

Office of Management and Budget

Fiscal Year 2008 Report to Congress on Implementation of The Federal Information Security Management Act of 2002

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I. Introduction

The Federal Information Security Management Act (FISMA) was passed by Congress and signed into law by the President as part of the E-Government Act of 2002 (Pub. L. No. 107-347). The goals of FISMA include development of a comprehensive framework to protect the government's information, operations, and assets. Providing adequate security for the Federal government's investment in information technology (IT) is a significant undertaking. In fiscal year 2008, the Federal agencies spent \$6.2 billion securing the government's total IT investment of approximately \$68 billion for the fiscal year 2008 enacted level, equating to approximately 9.2 percent of the total IT portfolio. Funds spent on IT security are used for cross-cutting and system-specific security activities such as certification and accreditation (C&A) of systems, testing of controls, and user awareness training.

FISMA assigns specific responsibilities to Federal agencies, the National Institute of Standards and Technology (NIST) and the Office of Management and Budget (OMB) in order to strengthen IT system security. In particular, FISMA requires the head of each agency to implement policies and procedures to cost-effectively reduce information security risks to an acceptable level.

In accordance with FISMA, NIST must prepare an annual report describing activities completed in the previous year as well as detailing future actions to carry out FISMA responsibilities. NIST performs its statutory responsibilities through the Computer Security Division of the Information Technology Laboratory.

NIST's report can be found at: http://csrc.nist.gov. The FY 2008 annual report highlights the continued development of standards, metrics, tests, and validation programs to promote, measure, and validate the security in information systems and services. Recognizing the potential benefits of more automation in technical security operations, NIST also hosted the Information Security Automation Program (ISAP), which formalizes and advances efforts to enable the automation and standardization of technical security operations, including automated vulnerability management and policy compliance evaluations. NIST continued to work closely with federal agencies to improve their understanding and implementation of FISMA to protect their information for strong information security programs at agencies. In addition, the report discusses NIST's outreach program to promote the understanding of IT security vulnerabilities and corrective measures.

To ensure the adequacy and effectiveness of information security controls, FISMA requires agency program officials, Chief Information Officers (CIOs), and Inspectors General (IGs) to conduct annual reviews of the agency's information security program and report the results to OMB. OMB uses this data to assist in its oversight responsibilities and to prepare this annual report to Congress on agency compliance with FISMA.

To ensure privacy protections for personally identifiable information (PII), agencies are also required to report on performance metrics related to their privacy management programs. In addition to tracking the metrics for E-Government Act responsibilities, agencies are also required to report on additional metrics, including those associated with the Privacy Act (5 U.S.C. § 552a).

This report informs Congress and the public on the Federal government's performance against key security and privacy performance measures from fiscal year 2002 through fiscal year 2008. It also provides OMB's assessment of government-wide IT security strengths and weaknesses, outlines a plan of action to improve performance, and fulfills OMB's requirement under FISMA to submit an annual report to the Congress.

Data used within this report are based on fiscal year 2008 agency, IG, and privacy reports to OMB. Appendix A contains agency-specific security and privacy performance results for the 25 major Federal agencies. Appendix B provides a summary of FISMA and privacy performance results for small and independent agencies.

The national security and economic health of the United States depend on the security, stability, and integrity of our Nation's cyberspace, both in the public and private sectors. The President is confident that we can protect our nation's critical cyber infrastructure while at the same time adhering to the rule of law and safeguarding privacy rights and civil liberties. To that end, President Obama directed the National Security and Homeland Security Advisors to conduct an immediate review of the plan, programs, and activities underway throughout the government dedicated to cyber security. This 60-day interagency review will develop a strategic framework to ensure that U.S. Government cyber security initiatives are appropriately integrated, resourced and coordinated with Congress and the private sector. We look forward to working with the Congress to ensure the successful protection of our nation's cyber security.

II. OMB Security and Privacy Reporting Guidance

OMB issues reporting guidance to agencies each year to acquire the information needed to oversee agency security programs and develop this report.¹ As in the past, OMB guidance for the fiscal year 2008 reporting period included quantitative and qualitative performance measures for the major provisions of FISMA. Key performance measures for C&A, controls testing, and contingency plan testing remain consistent in order to discern areas of improvement or those requiring improvement from year to year.

¹ See OMB Memorandum M-08-21 of July 14, 2008, "FY 2008 Reporting Instructions for the Federal Information Security Management Act and Agency Privacy Management," at

http://www.whitehouse.gov/omb/assets/omb/memoranda/fy2008/m08-21.pdf

OMB's guidance includes specific questions about individual FISMA requirements, including the following topics:

- Developing and maintaining an inventory of major information systems (including national security systems) operated by or under the control of the agency, as originally required by the Paperwork Reduction Act of 1995 (44 U.S.C. §101 note). The inventory must be used to support monitoring, testing, and evaluation of information security controls.
- Providing information security for the information and information systems supporting the operations and assets of the agency, including those provided or managed by another agency, contractor, or other source on behalf of the agency. Agencies using external providers must determine the risk to the agency is at an acceptable level.
- Determining minimally acceptable system configuration requirements and ensuring compliance with them. In addition, agencies must explain the degree to which they implement and enforce security configurations.
- Developing a Plan of Action and Milestones (POA&M) process for planning, implementing, evaluating, and documenting remedial action to address any deficiencies in the information security policies, procedures, and practices of the agency. POA&Ms are the authoritative management tool used by an agency (including the IG) to detail specific program and system-level security weaknesses, remediation needs, the resources required to implement the plan, and scheduled completion dates.

Privacy reporting guidance includes performance measures to assess agencies' handling of sensitive information, including PII. These performance measures reflect requirements from the E-Government Act, the Privacy Act, and related OMB memoranda. Additionally, agencies are required to provide the URL of the centrally located page on the agency web site listing working links to agency Privacy Impact Assessments (PIAs) and System of Records Notices (SORNs). For the 2007 annual report, OMB requested agencies provide copies of each of the four documents developed pursuant to OMB Memorandum 07-16, "Safeguarding Against and Responding to the Breach of Personally Identifiable Information." For 2008, OMB requested agencies submit the most up-to-date versions of the M-07-16 documents.

III. Government-wide Findings

A. Progress in Meeting Key Security Performance Measures

As illustrated in Table 1 below, the 25 major agencies of the Federal government continue to improve information security performance relative to C&A rates and testing of contingency plans for operational systems currently identified in their systems inventory. Testing of security controls decreased by two percent, from 95 percent in fiscal year 2007 to 93 percent in fiscal year 2008.

Table 1: Security Status and Progress from Fiscal Year 2002 to Fiscal Year 2008

Percentage of Systems with a:	FY 2002	FY 2003	FY 2004	FY 2005	FY 2006	FY 2007	FY 2008
Certification and Accreditation	47%	62%	77%	85%	88%	92%	96%
Tested Contingency Plan	35%	48%	57%	61%	77%	86%	92%
Tested Security Controls	60%	64%	76%	72%	88%	95%	93%
Total Systems Reported	7,957	7,998	8,623	10,289	10,595	10,304	10,679

Certification and Accreditation

In fiscal year 2008, the percentage of certified and accredited systems rose to 96 percent from 92 percent in 2007. Twenty-three of the 25 major agencies report a C&A rate between 90 and 100 percent for operational systems, an increase of 16 percent over 2007. The Nuclear Regulatory Commission showed the most improvement in percentage increase in systems that have a C&A from 2007 to 2008, increasing from 17 percent to 59 percent of operational systems. The Department of Homeland Security also reported a considerable increase in C&A rates, improving from 84 percent to 94 percent. The Department of Defense reached and exceeded the 90 percent C&A rate in 2008, despite an increase in the number of systems by 158 in the inventory of operational systems for which a C&A is required. None of the 25 major agencies reported a sizable decrease in the number or percentage of systems with a C&A from 2007.

Testing of Contingency Plans and Security Controls

FISMA and OMB policy requires agencies to annually test both system contingency plans and security controls. In fiscal year 2008, agencies reported contingency plan testing and security controls testing for 92 percent and 93 percent of operational systems respectively. This shows an increase in contingency plan testing and a two percent overall decrease in security controls testing from the prior year. Three agencies reported significant increases in contingency plan testing, the Nuclear Regulatory Commission with an increase of 83 percent, the Department of Veterans Affairs with an increase of 57 percent, and the Department of Housing and Urban Development with an increase of 19 percent. Two agencies reported significant decreases in contingency plan testing: the Department of Education with a reduction of 23 percent and the Department of Agriculture with a 13 percent reduction.

Inventory of Systems

Twenty-four of 25 IGs reported their agencies' FISMA systems inventories were over 80 percent complete. Two agency IGs indicated they do not generally agree with the number of agency or contractor information systems identified in their inventories. The overall inventory of operational systems increased from 10,304 to 10,679 systems or by four percent from the prior year. The Departments of Defense and Energy increased their inventories, with Energy alone showing a 42 percent increase from 2007. The National Aeronautics and Space Administration and the Department of Treasury reported notable inventory decreases.

Quality of Certification and Accreditation Process

Ninety-two percent of agency IGs reported the overall quality of C&A processes to be "satisfactory" or better in fiscal year 2008, an increase from 76 percent in 2007.

Identifying Risk Impact Level

Table 2 below shows the distribution of risk impact levels² among agency and contractor systems and their respective C&A rates, contingency plan testing, and security controls testing.

Table 2: Fiscal Year 2008 FISMA System Inventory by Risk Impact Level							
FIPS 199 Risk Impact Level	Number of Agency Systems	Number of Contractor Systems	Total Number of Systems	Percent certified and accredited	Percent with tested contingency plans	Percent with tested security controls	
High	1,055	113	1,168	98%	90%	95%	
Moderate	3,576	536	4,112	95%	92%	95%	
Low	3,952	738	4,690	96%	90%	91%	
Not Categorized	187	522	709	96%	96%	95%	
Total	8,770	1,909	10,679	96%	92%	93%	

Agencies reported a total of 10,679 systems categorized by a risk impact level of high, moderate, low, or not categorized. Of these systems, 8,770 are managed by Federal agencies, a decrease of 181 systems from 2007 to 2008. The number of systems reported as managed by a contractor or other organization on behalf of a Federal agency increased by 556 systems, from 1,353 to 1,909 from 2007 to 2008. The number of systems categorized as high risk fell in 2008 from 1,211 to 1,168 in 2007, while the number of systems categorized as moderate risk rose from 2007 to 2008, from 3,787 to 4,112. The number of systems not categorized by risk impact level rose from 613 in 2007 to 709 in 2008, 644 of which are classified systems within the Department of Energy categorized in accordance with federal policy for classified systems.

