CONSENSUS ASSESSMENTS INITIATIVE QUESTIONNAIRE v3.1

Control Domain	Control ID	Question ID	Control Specification	Consensus Assessment Questions	Consen	sus Assessmo	ent Answers	Notes
					Yes	No	Not Applicable	
Application & Interface Security Application Security	AIS-01	AIS-01.1		Do you use industry standards (i.e. OWASP Software Assurance Maturity Model, ISO 27034) to build in security for your Systems/Software Development Lifecycle (SDLC)?		x		
		AIS-01.2		Do you use an automated source code analysis tool to detect security defects in code prior to production?		X		
	AIS-01.3		Do you use manual source- code analysis to detect security defects in code prior to production?	х				
		AIS-01.4		Do you verify that all of your software suppliers adhere to industry standards for Systems/Software Development Lifecycle (SDLC) security?	x			
		AIS-01.5		(SaaS only) Do you review your applications for security vulnerabilities and address any issues prior to deployment to production?	X			
Application & Interface Security Customer Access Requirements	AIS-02	AIS-02.1	Prior to granting customers access to data, assets, and information systems, identified security, contractual, and regulatory requirements for customer access shall be addressed.	Are all identified security, contractual, and regulatory requirements for customer access contractually addressed and remediated prior to granting customers access to data, assets, and information systems?	X			
		AIS- 02.2		Are all requirements and trust levels for customers' access defined and documented?	x			

Application & Interface Security Data Integrity	AIS-03	AIS-03.1	Data input and output integrity routines (i.e., reconciliation and edit checks) shall be implemented for application interfaces and databases to prevent manual or systematic processing errors, corruption of data, or misuse.	Does your data management policies and procedures require audits to verify data input and output integrity routines? Are data input and output integrity routines (i.e. MD5/SHA checksums) implemented for application interfaces and databases to prevent manual or systematic		X	X	
Application & Interface Security	AIS-04	AIS-04.1	Policies and procedures shall be established and	processing errors or corruption of data? Is your Data Security		x		
Data Security / Integrity			maintained in support of data security to include (confidentiality, integrity, and availability) across multiple system interfaces, jurisdictions, and business functions to prevent improper disclosure, alternation, or destruction.	Architecture designed using an industry standard (e.g., CDSA, MULITSAFE, CSA Trusted Cloud Architectural Standard, FedRAMP, CAESARS)?				
Audit Assurance & Compliance Audit Planning	AAC-01	AAC-01.1	Audit plans shall be developed and maintained to address business process disruptions. Auditing plans shall focus on reviewing the effectiveness of the implementation of security operations. All audit activities must be agreed upon prior to executing any audits.	Do you develop and maintain an agreed upon audit plan (e. g., scope, objective, frequency, resources,etc.) for reviewing the efficiency and effectiveness of implemented security controls?				
		AAC-01.2		Does your audit program take into account effectiveness of implementation of security operations?				
Audit Assurance & Compliance Independent Audits	AAC-02	AAC-02.1	Independent reviews and assessments shall be performed at least annually to ensure that the organization addresses nonconformities of established policies, standards, procedures, and	Do you allow tenants to view your SOC2/ISO 27001 or similar third-party audit or certification reports?	Х			
		AAC-02.2	compliance obligations.	Do you conduct network penetration tests of your cloud service infrastructure at least annually?	X			
		AAC-02.3		Do you conduct application penetration tests of your cloud infrastructure regularly as prescribed by industry best practices and guidance?	x			

