Set Theory Relationship Mapping (STRM)



Reference Document: Secure Controls Framework (SCF) version 2024.2

Focal Document: SEC Cybersecurity Rule (2023)

Focal Document URL: https://www.sec.gov/files/rules/final/2023/33-11216.pdf

STRM URL: https://content.securecontrolsframework.com/strm/scf-2024-2-sec-cybersecurity-rule.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

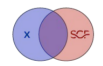
Focal Document Element is a superset of SCF control. In other words, Focal Document Element contains everything that SCF control does and more.

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)

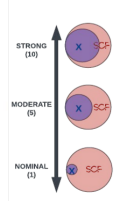


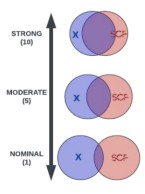
SUPERSET OF Relative Relationship Strength (control versus control)

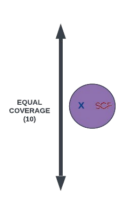


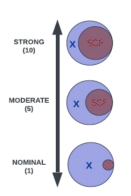


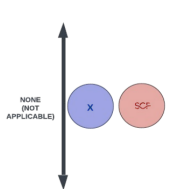
NO RELATIONSHIP
Relative Relationship Strength
(control versus control)











FDE#	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
		Functional	intersects with	Materiality Determination	GOV-16	Mechanisms exist to define materiality threshold criteria capable of designating an incident as material to the organization.	(optional) 5	
		Functional	intersects with	Material Risks	GOV-16.1	designating an incident as material to the organization. Mechanisms exist to define criteria necessary to designate a risk as a material	5	
		Functional	intersects with	Material Threats	GOV-16.2	Mechanisms exist to define criteria necessary to designate a threat as a	5	
		Functional	subset of	Risk Management	RSK-01	material threat. Mechanisms exist to facilitate the implementation of strategic, operational	10	
				Program		and tactical risk management controls. Mechanisms exist to identify:		
	Where appropriate, provide under the caption "Risk Factors" a discussion of the material factors that make					 Assumptions affecting risk assessments, risk response and risk monitoring; Constraints affecting risk assessments, risk response and risk monitoring; 		
	an investment in the registrant or offering speculative or risky. This discussion must be organized logically with relevant headings and each risk factor should be set forth under a subcaption that adequately	Functional	intersects with	Risk Framing	RSK-01.1	The organizational risk tolerance; and Priorities, benefits and trade-offs considered by the organization for	5	
17 CFR 229.105(a)	wwn revenue nearings and each risk ractor snown be set form under a succaption first abequatery describes the risk. The presentation of risk stat could payly generically but ny registrant or any offering is discouraged, but to the extent generic risk factors are presented, disclose them at the end of the risk factor section under the caption "General Risk Factors."					managing risk.		
						Mechanisms exist to categorize systems and data in accordance with		
				Risk-Based Security		applicable local, state and Federal laws that: • Document the security categorization results (including supporting	_	
		Functional	intersects with	Categorization	RSK-02	rationale) in the security plan for systems; and • Ensure the security categorization decision is reviewed and approved by the	5	
						asset owner. Mechanisms exist to develop and keep current a catalog of applicable risks		
		Functional	intersects with	Risk Catalog	RSK-03.1	associated with the organization's business operations and technologies in use.	5	
		Functional	intersects with	Risk Register	RSK-04.1	Mechanisms exist to maintain a risk register that facilitates monitoring and reporting of risks.	5	
		Functional	intersects with	Materiality Determination	GOV-16	Mechanisms exist to define materiality threshold criteria capable of designating an incident as material to the organization.	5	
17 CFR 229.105(b)	Concisely explain how each risk affects the registrant or the securities being offered. If the discussion is	Functional	intersects with	Material Risks	GOV-16.1	Designating an incident as material to the organization. Mechanisms exist to define criteria necessary to designate a risk as a material risk	5	
		Functional	intersects with	Material Threats	GOV-16.2	Mechanisms exist to define criteria necessary to designate a threat as a	5	
	longer than 15 pages, include in the forepart of the prospectus or annual report, as applicable, a series of concise, bulleted or numbered statements that is no more than two pages summarizing the principal			Cybersecurity & Data		material threat. Mechanisms exist to submit status reporting of the organization's		
	factors that make an investment in the registrant or offering speculative or risky. If the risk factor discussion is included in a registration statement, it must immediately follow the summary section required by § 29.503 (Item 50.3 of Regulation S–K). If you do not include a summary section, the risk factor section must immediately follow the cover page of the prospectus or the pricing information section	Functional	subset of	Privacy Status Reporting	GOV-17	cybersecurity and/or data privacy program to applicable statutory and/or regulatory authorities, as required.	10	
			1			Mechanisms exist to categorize systems and data in accordance with applicable local, state and Federal laws that:		
	that immediately follows the cover page. Pricing information means price and price-related information	Functional	intersects with	Risk-Based Security Categorization	RSK-02	Document the security categorization results (including supporting rationale) in the security plan for systems; and	5	
	that you may omit from the prospectus in an effective registration statement based on Rule 430A (§ 230.430A of this chapter). The registrant must furnish this information in plain English. See § 230.421(d) of Regulation C of this chapter.					 Ensure the security categorization decision is reviewed and approved by the asset owner. 		
		Functional	intersects with	Risk Catalog	RSK-03.1	Mechanisms exist to develop and keep current a catalog of applicable risks associated with the organization's business operations and technologies in	5	
		For all 1		mi-t n	DC# 0	use. Mechanisms exist to maintain a risk register that facilitates monitoring and	_	
<u> </u>	Definitions. For purposes of this section:	Functional	intersects with	Risk Register Materiality	RSK-04.1	reporting of risks. Mechanisms exist to define materiality threshold criteria capable of	5	
	Cybersecurity incident means an unauthorized occurrence, or a series of related unauthorized	Functional	intersects with	Determination	GOV-16	designating an incident as material to the organization. Mechanisms exist to define criteria necessary to designate a threat as a	5	
	occurrences, on or conducted through a registrant's information systems that jeopardizes the confidentiality, integrity, or availability of a registrant's information systems or any information residing	Functional	intersects with	Material Threats	GOV-16.2	material threat. Mechanisms exist to conduct recurring assessments of risk that includes the	5	