Employee Training in Systems Security

Agencies reported 89 percent of employees received security awareness training in 2008. Training for employees with significant information security responsibilities decreased significantly this year to 76 percent. Agencies reported spending over \$95 million on all security training; more than \$72 million of that amount is reported by three agencies: the Departments of Agriculture, Defense, and the Treasury.

Twenty-one of 25 IGs responded "Almost Always (96 to 100 percent of employees)" or "Mostly (81 to 95 percent of employees)" when asked if the agency has ensured security training and awareness for all employees, including contractors with significant IT security responsibilities. Eight agency IGs provided assessments for such training that conflicted with the levels reported

² In February 2004, NIST issued Federal Information Processing Standard (FIPS) 199 "Standards for Security Categorization of Federal Information and Information Systems." The standard establishes security categories for both information and information systems based on the potential impact on an organization should certain events occur that jeopardize the information and information systems needed by the organization to accomplish its assigned mission, protect its assets, fulfill its legal responsibilities, maintain its day-to-day functions, and protect individuals.

by the Chief Information Officer. Over two million employees, or 56 percent of those receiving security awareness training, were reported to have received the training via the Information Systems Security Line of Business (ISSLOB).

Oversight of Contractor Systems

OMB asked IGs to confirm whether the agency ensures information systems used or operated by a contractor of the agency, or other organization on behalf of the agency, meet the requirements of FISMA, OMB policy, and NIST guidelines. In 2008, eight IGs responded to this question with "Almost Always," decreasing from 12 in 2007 and 15 in 2006. From 2006 to 2008, the number of IGs responding to this question with "Almost Always" declined 47 percent.

Agency-wide Plan of Action and Milestones

OMB policy requires agencies to prepare POA&Ms for all programs and systems where a security weakness has been found, and asks agency IGs to evaluate this process. Based on OMB analysis of IG responses in annual FISMA reports, 84 percent of agencies demonstrated they have an effective POA&M process in place for identifying and correcting weaknesses.

Configuration Management

The majority of major agencies reported they have adopted the Federal Desktop Core Configuration (FDCC) as their agency policy and are making progress configuring existing desktops and laptops. Many agencies have also incorporated FDCC requirements into their procurement activities. Only ten agencies reported that they followed common NIST configuration standards "almost always" or "mostly."

NIST has developed tools, now available from vendors that allow agencies to test their laptops and desktops to determine that the configurations are in compliance with FDCC. A pilot program under GSA is currently testing statistical samples of workstations at major agencies to help agencies keep track of their compliance.

B. Progress in Meeting Key Privacy Performance Measures

As discussed in the sections that follow, the fiscal year 2008 agency FISMA reports indicate improvements in privacy performance measures.

Table 3: Status and Progress of Key Privacy Performance Measures					
	FY 2006	FY 2007	FY 2008		
Number of systems containing information in identifiable form	2,870	3,259	3,505		
Number of systems requiring a PIA	1,321	1,826	2,002		
Number of systems with a PIA	1,113	1,525	1,850		
Percentage of systems with a PIA	84%	84%	92%		
Number of systems requiring a SORN	1,874	2,607	2,373		

Number of systems with a SORN	1,555	2,169	2,205
Percentage of systems with a SORN	83%	83%	93%

Privacy Program Oversight

In 2008, 23 out of 25 senior agency officials for privacy reported participation in all three privacy responsibility categories, including privacy compliance activities, assessments of information technology, and evaluating legislative, regulatory, and other agency policy proposals for privacy. All agencies reported having policies in place to ensure that all personnel with access to Federal data are familiar with information privacy requirements, and 21 out of 25 agencies reported having targeted, job-specific privacy training.

Privacy Impact Assessments

The Federal goal is for 100 percent of applicable systems to have publicly posted PIAs. In 2008, 92 percent of applicable systems within the 25 major agencies had publicly posted PIAs, an increase over 84 percent in 2007. The increase occurred as the number of systems requiring a PIA also increased.

Quality of Privacy Impact Assessment Process

FISMA reporting guidance asks agency IGs to rate the quality of each agency's PIA process. In 2008, 24 out of 25 agencies received an assessment of its PIA process as "Satisfactory" or better, and one agency received a "Failing" rating. The ratings represent an improvement since 2007. In 2007, 19 of 23 agencies evaluated by their IGs received an assessment of their PIA process as "Satisfactory" or better. Three agencies were reported as having "Poor" PIA processes, and one as having a "Failing" PIA process.

System of Records Notices

The Federal goal is for 100 percent of applicable information systems with Privacy Act records to have developed, published, and maintained SORNs. In 2008, 93 percent of information systems government-wide with Privacy Act records have published current SORNs. The percentage represents an overall increase from 2007, reflecting the combined effect of an increase in information systems with SORNs and a decrease in the number of information systems required to be covered by a SORN.

Privacy-Related Policies and Plans

On May 22, 2007, OMB issued Memorandum 07-16, *Safeguarding Against and Responding to the Breach of Personally Identifiable Information*, setting forth four new privacy directives for agencies to:

- Develop and implement a breach notification plan;
- Implement a plan to eliminate unnecessary collection and use of SSNs in agency programs;
- Implement a plan to review and reduce unnecessary holdings of PII; and

• Develop policy outlining rules of behavior and identifying consequences and corrective actions available for failure to follow these rules.

OMB requested up-to-date plans and policies associated with the requirements. Since the issuance of M-07-16, agencies demonstrated progress in establishing breach notification plans, providing a better foundation for responding to breaches of PII. Most agencies were able to provide formal, comprehensive breach notification polices. Agencies also included model documents, such as sample breach notification letters, along with the plans for rapid response to a breach.

Despite varying levels of detail and comprehensiveness across agencies, the submitted plans for reducing unnecessary Social Security Numbers (SSNs) and PII, as well as establishing related rules of behavior, generally demonstrate agency officials have been sensitized to the privacy risks associated with SSN and PII holdings. The efforts will require on-going oversight through the capital planning process, Paperwork Reduction Act reviews, Executive Order 12866 regulatory reviews, and other oversight mechanisms. In order to facilitate agency SSN reduction efforts, Executive Order 13478, "Amendments to Executive Order 9397 Relating to Federal Agency Use of Social Security Numbers" removed a requirement for agencies to use SSNs as individuals' unique identifiers.

IV. Summary of Government-wide IG Security and Privacy Evaluation Results

Input from the agency IGs is a crucial piece of the annual FISMA evaluation. In addition to assessment and comments in key performance metric areas, OMB annual FISMA reporting guidance asks IGs to assess the quality of the agency POA&M process and C&A process as well as the completeness of the agency system inventory.

Table 4 shows a summary of the IG results and assessments for the 25 major Federal agencies for fiscal year 2008. Text in bold in Table 4 indicates a change from prior year reporting, with a "+" indicating a performance improvement and a "-" indicating a performance downgrade. The results of these findings were previously discussed in Section III of this report, "Government-wide Findings."

Agency	Effective POA&M ?	Quality of Certification and Accreditation Process	Completeness of System Inventory	Quality of Privacy Impact Assessment Process
Agency for International Development	Yes	Excellent	96-100%	Excellent +
Department of Agriculture	No	Poor	81-95% +	Satisfactory +
Department of Commerce	Yes	Satisfactory +	96-100%	Good
Department of Defense	No	Failing	0	Failing
Department of Education	Yes	Satisfactory	96-100%	Excellent +
Department of Energy	Yes	Satisfactory	96-100%	Satisfactory
Environmental Protection Agency	Yes	Good +	96-100%	Excellent +
General Services Administration	Yes	Satisfactory	96-100%	Satisfactory
Department of Health and Human Services	Yes	Satisfactory -	81-95% -	Good -
Department of Homeland Security	Yes	Good +	96-100%	Good
Department of Housing and Urban Development	Yes	Satisfactory	96-100%	Satisfactory -
Department of the Interior	No	Satisfactory +	96-100%	Excellent +
Department of Justice	Yes	Good -	96-100%	Excellent
Department of Labor	Yes	Satisfactory	96-100%	Good
National Aeronautics and Space Administration	Yes	Excellent +	96-100%	Good
National Science Foundation	Yes	Good	96-100%	Excellent
Nuclear Regulatory Commission	Yes	Satisfactory +	96-100% +	Excellent
Office of Personnel Management	Yes	Satisfactory -	96-100%	Excellent +
Small Business Administration	Yes	Satisfactory	96-100%	Satisfactory
Smithsonian Institution	Yes	Satisfactory	96-100% +	Satisfactory -
Social Security Administration	Yes	Good -	96-100%	Excellent +
Department of State	Yes	Good +	96-100 %	Good +
Department of Transportation	No	Satisfactory	96-100%	Satisfactory -
Department of the Treasury	Yes	Satisfactory	96-100% +	Satisfactory
Department of Veterans Affairs	Yes	Satisfactory +	96-100% +	Satisfactory +

V. OMB Assessment of Agency Incident Handling Programs

FISMA requires each agency to document and implement procedures for detecting, reporting, and responding to security incidents. Agencies must also notify and consult with the United States Computer Emergency Readiness Team (US-CERT).³ The act also requires OMB oversight of the US-CERT and NIST to issue incident detection and handling guidelines.

Agencies overwhelmingly report having in place procedures for reporting incidents both internally and externally. These procedures include both reporting to US CERT and, where appropriate, to law enforcement. Twenty-two of 25 major agencies report logging and monitoring activities involving access to and modification of sensitive or critical information. All 25 major agencies reported having incident handling and response programs, including reporting capabilities.

VI. Plan of Action to Improve Performance

Under the new Administration, OMB will continue to work with agencies, IGs, CIOs, Senior Agency Officials for Privacy, GAO, and the Congress to strengthen the Federal government's IT security and privacy programs. As part of those activities, OMB will:

1. Review Agency Business Cases

Part 7 (Exhibit 300) of OMB Circular A-11 requires agencies to submit a Capital Asset Plan and Business Case justification for major information technology investments. In their justification, agencies must answer a series of security questions and describe how the investment meets the requirements of the FISMA, OMB policy, and NIST guidelines. The justifications are then evaluated against specific criteria to determine whether the system's cyber-security, planned or in place, is appropriate.

