needs to protect its systems, processes and data.	5	
5K-3(3)	Processes Sub-tier Flow Down	fourth- and fifth-party suppliers), which can help enterprise avoid single points of failure within their supply chains. The results of this research can be helpful in haping the sourcing approach and refining requirements. An evaluation of the cybersecurity risks that arise from a supplier, product, or service should be completed prior to the contract award decision to ensure that the holistic risk profile is well-undentooned areserves as a weighted factor in award decision. During the period of performance, suppliers should be monitored for conformance to the defined controls and requirements, as well as changes in risk conditions. See Section 3 for guidance on the Role of CSCRM in the Acquisition Process	Functional	Intersects With	Contract Flow-Down Requirements	TPM-05.2	Mechanisms exist to ensure cybersecurity & data privacy requirements are included in contracts that flow-down to applicable sub-contractors and suppliers.	5	
SR-4	Provenance	Provenance should be documented for Systems, Systems (Implements, and associated data throughpoint the suck. Enterprises should consider producing Soldon's or applicable and appropriate classes of softwave, including purchased softwave, open source softwave, and in-house softwave. Soldon's should be produced using only NTIA-supported SBOM formats that can safely IVTIA SBOM [6] CADBS NTIA minimum SBOM dements. Stortprise producing Soldon's should use [NTIA SBOM] minimum SBOM dements as framing for the inclusion of primary components. SBOMs should use [NTIA SBOM] minimum SBOM dements as framing for the inclusion of primary components. SBOMs should be digitally signed using a verifiable and trusted key. SBOMs can play a critical role in enabling organizations to maintain provenance. However, as SBOMs mature, organizations should ensure they do not deprioritive existing SSCRM capabilities (e.g.,	Functional	Intersects With	Provenance	AST-03.2	Mechanisms exist to track the origin, development, ownership, location and changes to systems, system components and associated data.	5	
SR-5	Acquisition Strategies, Tools, and Methods	Section 3 and SA controls provide additional guidance on acquisition strategies, tooks, and methods. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028 on Improving the Nation's Cybersecurity.	Functional	Intersects With	Acquisition Strategies, Tools & Methods	TPM-03.1	Mechanisms exist to utilize tailored acquisition strategies, contract tools and procurement methods for the purchase of unique systems, system components or services.	5	
SR-6	Supplier Assessments and Reviews	in general, an enterprise should consider any information pertinent to the security, integrity, resultence, quality, trustworthines, or authenticity of the upplied or their provided services or products. Enterprises should consider applying this information against a consistent set of core baseline factors and assessment criteria to facilitate equitable comparison (between suppliers and over time). Depending on the specific context and purpose for which the assessment is being conducting, the enterprise may select additional factors. The quality of information (e.g., its relevance, completeness, accuracy, etc.) relied upon for an assessment is also an important consideration. Reference sources for assessment information should also be documented.	Functional	Intersects With	Review of Third-Party Services	TPM-08	Mechanisms exist to monitor, regularly review and audit External Service Providers (ESPs) for compliance with established contractual requirements for cybersecurity & data privacy controls.	5	
SR-7	Supply Chain Operations	The C-SCRM PMO can help determine OPSEC controls that apply to specific missions and functions. OPSEC controls are particularly important when there is specific concern about an adversarial threat from or to the enterprise's supply chain	Functional	Intersects With	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of systems, system components and services, including documenting selected mitigating actions and monitoring performance against those plans.	5	
367	Security	or an element within the supply chain, or when the nature of the enterprise's mission or business operations, its information, and/or its service/product offerings make it a more attractive target for an adversarial threat.	Functional	Intersects With	Operations Security	OPS-01	Mechanisms exist to facilitate the implementation of operational security controls.	5	
SR-8	Notification Agreements	At minimum, enterprises should require their suppliers to establish notification agreements with entities within their supply chain that have a role or responsibility related to that critical service or product. Departments and agencies should refer to Appendix F to implement this guidance in accordance with Executive Order 14028, Improving the Nation's Cybersecurity.	Functional	Equal	Security Compromise Notification Agreements	TPM-05.1	Mechanisms exist to compel External Service Providers (ESPs) to provide notification of actual or potential compromises in the supply chain that can potentially affect or have adversely affected systems, applications and/or services that the organization utilizes.	10	
SR-9	Tamper Resistance and Detection	Enterprises should apply tamper resistance and detection control to critical components, at a minimum. Criticality analysis can help determine which components are critical. See Section 2, Appendix C, and RA-9 for guidance on conducting criticality analysis. The CSCRM PMO can help identify critical components, specially those that are used by multiple missions, functions, and systems within an enterprise. Departments and agencies sound offer to Appendix F to implement this guidance in accordance with Executive Order 14028, improving the Nation's Cybersecurity.	Functional	Intersects With	Tamper Protection	AST-15	Mechanisms exist to verify logical configuration settings and the physical integrity of critical technology assets throughout their lifecycle.	5	