17 CFR 229.106(a)	therein.	Functional	intersects with	Risk Assessment	RSK-04	likelihood and magnitude of harm, from unauthorized access, use, disclosure, disruption. modification or destruction of the organization's systems and data.	5	
	Cybersecurity threat means any potential unauthorized occurrence on or conducted through a registrant's information systems that may result in adverse effects on the confidentiality, integrity, or availability of a							
	information systems that may result in adverse effects on the confidentiality, integrity, or availability of a registrant's information systems or any information residing therein.	Functional	intersects with	Threat Analysis	THR-10	Mechanisms exist to identify, assess, prioritize and document the potential impact(s) and likelihood(s) of applicable internal and external threats.	5	
17 CFR 229.106(b)	Risk management and strategy.	Functional	no relationship	N/A	N/A	N/A Mechanisms exist to facilitate the implementation of strategic, operational	N/A	No requirements to map to.
		Functional	subset of	Risk Management Program	RSK-01	and tactical risk management controls.	10	
						Mechanisms exist to identify: * Assumptions affecting risk assessments, risk response and risk monitoring;		
		Functional	intersects with	Risk Framing	RSK-01.1	Constraints affecting risk assessments, risk response and risk monitoring; The organizational risk tolerance; and	5	
				NISK FEDITING	nat-U1.1	 Priorities, benefits and trade-offs considered by the organization for managing risk. 		
		Functional	intersects with	Risk Tolerance	RSK-01.3	Mechanisms exist to define organizational risk tolerance, the specified range of acceptable results.	5	
		Functional	intersects with	Risk Threshold	RSK-01.4	Mechanisms exist to define organizational risk threshold, the level of risk exposure above which risks are addressed and below which risks may be	5	
	Describe the registrant's processes, if any, for assessing, identifying, and managing material risks from cybersecurity threats in sufficient detail for a reasonable investor to understand those processes. In					accepted. Mechanisms exist to define organizational risk appetite, the degree of		
17 CFR 229.106(b)(1)	cyclerecturity friends in suncient detail for a reasonable investor for binderstand top processes. In providing such discissure, a registrant should address, as applicable, the following non-exclusive list of disclosure items:	Functional	intersects with	Risk Appetite	RSK-01.5	uncertainty the organization is willing to accept in anticipation of a reward.	5	
		Functional	intersects with	Impact-Level Prioritization	RSK-02.1	Mechanisms exist to prioritize the impact level for systems, applications and/or services to prevent potential disruptions.	5	
		Functional	intersects with	Risk Identification	RSK-03	Mechanisms exist to identify and document risks, both internal and external.	5	
						Mechanisms exist to conduct recurring assessments of risk that includes the		
		Functional	intersects with	Risk Assessment	RSK-04	disruption, modification or destruction of the organization's systems and data.	5	
		Functional	intersects with	Risk Ranking	RSK-05	Mechanisms exist to identify and assign a risk ranking to newly discovered security vulnerabilities that is based on industry-recognized practices.	5	
							,	
		Functional	intersects with	Risk Remediation Risk Response	RSK-06.1	Mechanisms exist to remediate risks to an acceptable level. Mechanisms exist to respond to findings from cybersecurity & data privacy respondent incidents and multi-to-prove proper compiliation has been	5	
		runctional	mitersects WITH	Risk Response Operationalizing	n3A-Ub.1	assessments, incidents and audits to ensure proper remediation has been performed. Mechanisms exist to compel data and/or process owners to operationalize	,	
17 CFR 229.106(b)(1)(i)		Functional	intersects with	Cybersecurity & Data	GOV-15	Mechanisms exist to compet data and/or process owners to operationalize cybersecurity. & data privacy practices for each system, application and/or service under their control.	5	
	Whether and how any such processes have been integrated into the registrant's overall risk management system or processes;	Functional	subset of	Protection Practices Risk Management	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational	10	
				Program		and tactical risk management controls. Mechanisms exist to identify:		
						 Assumptions affecting risk assessments, risk response and risk monitoring; Constraints affecting risk assessments, risk response and risk monitoring; 		
		Functional	intersects with	Risk Framing	RSK-01.1	The organizational risk tolerance; and Priorities, benefits and trade-offs considered by the organization for	5	
						managing risk.		
		Functional	intersects with	Risk Tolerance	RSK-01.3	Mechanisms exist to define organizational risk tolerance, the specified range	5	
						of acceptable results. Mechanisms exist to define organizational risk threshold, the level of risk		
		Functional	intersects with	Risk Threshold	RSK-01.4	exposure above which risks are addressed and below which risks may be accepted.	5	
		Functional	intersects with	Risk Appetite	RSK-01.5	Mechanisms exist to define organizational risk appetite, the degree of uncertainty the organization is willing to accept in anticipation of a reward.	5	
		-				Mechanisms exist to conduct recurring assessments of risk that includes the		
		Functional	intersects with	Risk Assessment	RSK-04	likelihood and magnitude of harm, from unauthorized access, use, disclosure, disruption, modification or destruction of the organization's systems and data.	5	
	Whether the registrant engages assessors, consultants, auditors, or other third parties in connection with any such processes; and					Mechanisms exist to assign one or more qualified individuals with the mission		
		Functional	intersects with	Assigned Cybersecurity & Data Protection	GOV-04	and resources to centrally-manage, coordinate, develop, implement and	5	
				Responsibilities		maintain an enterprise-wide cybersecurity & data protection program.		
17 CFR 229.106(b)(1)(ii)		Functional	intersects with	Competency Requirements for	HRS-03.2	Mechanisms exist to ensure that all security-related positions are staffed by qualified individuals who have the necessary skill set.	5	
				Security-Related Positions			-	
				Responsible, Accountable.		Mechanisms exist to document and maintain a Responsible, Accountable, Supportive, Consulted & Informed (RASCI) matrix, or similar documentation,		
		Functional	intersects with	Supportive, Consulted & Informed (RASCI)	TPM-05.4	to delineate assignment for cybersecurity & data privacy controls between internal stakeholders and External Service Providers (ESPs).	5	
				& Informed (RASCI) Matrix				