2. Evaluate Reported Security Metrics

We will be reviewing the security metrics provided by agencies in their quarterly and annual reports for FISMA compliance. The increased reported compliance by the agencies, which is supported by the IG's reports, indicates that it could be time to modify the metrics to improve the assurance of security. One goal for new metrics would be to move beyond periodic compliance reporting to more continuous monitoring of security.

3. Review Current Cyber-security Activities

The President has requested a 60-day review of all Cyber-security activities within the Federal Government. OMB will be participating in this review.

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Website Addresses
http://www.us-cert.gov
https://www.us-cert.gov

Email Addresses
soc@us-cert.gov
us-cert@dhs.sgov.gov (SIPR)
us-cert@dhs.ic.gov (JWICS)
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³ Contact information for US-CERT: www.uscert.gov

VII. Conclusion

Over the past year, most of the 25 major Federal agencies made incremental progress in closing the Federal government's IT security performance gaps against established performance criteria.

Moving forward, agencies should continue to focus management attention on:

- Achieving 100 percent C&A levels for all operational systems;
- Properly identifying and providing oversight of contractor systems; and
- Maintaining PIAs and SORNs for 100 percent of applicable systems

A copy of this report is available at www.whitehouse.gov/omb.

Appendix A: Fiscal Year 2008 Government-wide Summary

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FY 2008 Government-wide Summary -- CIO Reports

tal Number of systems	10,677		
Agency systems	8,768		
High	1055		
Moderate	3576		
Low	3950		
Not categorized	187		
Contractor systems	1,909		
High	113		
Moderate	536		
Low	738		
Not categorized	522		
Certified and Accredited Systems - Total	10,257	96%	
High	1143	98%	
Moderate	3924	95%	
Low	4507	96%	
Not categorized	683	96%	
Tested Security Controls - Total	9,970	93%	
High	1110	95%	
Moderate	3902	95%	
Low	4287	91%	
Not categorized	671	95%	
-			
Tested Contingency Plans - Total	9,770	92%	
High	1056	90%	
Moderate	3797	92%	
Low	4236	90%	
Not categorized	681	96%	
Total # of Systems not Categorized	709	7%	
Total Number of Employees	4,162,322		
Total Number of Employees		800/	
Employees that received IT security awareness training	3,723,241	89%	
Employees that received IT security awareness training using ISSLOB	2,085,880		
Total Number of Employees with significant IT security responsibilities	147263	760/	
Employees with significant responsibilities that received training	111680	76%	
Total Costs for providing IT security training	\$95,424,039		
The agency explains policies regarding peer-to-peer file sharing in training			
The uponey explains ponetes regarding peer-to-peer the sharing in training	Yes	23 agencies	
	No	2 agencies	
There is an agency-wide security configuration policy	Yes	25 agencies	
There is an agency-while security configuration policy			
	No	0 agencies	
The agency applies common security configuration established by NIST to			
application information systems	Rarely (0-50% of	the time)	1 agencies
-	Sometimes (51-70		1 agencies
	Frequently (71-80		4 agencies
	Mostly (81-95% c		7 agencies
		96-100% of the time)	12 agencies
	- `		-
The agency has documented in its security policies special procedures for	V	10	
using emerging technologies and countering emerging threats	Yes	19 agencies	
	No	6 agencies	

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FY 2008 Government-wide Summary	IG Reports
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Quality of agency C&A process	Excellent Good Satisfactory Poor Failing	2 agencies 6 agencies 15 agencies 1 agencies 1 agencies	
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organizatio on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance		of the time) of the time) e time)	2 agencies 3 agencies 7 agencies 3 agencies 8 agencies
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	of Approximately 0-50% Approximately 51-70 Approximately 71-80 Approximately 81-95 Approximately 96-10	% complete % complete % complete	1 agencies 0 agencies 0 agencies 2 agencies 22 agencies
The OIG generally agrees with the CIO on the number of agency owned systems	Yes No	23 agencies 2 agencies	
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	n Yes No	23 agencies 2 agencies	
The agency inventory is maintained and updated at least annually	Yes No	24 agencies 1 agencies	
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Rarely (0-50% of the Sometimes (51-70% of Frequently (71-80% of Mostly (81-95% of th Almost Always (96-1	of the time) of the time) e time)	2 agencies 2 agencies 1 agencies 6 agencies 14 agencies
OIG Findings are incorporated into the POA&M process	Rarely (0-50% of the Sometimes (51-70% of Frequently (71-80% of Mostly (81-95% of th Almost Always (96-1	of the time) of the time) e time)	3 agencies 0 agencies 3 agencies 5 agencies 14 agencies
Effective POA&M process? Note: To arrive at "Effective" as reflected in this Appendix, OMB considers a set of IG responses, including how weaknesses are incorporated in the POA&M, how they are prioritized, and how the status of weaknesses is tracked and reported.	Yes No	21 agencies 4 agencies	
There is an agency wide security configuration policy	Yes No	23 agencies 2 agencies	

FY 2008 Government-wide Summa The agency follows documented policies and procedures for identifying a	• •	rts (continued)	
reporting incidents internally	Yes	19 agencies	
	No	6 agencies	
		U	
The agency follows documented policies and procedures for external			
reporting to law enforcement authorities	Yes	23 agencies	
	No	2 agencies	
The agency follows defined procedures for reporting to the USCERT	Yes	21 agencies	
	No	4 agencies	
The agency has ensured security training and awareness of all employees,			
including contractors with significant IT security responsibilities	Rarely (0-50% of employees) 2 as		
	Sometimes (51-70	1 agencies	
	Frequently (71-80	0% of employees)	1 agencies
	Mostly (81-95% o	of employees)	9 agencies
	Almost Always (9	96-100% of employees)	12 agencies
The economic angleing policies recording poor to peop file shoring in IT			
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide			
training	Yes	20 agencies	
uannig	No	5 agencies	
	INO	5 agencies	
	、 、		
The agency's PIA process, as discussed in Section D 11.4 (SAOP templat	e),		
including adherence to existing policy, guidance and standards are	Excellent	9 agencies	
	Good	6 agencies	
	Satisfactory	9 agencies	
	Poor	0 agencies	
	Failing	1 agencies	
The agency has completed system e-authentication risk assessments	Yes	13 agencies	
The agency has completed system c-autoenteation risk assessments	No	12 agencies	
	110	12 ageneres	

FY 2008 Government-wide Summary -- Privacy Reports

Systems that contain Federal information in identifiable form Agency Contractor	3,505 3,076 429	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	2,002 1,757 245	
Systems covered by an existing Privacy Impact Assessment Agency Contractor	1,850 1,649 201	92%
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	2,373 2,078 295	
Systems for which a current SORN has been published in the Federal Register Agency	2,205 1,923	93%
Contractor The privacy official participates in all agency information privacy compliance activities.	282 Yes No	25 agencies 0 agencies
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19.	Yes No	23 agencies 2 agencies
The privacy official participates in assessing the impact of technology on the privacy of personal information.	Yes No	24 agencies 1 agencies
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes No	25 agencies 0 agencies
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities.	Yes No	21 agencies 4 agencies
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments.	y Yes No	22 agencies 3 agencies
The agency has written process for determining continued compliance with stated web privacy policies.	Yes No	24 agencies 0 agencies
Agency uses persistent tracking technology on any web site.	Yes No	8 agencies 17 agencies
Agency annually reviews the use of persistent tracking.	Yes No	15 agencies 10 agencies

FY 2008 Government-wide Summary -- Privacy Reports (continued)

Agency has current documentation demonstrating review of compliance		
with information privacy laws, regulations and policies.	Yes	24 agencies
	No	1 agencies
Agency can provide documentation demonstrating corrective action planned	ed,	
in progress, or completed to remedy identified compliance deficiencies.	Yes	24 agencies
	No	1 agencies
Agency uses technologies that allow for continuous auditing of compliance	e	
with stated privacy policies and practices.	Yes	16 agencies
	No	9 agencies
Agency coordinates with OIG on privacy program oversight	Yes	24 agencies
	No	1 agencies

US Agency for International Development -- CIO Report

Total Number of Systems	29	
Agency Systems	18	
High	0	
Moderate	17	
Low	1	
Not categorized	0	
Contractor Systems	11	
High	0	
Moderate	6	
Low	5	
Not categorized	0	
Certified and Accredited Systems - Total	29	100%
High	0	0%
Moderate	23	100%
Low	6	100%
Not categorized	0	0%
Ivot categorized	0	0 /0
Tested Security Controls - Total	29	100%
High	0	0%
Moderate	23	100%
Low	6	100%
Not categorized	0	0%
Tested Contingency Plans - Total	29	100%
High	0	0%
Moderate	23	100%
Low	6	100%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	8,826	
Employees that received IT security awareness training	8,826	100%
Employees that received IT security awareness training using ISSLOB	8,826	100/0
Total Number of Employees w/significant IT security responsibilities	203	
Employees with significant responsibilities that received training	203 192	95%
Total Costs for providing IT security training	\$45,711	9370
Total Costs for providing 11 security training	φ 4 <i>J</i> ,/11	
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Almost A	Always (96-100% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

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US Agency for International Development -- IG Report

Quality of agency C&A process	Excellent
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Mostly (81-95% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	Approximately 96-100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100% of the time)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Almost Always (96-100% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Excellent
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	No

US Agency for International Development -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	4 3 1	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	4 3 1	
Systems covered by an existing Privacy Impact Assessment	4	100%
Agency Contractor	3 1	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	3 2 1	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	3 2 1	100%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	Yes	
Agency annually reviews the use of persistent tracking	Yes	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

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Department of Agriculture -- CIO Report

Total Number of Systems	245	
Agency Systems	239	
High	18	
Moderate	162	
Low	59	
Not categorized	0	
	0	
Contractor Systems	6	
High	0	
Moderate	6	
Low	0	
Not categorized	0	
Certified and Accredited Systems - Total	222	91%
High	18	100%
Moderate	149	89%
Low	55	93%
Not categorized	0	0%
TorouteBonded	0	070
Tested Security Controls - Total	224	91%
High	18	100%
Moderate	162	96%
Low	44	75%
Not categorized	0	0%
Tested Contingency Plans - Total	208	85%
High	17	94%
Moderate	143	85%
Low	48	81%
Not categorized	0	0%
	0	
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	129,642	
Employees that received IT security awareness training	123,177	95%
Employees that received IT security awareness training using ISSLOB	117,018	
Total Number of Employees w/significant IT security responsibilities	1,980	
Employees with significant responsibilities that received training	1,933	98%
Total Costs for providing IT security training	\$11,596,	250
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Frequent	ly (71-80% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