SR-10	Inspection of Systems or	Enterprises should inspect critical systems and components, at a minimum, for assurance that tamper resistance controls are in place and to examine whether there is evidence of tampering. Products or components should be inspected prior to use and periodically thereafter. Inspection requirements should also be included in contracts with suppliers, developers, system integrators, external system service providers, and other [C/OT-related service providers. Interprise should require their prime contractors to implement this control and flow down this requirement, to relevant sub-tier contractors and flow down to subcontractors, when relevant.	Functional	Intersects With	Product Tampering and Counterfeiting (PTC)	TDA-11	Mechanisms exist to maintain awareness of component authenticity by developing and implementing Product Tampering and Counterfeiting (PTC) practices that include the means to detect and prevent counterfeit components.	5	
3.1.20	Components	Criticality analysis can help determine which systems and components are critical and should therefore be subjected to inspection. See Section 2. Appendix C, and RA-9 for guidance on conducting criticality analysis. The C-SCRM PMOC can help indicately critical systems and components, especially those that are used by multiple missions, functions, and systems (for components) within an enterprise.	Functional	Intersects With	Inspection of Systems, Components & Devices	AST-15.1	Mechanisms exist to physically and logically inspect critical technology assets to detect evidence of tampering.	5	
SR-11	Component Authenticity	The execogenet of anti-counterest poincies and procedures requires input from and coordination with Equisition, information technology, IT security, legal and the SCRIAN Plant, the policy and proceedures should address regulatory compliance requirements, contract requirements or disues, and counterfeit reporting processes to enterprises, such as GOISP and/or other appropriate enterprises, when as plicable and appropriate, the prolify should also address the development and use of a qualified bidden ist (QBL) and/or qualified manifacturers list (QML). This helps prevent counterfeits through the use of authorized suppliers, wherever possible, and their integration into the organization's supply-chain (CSA SCRIAW WG3). Departments and agencies should refer to Appendix F to implement this guidance in	Functional	Intersects With	Product Tampering and Counterfeiting (PTC)	TDA-11	Mechanisms exist to maintain awareness of component authenticity by developing and implementing Product Tampering and Counterfeiting (PTC) practices that include the means to detect and prevent counterfeit components.	5	
SR-11(1)	Component Authenticity Anti-counterfeit Training	The C-SCRM PMO can assist in identifying resources that can provide anti-counterfeit training and/or may be able to conduct such training for the enterprise. The CSCRM PMO can also assist in identifying which personnel should receive the training.	Functional	Equal	Anti-Counterfeit Training	TDA-11.1	Mechanisms exist to train personnel to detect counterfeit system components, including hardware, software and firmware.	10	
SR-11(2)	Component Authenticity Configuration Control for Component Service and Repair	information technology, IT security, or the C-SCRM PMO should be responsible for establishing and implementing configuration control processes for component service and repair, to include—if applicable—integrating component service and repair into the overall enterprise configuration control processes. Component authenticity should be addressed in contracts when procuring component servicing and repair support.	Functional	Equal	Maintain Configuration Control During Maintenance	MNT-07	Mechanisms exist to maintain proper physical security and configuration control over technology assets awaiting service or repair.	10	
SR-11(3)	Component Authenticity Anti-counterfeit Scanning	Enterprises should conduct anti-counterfelt scanning for critical components, at a minimum. Criticality analysis can help determine which components are critical and should be subjected to this scanning. See Section 2, Appendix C, and RA-9 for guidance on conducting criticality analysis. The CSCRW PMO can help identify critical components, especially those used by multiple missions, functions, and systems within an enterprise.	Functional	Intersects With	Product Tampering and Counterfeiting (PTC)	TDA-11	Mechanisms exist to maintain awareness of component authenticity by developing and implementing Product Tampering and Counterfeiting (PTC) practices that include the means to detect and prevent counterfeit components.	5	
SR-12	Compagar	IT security – in coordination with the C-SCRM PMO – can help establish appropriate component disposal policies,	Functional	Intersects With	Secure Disposal, Destruction or Re-Use of Equipment	AST-09	Mechanisms exist to securely dispose of, destroy or repurpose system components using organization-defined techniques and methods to prevent information being recovered from these components.	5	
2K-12	Component Disposal	procedures, mechanisms, and techniques.	Functional	Intersects With	Component Disposal	TDA-11.2	[deprecated - incorporated into AST-09] Mechanisms exist to dispose of system components using organization-defined techniques and methods to prevent such components from entering the gray market.	5	
SR-13	Supplier Inventory	as Decessor, Document, and mamman an intertury or suppries that. Accurately and minimally reflects to opiginalization's tier one suppliers that may present a ophersecurity risk in the supply chain. Accurately and minimally reflects the opiginalization of elimentary for extension for elementary tier one supplier lier one supplier (e.g., prime contractor): review and update supplier intertory (assignment enterprise-eliment frequency). Linguise identify for procurement instrument (i.e., contract, task, or delivery order):	Functional	Subset Of	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CIAS) of the organization's systems, applications, services and data.	10	This specific NIST 800-161 R1 control does not exist in NIST 800-53 R5.