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1/ CHX Z/9.1Ub(0) accordance with Rule 405 of Regulation S-T and the EDGAR Filer Manual. Functional subset of Privacy Natus UV-1/ (yepersecurity analyor data privacy) project in regulation y authorities, as required.	
Functional intersects with Steering Committee & Program Oversight GOV-0.1. Steering Committee or addition plant protection and business all alignment through a steering committee or addition plant for plant plant plant for plant	
Functional intersects with Determination Functional Intersects with Determination GOV-16 Government Government	
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Functional intersects with Incident Response Operations IRO-03 IRO-03 IRO-04 IRO-05 IR	
Mechanisms exist to dentify classes of incident sad actions to take to ensure	
reasonably likely material impact on the registrant, including its financial condition and results of perations operations. Functional intersects with econtinuation of organizational missions and business functions. 5	
Functional intersects with incident Response Plan (IRP) Mechanisms exist to maintain and make available a current and viable incident 5 intersects with (IRP) Mechanisms exist to maintain and make available a current and viable incident 5 intersects with (IRP) Mechanisms exist to establish an integrated team of cybersecurity, IT and integrated team of cybersecurity, IT and integrated team of cybersecurity.	
Functional intersects with Incident Response IRO-D7 Susiness function representatives that are capable of addressing cybersecurity 5 Tam (ISIRT) & d data privacy incident response operations.	
Functional intersects with incident Stakeholder Reporting IRO-10 Reporting IRO-10 - Affected clients & third-parties; and September 1 - Affected clients & third-parties; and September 2 - Affected clients & third-parties; and September 2 - Affected clients & third-parties; and September 2 - Affected clients & Aff	
Functional intersects with Assigned Cybersecurity 8. Data Protection Responsibilities GOV-04 Responsibilities Assigned Cybersecurity 8. Data Protection Responsibilities 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.	ĺ