Department of Agriculture -- IG Report

Quality of agency C&A process	Poor
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Almost Always (96-100% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 81-95% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Sometimes (51-70% of the time)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100%)
Effective POA&M process	No
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	No
The agency follows documented policies and procedures for external reporting to law enforcement authorities	No
The agency follows defined procedures for reporting to the USCERT	No
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Mostly (81-95% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	No
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Satisfactory
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	No

Department of Agriculture -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor		
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	100 96 4	
Systems covered by an existing Privacy Impact Assessment	100	100%
Agency Contractor	96 4	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	88 84 4	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	85 81 4	97%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A 19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking	Yes	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

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Department of Commerce -- CIO Report

Total Number of Systems	312	
Agency Systems	292	
High	22	
Moderate	206	
Low	54	
Not categorized	10	
Contractor Systems	20	
High	4	
Moderate	13	
Low	3	
Not categorized	0	
Certified and Accredited Systems - Total	299	96%
High	23	88%
Moderate	210	96%
Low	56	98%
Not categorized	10	100%
Tested Security Controls - Total	304	97%
High	26	100%
Moderate	211	96%
Low	57	100%
Not categorized	10	100%
Tested Contingency Plans - Total	307	98%
High	25	96%
Moderate	216	99%
Low	56	98%
Not categorized	10	100%
Total # of Systems not Categorized	10	
	51 (04	
Total Number of Employees (including contractors)	51,624	1000/
Employees that received IT security awareness training	51,377	100%
Employees that received IT security awareness training using ISSLOB	12,330	
Total Number of Employees w/significant IT security responsibilities	863 782	010/
Employees with significant responsibilities that received training Total Costs for providing IT security training	782 \$1,491,5	91% 80
Total Costs for providing 11 security training	\$1,491,3	09
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Mostly (81-95% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

Department of Commerce -- IG Report

Quality of agency C&A process (includes USPTO)	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Sometimes (51-70% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100% of the time)
OIG Findings are incorporated into the POA&M process	Mostly (81-95% of time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Almost Always (96-100% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Good
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

Department of Commerce -- Privacy Report

Systems that contain Federal information in identifiable form Agency	49 49	
Contractor	0	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	49 49 0	
	49	100%
Systems covered by an existing Privacy Impact Assessment Agency	49	100%
Contractor	0	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	48 48 0	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	48 48 0	100%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies.	Yes	
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking.	Yes	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

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Department of Defense -- CIO Report

Total Number of Systems	4279	
Agency Systems	4182	
High	265	
Moderate	1059	
Low	2809	
Not categorized	49	
Contractor Systems	97	
High	1	
Moderate	26	
Low	6 4	
Not categorized	6	
Certified and Accredited Systems - Total	4074	95%
High	259	97%
Moderate	1034	95%
Low	2727	95%
	54	98%
Not categorized	54	90%
Tested Security Controls - Total	3903	91%
High	234	88%
Moderate	1004	93%
Low	2613	91%
Not categorized	52	95%
Tested Contingency Plans - Total	3836	90%
High	241	91%
Moderate	989	91%
Low	2554	89%
Not categorized	52	95%
Total # of Systems not Categorized	55	
Total Number of Employees (including contractors)	2,414,169)
Employees that received IT security awareness training	2,091,176	
Employees that received IT security awareness training using ISSLOB	1,264,715	
Total Number of Employees w/significant IT security responsibilities)
	90,163	650/
Employees with significant responsibilities that received training	58,700	65%
Total Costs for providing IT security training	\$31,687,8	687
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Almost A	lways (96-100% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

Department of Defense -- IG Report

Quality of agency C&A process	Failing
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Rarely (0-50% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	Inventory is 0-50% complete
The OIG generally agrees with the CIO on the number of agency owned systems	No
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	No
The agency inventory is maintained and updated at least annually	No
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Rarely (0-50% of the time)
OIG Findings are incorporated into the POA&M process	Rarely (0-50% of the time)
Effective POA&M process	No
There is an agency wide security configuration policy	No
The agency follows documented policies and procedures for identifying and reporting incidents internally	No
The agency follows documented policies and procedures for external reporting to law enforcement authorities	No
The agency follows defined procedures for reporting to the USCERT	No
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Rarely (0-50% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Failing
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	No

Department of Defense -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	709 689 20	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	200 194 6	
Systems covered by an existing Privacy Impact Assessment	181	91%
Agency Contractor	176 5	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	471 463 8	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	350 344 6	74%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies.	Yes	
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking.	No	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	No	
Agency coordinates with OIG on privacy program oversight	Yes	

Department of Education -- CIO Report

Total Number of Systems	145	
Agency Systems	68	
High	1	
Moderate	18	
Low	49	
Not categorized	0	
Contractor Systems	77	
High	2	
Moderate	31	
Low	44	
Not categorized	0	
Certified and Accredited Systems - Total	125	86%
High	3	100%
Moderate	39	80%
Low	83	89%
Not categorized	0	0%
Tested Security Controls - Total	127	88%
High	3	100%
Moderate	41	84%
Low	83	89%
Not categorized	0	0%
Not categorized	0	070
Tested Contingency Plans - Total	94	65%
High	1	33%
Moderate	37	76%
Low	56	60%
	0	0%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	13,509	
Employees that received IT security awareness training	13,465	100%
Employees that received IT security awareness training using ISSLOB	13,465	100/0
	-	
Total Number of Employees w/significant IT security responsibilities	2,096	10000
Employees with significant responsibilities that received training	2,090	100%
Total Costs for providing IT security training	\$283,211	
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application		
information systems	Frequentl	y (71-80% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	No	

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Department of Education -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Almost Always (96-100% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	Inventory is 96-100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100% of the time)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	No
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Mostly (81-95% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Excellent
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	No

Department of Education -- Privacy Report

Systems that contain Federal information in identifiable form Agency	99 60	
Contractor	39	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	34 21 13	
Systems covered by an existing Privacy Impact Assessment	32	94%
Agency Contractor	19 13	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	96 56 40	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	94 55 39	98%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies.	Yes	
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking.	No	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	No	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	No	
Agency coordinates with OIG on privacy program oversight	Yes	

Department of Energy -- CIO Report

Total Number of Systems	1323	
Agency Systems	281	
High	8	
Moderate	103	
Low	42	
Not categorized	128	
Contractor Sectors	1042	
Contractor Systems	1042	
High	7	
Moderate	95	
Low	424	
Not categorized	516	
Certified and Accredited Systems - Total	1269	96%
High	14	93%
Moderate	175	88%
Low	461	99%
Not categorized	619	96%
Tested Security Controls - Total	1181	89%
High	14	93%
Moderate	170	86%
Low	388	83%
Not categorized	609	95%
Tot energonized	00)	2370
Tested Contingency Plans - Total	1245	94%
High	15	100%
Moderate	154	78%
Low	457	98%
Not categorized	619	96%
Total # of Systems not Categorized	644	
Total Number of Employees (including contractors)	146,043	
Employees that received IT security awareness training	143,844	98%
Employees that received IT security awareness training using ISSLOB	0	
Total Number of Employees w/significant IT security responsibilities	5,985	
Employees with significant responsibilities that received training	5,743	96%
Total Costs for providing IT security training	\$5,185,98	82
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Almost A	Always (96-100% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

technologies and countering emerging threats

Department of Energy -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Frequently (71-80% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Mostly (81-95% of the time)
OIG Findings are incorporated into the POA&M process	Frequently (71-80% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Almost Always (96-100% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Satisfactory
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

Department of Energy -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	153 72 81	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	81 42 39	
Systems covered by an existing Privacy Impact Assessment	79	98%
Agency Contractor	40 39	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	23 16 7	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	23 16 7	100%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking	No	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	No	
Agency coordinates with OIG on privacy program oversight	Yes	

Environmental Protection Agency -- CIO Report

Total Number of Systems	171	
A com ou Stratomo	155	
Agency Systems	155	
High	1	
Moderate	116	
Low	38	
Not categorized	0	
Contractor Systems	16	
High	0	
Moderate	11	
Low	5	
Not categorized	0	
Certified and Accredited Systems - Total	171	100%
High	1	100%
Moderate	127	100%
Low	43	100%
Not categorized	0	0%
	0	0,0
Tested Security Controls - Total	171	100%
High	1	100%
Moderate	127	100%
Low	43	100%
	0	
Not categorized	0	0%
Tested Contingency Plans - Total	171	100%
High	1	100%
Moderate	127	100%
Low	43	100%
Not categorized	0	0%
		0,0
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	21,329	
Employees that received IT security awareness training	21,329	100%
Employees that received IT security awareness training using ISSLOB	21,329	10070
Total Number of Employees w/significant IT security responsibilities	584	
	553	050/
Employees with significant responsibilities that received training		95%
Total Costs for providing IT security training	\$538,402	
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application	Mostly (8	1-95% of the time)
information systems		
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

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technologies and countering emerging threats

Environmental Protection Agency -- IG Report

Quality of agency C&A process	Good
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Mostly (81-95% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100%)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100%)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Almost Always (96-100% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Excellent
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	No

Environmental Protection Agency -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	36 34 2	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	36 34 2	
Systems covered by an existing Privacy Impact Assessment	36	100%
Agency Contractor	34 2	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	32 30 2	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	32 30 2	100%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	No	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	No	
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking	No	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	No	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	No	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	No	
Agency coordinates with OIG on privacy program oversight	Yes	

General Services Administration -- CIO Report

Total Number of Systems	85	
Agency Systems	40	
High	0	
Moderate	31	
Low	9	
	9	
Not categorized	0	
Contractor Systems	45	
High	1	
Moderate	36	
Low	8	
Not categorized	0	
Certified and Accredited Systems - Total	85	100%
•	1	100%
High		
Moderate	67	100%
Low	17	100%
Not categorized	0	0%
Tested Security Controls - Total	85	100%
High	1	100%
Moderate	67	100%
Low	17	100%
	0	0%
Not categorized	0	0%
Tested Contingency Plans - Total	85	100%
High	1	100%
Moderate	67	100%
Low	17	100%
Not categorized	0	0%
Not categorized	0	070
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	14,957	
Employees that received IT security awareness training	14,957	100%
Employees that received IT security awareness training using ISSLOB	14,957	
Total Number of Employees w/significant IT security responsibilities	146	
Employees with significant responsibilities that received training	140	97%
		9170
Total Costs for providing IT security training	\$150,000	
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Almost A	lways (96-100% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

General Services Administration -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Frequently (71-80% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is 96-100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100%)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100%)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Almost Always (96-100% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Satisfactory
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	No

General Services Administration -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	40 26 14
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	16 6 10
Systems covered by an existing Privacy Impact Assessment	16 100%
Agency Contractor	6 10
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	40 27 13
Systems for which a current SORN has been published in the Federal Register Agency Contractor	40 100% 27 13
The privacy official participates in all agency information privacy compliance activities	Yes
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	No
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes
The agency has written process for determining continued compliance with stated web privacy policies	Yes
Agency uses persistent tracking technology on any web site	No
Agency annually reviews the use of persistent tracking	Yes
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	No
Agency coordinates with OIG on privacy program oversight	Yes

Department of Health and Human Services -- CIO Report

Total Number of Systems	162	
Agency Systems	129	
High	34	
Moderate	34 77	
Low	18	
Not categorized	0	
Contractor Systems	33	
High	12	
Moderate	16	
Low	5	
Not categorized	0	
Certified and Accredited Systems - Total	162	100%
High	46	100%
Moderate	40 93	100%
Low	23	100%
Not categorized	0	0%
Tested Security Controls - Total	162	100%
High	46	100%
Moderate	40 93	100%
	23	
Low		100%
Not categorized	0	0%
Tested Contingency Plans - Total	162	100%
High	46	100%
Moderate	93	100%
Low	23	100%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	99,708	
Employees that received IT security awareness training	99,708 98,511	99%
	-	99%
Employees that received IT security awareness training using ISSLOB	4,236	
Total Number of Employees w/significant IT security responsibilities	5,930	
Employees with significant responsibilities that received training	5,268	89%
Total Costs for providing IT security training	\$2,649,76	51
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Almost A	lways (96-100% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

technologies and countering emerging threats

Department of Health and Human Services -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Frequently (71-80% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	Inventory is 81-95% complete
The OIG generally agrees with the CIO on the number of agency owned systems	No
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Mostly (81-95% of the time)
OIG Findings are incorporated into the POA&M process	Mostly (81-95% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Mostly (81-95% of the time)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Good
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

Department of Health and Human Services -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	94 78 16
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	94 78 16
Systems covered by an existing Privacy Impact Assessment	94 100%
Agency Contractor	78 16
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	72 60 12
Systems for which a current SORN has been published in the Federal Register Agency Contractor	69 96% 57 12
The privacy official participates in all agency information privacy compliance activities	Yes
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes
The agency has written process for determining continued compliance with stated web privacy policies	Yes
Agency uses persistent tracking technology on any web site	Yes
Agency annually reviews the use of persistent tracking	Yes
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes
Agency coordinates with OIG on privacy program oversight	Yes

Department of Homeland Security -- CIO Report

Total Number of Systems	591	
Agency Systems	376	
High	121	
Moderate	210	
Low	45	
	43 0	
Not categorized	0	
Contractor Systems	215	
High	55	
Moderate	129	
Low	31	
Not categorized	0	
Certified and Accredited Systems - Total	560	95%
High	174	99%
Moderate	314	93%
Low	72	95%
Not categorized	0	0%
Tested Security Controls - Total	584	99%
High	176	100%
Moderate	333	98%
Low	75	99%
	0	0%
Not categorized	0	0%
Tested Contingency Plans - Total	552	93%
High	154	88%
Moderate	322	95%
Low	76	100%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	231,425	
Employees that received IT security awareness training	222,694	96%
Employees that received IT security awareness training using ISSLOB	0	
Total Number of Employees w/significant IT security responsibilities	2,100	
Employees with significant responsibilities that received training	1,967	94%
Total Costs for providing IT security training	\$2,313,82	23
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Mostly (8	81-95% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

The agency has documented in its security pol technologies and countering emerging threats

Department of Homeland Security -- IG Report

Quality of agency C&A process	Good
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Almost Always (96-100% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100% of the time)
OIG Findings are incorporated into the POA&M process	Mostly (81-95% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Mostly (81-95% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Good
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

Department of Homeland Security -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	288 151 137	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	169 86 83	
Systems covered by an existing Privacy Impact Assessment	81	48%
Agency Contractor	37 44	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	265 137 128	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	238 119 119	90%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	Yes	
Agency annually reviews the use of persistent tracking	Yes	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	No	
Agency coordinates with OIG on privacy program oversight	Yes	

Department of Housing and Urban Development -- CIO Report

Total Number of Systems	86	
Agency Systems	77	
High	3	
Moderate	67	
Low	7	
Not categorized	0	
Contractor Systems	9	
High	0	
Moderate	6	
Low	3	
Not categorized	0	
Not categorized	0	
Certified and Accredited Systems - Total	86	100%
High	3	100%
Moderate	73	100%
Low	10	100%
Not categorized	0	0%
Tested Security Controls - Total	78	91%
High	3	100%
Moderate	65	89%
Low	10	100%
Not categorized	0	0%
Tested Contingency Plans - Total	86	100%
High	3	100%
Moderate	73	100%
Low	10	100%
	0	0%
Not categorized	0	070
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	10,283	
Employees that received IT security awareness training	9,976	97%
	,	91%
Employees that received IT security awareness training using ISSLOB	9,677	
Total Number of Employees w/significant IT security responsibilities	186	
Employees with significant responsibilities that received training	100	54%
Total Costs for providing IT security training	\$0	
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Frequent	ly (71-80% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

technologies and countering emerging threats

Department of Housing and Urban Development -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Frequently (71-80% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Mostly (81-95% of the time)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100%)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	No
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Almost Always (96-100% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Satisfactory
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	No

Department of Housing and Urban Development -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	79 72 7	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	27 26 1	
Systems covered by an existing Privacy Impact Assessment	27	100%
Agency Contractor	26 1	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	50 49 1	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	49 48 1	98%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking	No	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	No	
Agency coordinates with OIG on privacy program oversight	Yes	

Department of Interior -- CIO Report

Total Number of Systems	177	
Agency Systems	158	
High	5	
Moderate	127	
Low	26	
Not categorized	0	
Contractor Systems	19	
High	4	
Moderate		
Low	4	
Not categorized	0	
Certified and Accredited Systems - Total	168	95%
High	9	100%
Moderate	130	94%
Low	29	97%
Not categorized	0	0%
Tested Security Controls - Total	173	98%
High	9	100%
	-	
Moderate	134	97%
Low	30	100%
Not categorized	0	0%
Tested Contingency Plans - Total	157	89%
High	9	100%
Moderate	121	88%
Low	27	90%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Family uses (including contractors)	71,162	
Total Number of Employees (including contractors)	,	000/
Employees that received IT security awareness training	69,780	98%
Employees that received IT security awareness training using ISSLOB	69,773	
Total Number of Employees w/significant IT security responsibilities	3,271	
Employees with significant responsibilities that received training	3,032	93%
Total Costs for providing IT security training	\$630,166	
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Mostly (8	1-95% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

technologies and countering emerging threats

Department of Interior -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Frequently (71-80% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Frequently (71-80% of the time)
OIG Findings are incorporated into the POA&M process	Rarely (0-50% of the time)
Effective POA&M process	No
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	No
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Mostly (81-95% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Excellent
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

Department of Interior -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	224 220 4	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	179 175 4	
Systems covered by an existing Privacy Impact Assessment	179	100%
Agency Contractor	174 5	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	97 93 4	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	97 93 4	100%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	Yes	
Agency annually reviews the use of persistent tracking	Yes	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

Department of Justice -- CIO Report

Total Number of Systems	254	
Agency Systems	239	
High	90	
Moderate	102	
Low	47	
Not categorized	0	
Contractor Systems	15	
High	2	
Moderate	2 9	
Low	4	
Not categorized	0	
Certified and Accredited Systems - Total	254	100%
High	92	100%
Moderate	111	100%
Low	51	100%
Not categorized	0	0%
Tested Security Controls - Total	254	100%
High	92	100%
Moderate	111	100%
Low	51	100%
Not categorized	0	0%
Not categorized	0	070
Tested Contingency Plans - Total	254	100%
High	92	100%
Moderate	111	100%
Low	51	100%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	128,944	
Employees that received IT security awareness training		98%
Employees that received IT security awareness training using ISSLOB	42,827	
Total Number of Employees w/significant IT security responsibilities	2,193	
Employees with significant responsibilities that received training	2,193	98%
Total Costs for providing IT security training	\$2,106,06	
Total Costs for providing 11 security training	\$2,100,00	55
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Almost Always (96-100% of the time)	
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

technologies and countering emerging threats

Department of Justice -- IG Report

Quality of agency C&A process	Good
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	N/A
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100% of the time)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Almost Always (96-100% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Excellent
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

Department of Justice -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	191 183 8	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	70 66 4	
Systems covered by an existing Privacy Impact Assessment	65	93%
Agency Contractor	62 3	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	156 148 8	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	156 148 8	100%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking	Yes	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

Department of Labor -- CIO Report

Total Number of Systems	72	
Agency Systems	62	
High	0	
Moderate	62	
Low	0	
Not categorized	0	
Contractor Systems	10	
High	0	
Moderate	10	
Low	0	
Not categorized	0	
Certified and Accredited Systems - Total	72	100%
High	0	0%
Moderate	72	100%
Low	0	0%
Not categorized	0	0%
Tested Security Controls - Total	72	100%
High	0	0%
Moderate	72	100%
Low	0	0%
Not categorized	0	0%
Tested Contingency Plans - Total	72	100%
High	0	0%
Moderate	72	100%
Low	0	0%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (in all line contractors)	17 100	
Total Number of Employees (including contractors)	17,122	96%
Employees that received IT security awareness training	16,443	90%
Employees that received IT security awareness training using ISSLOB	15,785	
Total Number of Employees w/significant IT security responsibilities	722	0.40/
Employees with significant responsibilities that received training	682 \$576.605	94%
Total Costs for providing IT security training	\$576,605	
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Almost A	lways (96-100% of the time)
The agency has documented in its security policies special procedures for using emerging	Yes	

technologies and countering emerging threats

Department of Labor -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Sometimes (51-70% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Mostly (81-95% of the time)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Almost Always (96-100% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	No
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Good
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

Department of Labor -- Privacy Report

Systems that contain Federal information in identifiable form	55	
Agency	44	
Contractor	11	
Systems requiring a Privacy Impact Assessment under the E-Gov Act	39	
Agency	28	
Contractor	11	
Systems covered by an existing Privacy Impact Assessment	39	100%
Agency	28	
Contractor	11	
Systems for which a system or records notice (SORN) is required under the Privacy Act	39	
Agency	31	
Contractor	8	
Systems for which a current SORN has been published in the Federal Register	37	95%
Agency	29	
Contractor	8	
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative,		
regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of	V	
personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with		
access to Federal data are generally familiar with information privacy laws, regulations	Yes	
and policies and understand the ramifications of inappropriate access and disclosure?	103	
The agency has a program for job-specific information privacy training for individuals		
involved in the administration of personal information or information technology systems,	Yes	
or with significant information security responsibilities		
The agency has written processes or policies for all listed aspects of Privacy Impact	Yes	
Assessments		
The agency has written process for determining continued compliance with stated web	Yes	
privacy policies		
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking	No	
Agency has current documentation demonstrating review of compliance with information		
privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
As a second state of the state of the second state of the		
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

National Aeronautics and Space Administration -- CIO Report

Total Number of Systems	634	
Agency Systems	604	
High	65	
Moderate	305	
Low	234	
Not categorized	0	
	0	
Contractor Systems	30	
High	3	
Moderate	18	
Low	9	
Not categorized	0	
Certified and Accredited Systems - Total	617	97%
High	66	97%
Moderate	313	97%
Low	238	98%
Not categorized	0	0%
	ů.	0,0
Tested Security Controls - Total	586	92%
High	64	94%
Moderate	305	94%
Low	217	89%
Not categorized	0	0%
Tested Contingency Plans - Total	579	91%
High	66	97%
Moderate	301	93%
Low	212	87%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	69,893	
Employees that received IT security awareness training	65,226	93%
Employees that received IT security awareness training using ISSLOB	65,226	
Total Number of Employees w/significant IT security responsibilities	3,888	
Employees with significant responsibilities that received training	3,879	100%
Total Costs for providing IT security training	\$736,000	
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
The agoney explains ponetes regarding poet to peet the sharing in training	105	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Frequentl	y (71-80% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

National Aeronautics and Space Administration -- IG Report

Quality of agency C&A process	Excellent
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Sometimes (51-70% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Sometimes (51-70% of the time)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Mostly (81-95% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Good
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

National Aeronautics and Space Administration -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	35 17 18	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	11 5 6	
Systems covered by an existing Privacy Impact Assessment	11	100%
Agency Contractor	5 6	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	11 5 6	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	11 5 6	100%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	Yes	
Agency annually reviews the use of persistent tracking	Yes	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

National Science Foundation -- CIO Report

Total Number of Systems	20	
Agency Systems	17	
High	0	
Moderate	12	
Low	5	
Not categorized	0	
Not categorized	0	
Contractor Systems	3	
High	1	
Moderate	2	
Low	0	
Not categorized	0	
Cartified and Accredited Systems Total	20	100%
Certified and Accredited Systems - Total		
High	1	100%
Moderate	14	100%
Low	5	100%
Not categorized	0	0%
Tested Security Controls - Total	20	100%
High	1	100%
Moderate	14	100%
Low	5	100%
	0	
Not categorized	0	0%
Tested Contingency Plans - Total	20	100%
High	1	100%
Moderate	14	100%
Low	5	100%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Tetal New Log of Equal second (in the line sector down)	(127	
Total Number of Employees (including contractors)	6,137	070/
Employees that received IT security awareness training	5,977	97%
Employees that received IT security awareness training using ISSLOB	0	
Total Number of Employees w/significant IT security responsibilities	81	
Employees with significant responsibilities that received training	81	100%
Total Costs for providing IT security training	\$28,410	
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Almost A	lways (96-100% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

The agency has documented in its security pol technologies and countering emerging threats

National Science Foundation -- IG Report

Quality of agency C&A process	Good
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Almost Always (96-100% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100% of the time)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Almost Always (96-100% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Excellent
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

National Science Foundation -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	5 5 0
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	5 5 0
Systems covered by an existing Privacy Impact Assessment	5 100%
Agency Contractor	5 0
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	5 5 0
Systems for which a current SORN has been published in the Federal Register Agency Contractor	5 100% 5 0
The privacy official participates in all agency information privacy compliance activities	Yes
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes
The agency has written process for determining continued compliance with stated web privacy policies	Yes
Agency uses persistent tracking technology on any web site	No
Agency annually reviews the use of persistent tracking	No
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes
Agency coordinates with OIG on privacy program oversight	Yes

Nuclear Regulatory Commission -- CIO Report

Total Number of Systems	39	
Agency Systems	28	
High	11	
Moderate	17	
Low	0	
Not categorized	0	
Contractor Systems	11	
High	1	
Moderate	9	
Low	1	
Not categorized	0	
Certified and Accredited Systems - Total	23	59%
High	5	42%
Moderate	17	65%
Low	1	100%
Not categorized	0	0%
Tested Security Controls - Total	38	97%
High	12	100%
Moderate	25	96%
Low	1	100%
Not categorized	0	0%
Not categorized	0	070
Tested Contingency Plans - Total	39	100%
High	12	100%
Moderate	26	100%
Low	1	100%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	4,540	
Employees that received IT security awareness training	4,378	96%
Employees that received IT security awareness training using ISSLOB	0	9070
Total Number of Employees w/significant IT security responsibilities	550	
Employees with significant responsibilities that received training	60	11%
Total Costs for providing IT security training	\$100,931	
Total Costs for providing 11 security training	\$100,951	
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Mostly (8	31-95% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

Nuclear Regulatory Commission -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Almost Always (96-100% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	Inventory is 96-100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100% of the time)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Almost Always(96-100% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Excellent
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	No

Nuclear Regulatory Commission -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	62 50 12	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	23 15 8	
Systems covered by an existing Privacy Impact Assessment	23	100%
Agency Contractor	15 8	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	40 30 10	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	40 30 10	100%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	No	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	Yes	
Agency annually reviews the use of persistent tracking	No	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	No	
Agency coordinates with OIG on privacy program oversight	Yes	

Office of Personnel Management -- CIO Report

Total Number of Systems	40	
Agency Systems	30	
High	5	
Moderate	24	
Low	1	
	0	
Not categorized	0	
Contractor Systems	10	
High	2	
Moderate	8	
Low	0	
Not categorized	0	
Certified and Accredited Systems - Total	39	98%
High	7	100%
Moderate	31	97%
Low	1	100%
Not categorized	0	0%
Not categorized	0	070
Tested Security Controls - Total	40	100%
High	40 7	100%
Moderate	32	100%
Low	52 1	100%
Not categorized	0	0%
Tested Contingency Plans - Total	39	98%
High	7	100%
Moderate	31	97%
Low	1	100%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	12,114	
Employees that received IT security awareness training	11,649	96%
Employees that received IT security awareness training using ISSLOB	11,183	2010
Total Number of Employees w/significant IT security responsibilities	108	
Employees with significant responsibilities that received training	108	100%
		100%
Total Costs for providing IT security training	\$49,163	
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Almost A	lways (96-100% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

Office of Personnel Management -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Almost Always (96-100% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Mostly (81-95% of the time)
OIG Findings are incorporated into the POA&M process	Mostly (81-95% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Almost Always(96-100% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Satisfactory
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

Office of Personnel Management-- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	32 22 10	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	24 16 8	
Systems covered by an existing Privacy Impact Assessment	24	100%
Agency Contractor	16 8	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	29 19 10	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	28 19 9	97%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking	Yes	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

Small Business Administration -- CIO Report

Total Number of Systems	93	
Agency Systems	83	
High	4	
Moderate	14	
Low	65	
Not categorized	0	
The energenzed	0	
Contractor Systems	10	
High	2	
Moderate	8	
Low	0	
Not categorized	0	
Certified and Accredited Systems - Total	92	99%
High	5	83%
Moderate	22	100%
Low	65	100%
Not categorized	0	0%
Not categorized	0	070
Tested Security Controls - Total	92	99%
High	6	100%
Moderate	21	95%
Low	65	100%
Not categorized	0	0%
Tested Contingency Plans - Total	92	99%
High	6	100%
Moderate	21	95%
Low	65	100%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	4,425	
Employees that received IT security awareness training	3,949	89%
Employees that received IT security awareness training using ISSLOB	3,949	
Total Number of Employees w/significant IT security responsibilities	75	
Employees with significant responsibilities that received training	75	100%
Total Costs for providing IT security training	\$75,360	
The agency explains policies regarding peer-to-peer file sharing in training	No	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Almost A	always (96-100% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

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Small Business Administration -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Frequently 71-80% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100% of the time)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Mostly (81-95% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Satisfactory
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

Small Business Administration -- Privacy Report

Systems that contain Federal information in identifiable form Agency	27 24	
Contractor	3	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	27 24 3	
Systems covered by an existing Privacy Impact Assessment	27	100%
Agency Contractor	24 3	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	27 24 3	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	27 24 3	100%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking	No	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

Smithsonian Institution -- CIO Report

Total Number of Systems	14	
Agency Systems	13	
High	0	
Moderate	7	
Low	6	
Not categorized	0	
Contractor Systems	1	
High	0	
Moderate	1	
Low	0	
Not categorized	0	
Certified and Accredited Systems - Total	14	100%
High	0	0%
Moderate	8	100%
Low	6	100%
Not categorized	0	0%
Tested Security Controls Total	14	100%
Tested Security Controls - Total High	0	0%
Moderate	8	100%
Low	8 6	100%
	0	0%
Not categorized	0	0%
Tested Contingency Plans - Total	14	100%
High	0	0%
Moderate	8	100%
Low	6	100%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	9,693	
Employees that received IT security awareness training	9,501	98%
Employees that received IT security awareness training using ISSLOB	0	
Total Number of Employees w/significant IT security responsibilities	94	
Employees with significant responsibilities that received training	49	52%
Total Costs for providing IT security training	\$42,536	
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Mostly (8	31-95% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

Smithsonian Institution -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Almost Always (96-100% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	Inventory is 96-100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100% of the time)
OIG Findings are incorporated into the POA&M process	Frequently (71-80% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Sometimes (51-70% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Satisfactory
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	No

* Effective POA&M determined by Agency Head.

Smithsonian Institution -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	10 9 1	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	10 9 1	
Systems covered by an existing Privacy Impact Assessment	10	100%
Agency Contractor	9 1	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	0 0 0	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	0 0 0	0%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	No	
The privacy official participates in assessing the impact of technology on the privacy of personal information	No	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	No	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	No	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	Yes	
Agency annually reviews the use of persistent tracking	Yes	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	No	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	No	
Agency uses technologies that allow for continuous auditing of compliance with stated	No	
privacy policies and practices Agency coordinates with OIG on privacy program oversight	No	

Social Security Administration -- CIO Report

Total Number of Systems	20	
Agency Systems	20	
High	0	
6		
Moderate	8	
Low	12	
Not categorized	0	
Contractor Systems	0	
High	0	
Moderate	0	
Low	0	
Not categorized	0	
Certified and Accredited Systems - Total	20	100%
High	0	0%
Moderate	8	100%
Low	12	100%
	0	
Not categorized	0	0%
Tested Security Controls - Total	20	100%
High	0	0%
6		
Moderate	8	100%
Low	12	100%
Not categorized	0	0%
Tested Contingency Plans - Total	20	100%
High	0	0%
Moderate	8	100%
Low	12	100%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	83,238	
Employees that received IT security awareness training	61,140	73%
Employees that received IT security awareness training using ISSLOB	0	
	356	
Total Number of Employees w/significant IT security responsibilities		
Employees with significant responsibilities that received training	356	100%
Total Costs for providing IT security training	\$1,389,78	34
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Almost A	lways (96-100% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

The agency has documented in its security pol technologies and countering emerging threats

Social Security Administration -- IG Report

Quality of agency C&A process	Good
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	n/a
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100% of the time)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Frequently (71-80% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Excellent
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

Social Security Administration -- Privacy Report

Systems that contain Federal information in identifiable form	20
Agency	20
Contractor	0
Systems requiring a Privacy Impact Assessment under the E-Gov Act	17
Agency	17
Contractor	0
	-
Systems covered by an existing Privacy Impact Assessment	17 100%
Agency	17
Contractor	0
Contract for this has not an end of the (CODN) is a series has the Driver Ast	20
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency	20 20
Contractor	20 0
Contractor	0
Systems for which a current SORN has been published in the Federal Register	20 100%
Agency	20
Contractor	0
The privacy official participates in all agency information privacy compliance activities	Yes
The privacy official participates in evaluating the ramifications for privacy of legislative,	••
regulatory and other policy proposals, as well as testimony and comments under Circular	Yes
A-19	
The privacy official participates in assessing the impact of technology on the privacy of	
personal information	Yes
personal information	
The ended has a training group to group all accurate group all and contractory with	
The agency has a training program to ensure all agency personnel and contractors with	Vaa
access to Federal data are generally familiar with information privacy laws, regulations	Yes
and policies and understand the ramifications of inappropriate access and disclosure?	
The ensures has a measure for ich encodies information mission training for individuals	
The agency has a program for job-specific information privacy training for individuals	V
involved in the administration of personal information or information technology systems,	res
or with significant information security responsibilities	
The agency has written processes or policies for all listed aspects of Privacy Impact	
Assessments	Yes
The agency has written process for determining continued compliance with stated web	Vaa
privacy policies	Yes
Agency uses persistent tracking technology on any web site	No
A construction of a second two shares	Vac
Agency annually reviews the use of persistent tracking	Yes
Agency has current documentation demonstrating review of compliance with information	
privacy laws, regulations and policies	Yes
privacy laws, regulations and poncies	
Agency can provide documentation demonstrating corrective action planned, in progress,	
or completed to remedy identified compliance deficiencies	Yes
Agency uses technologies that allow for continuous auditing of compliance with stated	Yes
privacy policies and practices	1 00
A second director with OLC and a size of the second s	V
Agency coordinates with OIG on privacy program oversight	Yes

Department of State -- CIO Report

Total Number of Systems	356	
Agency Systems	238	
High	37	
Moderate	121	
Low	80	
Not categorized	0	
Not categorized	0	
Contractor Systems	118	
High	0	
Moderate	23	
Low	95	
Not categorized	0	
Certified and Accredited Systems - Total	356	100%
High	37	100%
Moderate	144	100%
Low	175	100%
	0	0%
Not categorized	0	0%
Tested Security Controls - Total	352	99%
High	37	100%
Moderate	140	97%
Low	175	100%
Not categorized	0	0%
Not categorized	0	070
Tested Contingency Plans - Total	356	100%
High	37	100%
Moderate	144	100%
Low	175	100%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	95,000	
Employees that received IT security awareness training	95,000 95,000	100%
Employees that received IT security awareness training using ISSLOB	95,000 95,000	10078
Total Number of Employees w/significant IT security responsibilities	,	
	2,742	1000/
Employees with significant responsibilities that received training	2,742	100%
Total Costs for providing IT security training	\$2,700,00	JU
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Almost Always (96-100% of the time)	
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

Department of State -- IG Report

Quality of agency C&A process	Good
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Mostly (81-95% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100% of the time)
OIG Findings are incorporated into the POA&M process	Almost Always (96-100% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Mostly (81-95% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Good
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	Yes

Department of State -- Privacy Report

Systems that contain Federal information in identifiable form	92	
Agency	92	
Contractor	0	
Systems requiring a Privacy Impact Assessment under the E-Gov Act	59	
Agency	59	
Contractor	0	
Systems covered by an existing Privacy Impact Assessment	59	100%
Agency	59	
Contractor	0	
Sustants for which a sustant or records notice (CODN) is required up for the Drivery Act	9 2	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency	82 82	
Contractor	0	
Connector	0	
Systems for which a current SORN has been published in the Federal Register	81	99%
Agency	81	
Contractor	0	
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative,		
regulatory and other policy proposals, as well as testimony and comments under Circular	Yes	
A-19	100	
The privacy official participates in assessing the impact of technology on the privacy of	Yes	
personal information	105	
The agency has a training program to ensure all agency personnel and contractors with		
access to Federal data are generally familiar with information privacy laws, regulations	Yes	
and policies and understand the ramifications of inappropriate access and disclosure?		
The agency has a program for job-specific information privacy training for individuals		
involved in the administration of personal information or information technology systems,	Yes	
or with significant information security responsibilities		
The agency has written processes or policies for all listed aspects of Privacy Impact	Yes	
Assessments	105	
The accurate has written process for determining continued compliance with stated web		
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
privacy policies		
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking	Yes	
Agency has current documentation demonstrating review of compliance with information	Yes	
privacy laws, regulations and policies		
Agency can provide documentation demonstrating corrective action planned, in progress,		
or completed to remedy identified compliance deficiencies	Yes	
of completed to remedy identified compliance deficiencies		
Agency uses technologies that allow for continuous auditing of compliance with stated	Vac	
privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

Department of Transportation -- CIO Report

Total Number of Systems	405	
Agency Systems	353	
High	25	
Moderate	235	
Low	93	
Not categorized	0	
The energy inter	0	
Contractor Systems	52	
High	3	
Moderate	33	
Low	16	
Not categorized	0	
Certified and Accredited Systems - Total	387	96%
High	26	93%
Moderate	258	96%
Low	103	94%
Not categorized	0	0%
Not categorized	0	070
Tested Security Controls - Total	363	90%
High	21	75%
Moderate	242	90%
Low	100	92%
Not categorized	0	0%
	252	070/
Tested Contingency Plans - Total	353	87%
High	25	89%
Moderate	233	87%
Low	95	87%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	73,132	
Employees that received IT security awareness training	60,794	83%
Employees that received IT security awareness training using ISSLOB	60,794	0570
Total Number of Employees w/significant IT security responsibilities	523	
Employees with significant responsibilities that received training	473	90%
Total Costs for providing IT security training	\$202,000	
The agency explains policies regarding peer-to-peer file sharing in training	No	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Rarely (0	-50% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

Department of Transportation -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Rarely (0-50% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	The inventory is approximately 96- 100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Rarely (0-50% of the time)
OIG Findings are incorporated into the POA&M process	Rarely (0-50% of the time)
Effective POA&M process	No
There is an agency wide security configuration policy	No
The agency follows documented policies and procedures for identifying and reporting incidents internally	No
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Rarely (0-50% of the time)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	No
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Satisfactory
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	No

Department of Transportation -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	139 110 29	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	74 60 14	
Systems covered by an existing Privacy Impact Assessment	53	72%
Agency Contractor	43 10	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	97 78 19	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	97 78 19	100%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	No	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	Yes	
Agency annually reviews the use of persistent tracking	Yes	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

Department of Treasury -- CIO Report

Total Number of Systems	509	
Agency Systems	484	
High	33	
Moderate	352	
Low	99	
Not categorized	0	
not eulegonzed	0	
Contractor Systems	25	
High	6	
Moderate	17	
Low	2	
Not categorized	0	
Certified and Accredited Systems - Total	495	97%
High	39	100%
Moderate	356	96%
Low	100	99%
Not categorized	0	0%
Not categorized	0	070
Tested Security Controls - Total	506	99%
High	39	100%
Moderate	366	99%
Low	101	100%
Not categorized	0	0%
Not categorized	0	070
Tested Contingency Plans - Total	496	97%
High	37	95%
Moderate	358	97%
Low	101	100%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	124,929	
Employees that received IT security awareness training	123,610	99%
Employees that received IT security awareness training using ISSLOB	0	
Total Number of Employees w/significant IT security responsibilities	6,308	
Employees with significant responsibilities that received training	6,221	99%
Total Costs for providing IT security training	\$29,369,7	723
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Mostly (8	31-95% of the time)
The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats	Yes	

Department of Treasury -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Almost Always (96-100% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	Inventory is 96-100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	Yes
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Almost Always (96-100% of the time)
OIG Findings are incorporated into the POA&M process	Mostly (81-95% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	No
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	No
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Almost Always (96-100% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Satisfactory
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with NIST Special Publication 800-63, "Electronic Authentication Guidelines"?	No

Department of Treasury -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	388 376 12	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	336 325 11	
Systems covered by an existing Privacy Impact Assessment	330	98%
Agency Contractor	319 11	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	297 286 11	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	297 286 11	100%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking	Yes	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

Department of Veterans Affairs -- CIO Report

Total Number of Systems	618	
Agency Systems	584	
High	307	
Moderate	124	
Low	153	
Not categorized	0	
The outgoined	0	
Contractor Systems	34	
High	7	
Moderate	12	
Low	15	
Not categorized	0	
Certified and Accredited Systems - Total	618	100%
High	314	100%
Moderate	136	100%
Low	168	100%
Not categorized	0	0%
Tested Security Controls - Total	592	96%
High	300	96%
Moderate	128	94%
Low	164	98%
Not categorized	0	0%
Tested Contingency Plans - Total	504	82%
High	260	83%
Moderate	105	77%
Low	139	83%
Not categorized	0	0%
Total # of Systems not Categorized	0	
Total Number of Employees (including contractors)	320,478	
Employees that received IT security awareness training	270,500	84%
Employees that received IT security awareness training using ISSLOB	254,750	0470
Total Number of Employees w/significant IT security responsibilities	16,116	
Employees with significant responsibilities that received training	14,312	89%
Total Costs for providing IT security training	\$1,474,68	
Total Costs for providing 11 security training	\$1,474,00	30
The agency explains policies regarding peer-to-peer file sharing in training	Yes	
There is an agency-wide security configuration policy	Yes	
The agency applies common security configuration established by NIST to application information systems	Sometime	es (51-70% of the time)
The agency has documented in its security policies special procedures for using emerging		

The agency has documented in its security policies special procedures for using emerging technologies and countering emerging threats

Department of Veterans Affairs -- IG Report

Quality of agency C&A process	Satisfactory
The Agency performs oversight and evaluation to ensure information systems used or operated by a contractor of the agency or other organization on behalf of the agency meet the requirements of FISMA, OMB Policy and NIST guidance	Frequently (71-80% of the time)
The agency has developed an inventory of major information systems, including an identification of interfaces (including those not under control of the agency)	Inventory is 96-100% complete
The OIG generally agrees with the CIO on the number of agency owned systems	Yes
The OIG generally agrees with the CIO on the number of information systems used or operated by a contractor of the agency or other organization on behalf of the agency	No
The agency inventory is maintained and updated at least annually	Yes
The POA&M is an agency wide process, incorporating all known IT Security weaknesses associated with information systems used or operated by the agency or by a contractor of the agency or other organization on behalf of the agency	Mostly (81-95% of the time)
OIG Findings are incorporated into the POA&M process	Sometimes (51-70% of the time)
Effective POA&M process	Yes
There is an agency wide security configuration policy	Yes
The agency follows documented policies and procedures for identifying and reporting incidents internally	Yes
The agency follows documented policies and procedures for external reporting to law enforcement authorities	Yes
The agency follows defined procedures for reporting to the USCERT	Yes
The agency has ensured security training and awareness of all employees, including contractors with significant IT security responsibilities	Mostly (81-95% of employees)
The agency explains policies regarding peer-to-peer file sharing in IT security awareness training, ethics training, or any other agency-wide training	Yes
Quality of the agency's PIA process, as discussed in Section D 11.4 (SAOP template), including adherence to existing policy, guidance and standards	Satisfactory
Has the agency identified all e-authentication applications and validated that the applications have operationally achieved the required assurance level in accordance with	No

Department of Veteran Affairs -- Privacy Report

Systems that contain Federal information in identifiable form Agency Contractor	574 574 0	
Systems requiring a Privacy Impact Assessment under the E-Gov Act Agency Contractor	318 318 0	
Systems covered by an existing Privacy Impact Assessment	309	97%
Agency Contractor	309 0	
Systems for which a system or records notice (SORN) is required under the Privacy Act Agency Contractor	285 285 0	
Systems for which a current SORN has been published in the Federal Register Agency Contractor	285 285 0	100%
The privacy official participates in all agency information privacy compliance activities	Yes	
The privacy official participates in evaluating the ramifications for privacy of legislative, regulatory and other policy proposals, as well as testimony and comments under Circular A-19	Yes	
The privacy official participates in assessing the impact of technology on the privacy of personal information	Yes	
The agency has a training program to ensure all agency personnel and contractors with access to Federal data are generally familiar with information privacy laws, regulations and policies and understand the ramifications of inappropriate access and disclosure?	Yes	
The agency has a program for job-specific information privacy training for individuals involved in the administration of personal information or information technology systems, or with significant information security responsibilities	Yes	
The agency has written processes or policies for all listed aspects of Privacy Impact Assessments	Yes	
The agency has written process for determining continued compliance with stated web privacy policies	Yes	
Agency uses persistent tracking technology on any web site	No	
Agency annually reviews the use of persistent tracking	Yes	
Agency has current documentation demonstrating review of compliance with information privacy laws, regulations and policies	Yes	
Agency can provide documentation demonstrating corrective action planned, in progress, or completed to remedy identified compliance deficiencies	Yes	
Agency uses technologies that allow for continuous auditing of compliance with stated privacy policies and practices	Yes	
Agency coordinates with OIG on privacy program oversight	Yes	

Appendix B: Fiscal Year 2008 FISMA Reporting by Small and Independent Agencies

Background

Small and independent agencies manage a variety of Federal programs. Their responsibilities include issues concerning commerce and trade, energy and science, transportation, national security, and finance and culture. Approximately one half of the small and independent agencies perform regulatory or enforcement roles in the Federal Executive Branch. The remaining half is comprised largely of grant-making, advisory, and uniquely chartered organizations. A "small agency" generally has less than six thousand employees; most have fewer than five hundred staff, and the smallest, called micro-agencies, have less than one hundred. Together these agencies employ about sixty-six thousand Federal workers and manage billions of taxpayer dollars.

FISMA Reporting Requirements for Small and Independent Agencies

FISMA applies to all agencies regardless of size. Except for micro-agencies, small and independent agencies follow the same annual reporting requirements as the large agencies. The fiscal year 2008 FISMA reporting guidance eliminated the requirement for all small, independent, and micro agencies to submit quarterly FISMA reports, unless specifically asked to do so by OMB on a case-by-case basis.

Summary of Fiscal Year 2007 Small and Independent Agencies Reporting Results

In FY 2008, 60 small, independent, and micro agencies submitted FISMA reports. This appendix contains an aggregated summary of reported performance measures for those agencies that submitted reports with usable data. Since the data reporting requirements for small agencies differ from those for micro agencies, the results are separated accordingly and summarized in the tables below:

Small Agencies FISMA Performance	FY 2007	FY 2008	Performance Increase/Decrease
Number of Agencies Reporting Data	41	39	Decrease
Systems with Certification and Accreditation	71%	78%	Increase
Systems with Tested Contingency Plan	70%	66%	Decrease
Systems with Tested Security Controls	79%	78%	Decrease
Total Systems Reported	407	411	Increase
Conducted Independent Assessment	90%	92%	Increase
Agency Implemented NIST SP 800-53	46%	64%	Increase
Agency Categorized all Systems by FIPS-199	80%	74%	Decrease

Small Agencies FISMA Performance	FY 2007	FY 2008	Performance Increase/Decrease
Employees and Contractors who received Security Awareness Training	89%	88%	Decrease
Employees with Significant Security Responsibilities who received Training	85%	91%	Increase
Applicable Systems with Privacy Impact Assessments	77%	80%	Increase
Applicable Systems with System of Records Notice	90%	91%	Increase

* This number likely reflects incorrect reporting.

Micro Agencies FISMA status	FY 2007	FY 2008	Performance Increase/Decrease
Number of agencies reporting data	15	21	Increase
Systems with Certification and Accreditation	65%	80%	Increase
Systems with Tested Security Controls	75%	83%	Increase
Total Systems Reported	40	59	Increase
Agency Conducted Independent Assessment	60%	62%	Increase
Employees and Contractors who received Security Awareness Training	84%	97%	Increase

The majority of small and independent agencies submitted annual FISMA reports for fiscal year 2008, listed below:

- 1. African Development Foundation
- 2. American Battle Monuments Commission
- 3. Armed Forces Retirement Home
- 4. Barry Goldwater Scholarship and Excellence in Education Foundation
- 5. Broadcasting Board of Governors
- 6. Chemical Safety Board
- 7. Christopher Columbus Foundation
- 8. Commodity Futures Trading Commission
- 9. Consumer Product Safety
- 10. Corporation for National Community Services
- 11. Court Services & Offender Supervision Agency
- 12. Defense Nuclear Facilities Safety Board
- 13. Denali Commission
- 14. Equal Employment Opportunity Commission
- 15. Executive Office of the President

- 16. Export Import Bank of the United States
- 17. Farm Credit Administration
- 18. Federal Communications Commission
- 19. Federal Deposit Insurance Corp
- 20. Federal Election Commission
- 21. Federal Energy Regulation Commission
- 22. Federal Housing Enterprise Oversight (now the Federal Housing Finance Agency (FHFA)
- 23. Federal Housing Finance Board
- 24. Federal Maritime Commission
- 25. Federal Reserve System
- 26. Federal Retirement Thrift Investment Board
- 27. Federal Trade Commission
- 28. Institute of Museum and Library Services
- 29. Inter-American Foundation
- 30. James Madison Memorial Fellowship Foundation
- 31. Japan-U.S. Friendship Commission

- 32. Merit Systems Protection Board
- 33. Millennium Challenge Corp
- 34. Morris K. Udall Foundation
- 35. National Archives and Records Administration
- 36. National Credit Union Administration
- 37. National Endowment for the Arts
- 38. National Endowment for the Humanities
- 39. National Gallery of Art
- 40. National Labor Relations Board
- 41. National Mediation Board
- 42. National Transportation Safety Board
- 43. Nuclear Waste Technical Review Board
- 44. Occupational Safety and Health Review Commission
- 45. Office of Government Ethics
- 46. Office of Navajo and Hopi Indian Relocation

- 47. Office of Special Counsel
- 48. Overseas Private Investment Corporation
- 49. Peace Corps
- 50. Pension Benefit Guaranty Corp
- 51. Postal Regulatory Commission
- 52. Railroad Retirement Board
- 53. Securities and Exchange Commission
- 54. Selective Service System
- 55. Tennessee Valley Authority
- 56. U.S. Commission of Fine Arts
- 57. U.S. Commission on Civil Rights
- 58. U.S. Election Assistance Commission
- 59. U.S. Holocaust Memorial Museum
- 60. U.S. International Boundary and Water Commission
- 61. U.S. International Trade Commission
- 62. U.S. Trade and Development Agency