		AAC-02.4	1	Do you conduct internal audits	х		
				at least annually?			
		AAC-02.5		Do you conduct independent audits at least annually?		X	
		AAC-02.6		Are the results of the penetration tests available to tenants at their request?	X		
		AAC-02.7		Are the results of internal and external audits available to tenants at their request?	X		
Audit Assurance & Compliance Information System Regulatory Mapping	AAC-03	AAC-03.1	Organizations shall create and maintain a control framework which captures standards, regulatory, legal, and statutory requirements relevant for their business needs. The control framework shall be reviewed at least annually to ensure changes that could affect the business processes are reflected.	Do you have a program in place that includes the ability to monitor changes to the regulatory requirements in relevant jurisdictions, adjust your security program for changes to legal requirements, and ensure compliance with relevant regulatory requirements?		X	
Business Continuity Management & Operational Resilience Business Continuity Planning	BCR-01	BCR-01.1	A consistent unified framework for business continuity planning and plan development shall be established, documented, and adopted to ensure all business continuity plans are consistent in addressing priorities for testing, maintenance, and information security requirements. Requirements for business continuity plans include the	Does your organization have a plan or framework for business continuity management or disaster recovery management?	x		
		BCR-01.2		Do you have more than one provider for each service you depend on?		Х	
		BCR-01.3	Defined purpose and scope, aligned with relevant dependencies	Do you provide a disaster recovery capability?		X	
		BCR-01.4	use them • Owned by a named person(s) who is responsible for their review, update, and approval	Do you monitor service continuity with upstream providers in the event of provider failure?	X		
	 Defined lines of communication, roles, and responsibilities Detailed recovery procedures, manual workaround, and reference information 	Do you provide access to operational redundancy reports, including the services you rely on?		Х			
		BCR-01.6 BCR-01.6	· Wedned for plan invocation	Do you provide a tenant- triggered failover option?		Х	
		BCR-01.7		Do you share your business continuity and redundancy plans with your tenants?		Х	

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Business Continuity Management & Operational Resilience Business Continuity Testing	BCR-02	BCR-02.1	Business continuity and security incident response plans shall be subject to testing at planned intervals or upon significant organizational or environmental changes. Incident response plans shall involve impacted customers (tenant) and other business relationships that represent critical intra-supply chain business process dependencies.	subject to testing at planned intervals or upon significant organizational or environmental changes to ensure continuing effectiveness?	X		
Business Continuity Management & Operational Resilience Power / Telecommunications	BCR-03	BCR-03.1	Data center utilities services and environmental conditions (e.g., water, power, temperature and humidity controls, telecommunications, and internet connectivity) shall be secured, monitored, maintained, and tested for continual effectiveness at planned intervals to ensure	Does your organization adhere to any international or industry standards when it comes to securing, monitoring, maintaining and testing of datacenter utilities services and environmental conditions?			
		BCR-03.2	protection from unauthorized interception or damage, and designed with automated fail-over or other redundancies in the event of planned or unplanned disruptions.	Has your organization implemented environmental controls, fail-over mechanisms or other redundancies to secure utility services and mitigate environmental conditions?	x		Our Cloud Service Provider do it
Business Continuity Management & Operational Resilience Documentation	BCR-04	BCR-04.1	Information system documentation (e.g., administrator and user guides, and architecture diagrams) shall be made available to authorized personnel to ensure the following: • Configuring, installing, and operating the information system • Effectively using the system's security features	Are information system documents (e.g., administrator and user guides, architecture diagrams, etc.) made available to authorized personnel to ensure configuration, installation and operation of the information system?	x		
Business Continuity Management & Operational Resilience Environmental Risks	BCR-05	BCR-05.1	Physical protection against damage from natural causes and disasters, as well as deliberate attacks, including fire, flood, atmospheric electrical discharge, solar induced geomagnetic storm, wind, earthquake, tsunami, explosion, nuclear accident, volcanic activity, biological hazard, civil unrest, mudslide, tectonic activity, and other forms of natural or man-made disaster shall be anticipated, designed, and have countermeasures applied.	Is physical damage anticipated and are countermeasures included in the design of physical protections?	x		Our Cloud Service Provider do it
Business Continuity Management & Operational Resilience Equipment Location	BCR-06	BCR-06.1	To reduce the risks from environmental threats, hazards, and opportunities for unauthorized access, equipment shall be kept away from locations subject to high probability environmental risks and supplemented by redundant equipment located at a reasonable distance.	Are any of your data centers located in places that have a high probability/occurrence of high-impact environmental risks (floods, tornadoes, earthquakes, hurricanes, etc.)?		х	Our Cloud Service Provider do it

Business Continuity Management & Operational Resilience Equipment Maintenance	BCR-07	BCR-07.1 BCR-07.2	Policies and procedures shall be established, and supporting business processes and technical measures implemented, for equipment maintenance ensuring continuity and availability of operations and support personnel.	Do you have documented policies, procedures and supporting business processes for equipment and datacenter maintenance? Do you have an equipment and datacenter maintenance routine or plan?			x	Our Cloud Service Provider do it Our Cloud Service Provider do it
Business Continuity Management & Operational Resilience Equipment Power Failures	BCR-08	BCR-08.1	Protection measures shall be put into place to react to natural and man-made threats based upon a geographically-specific business impact assessment.	Are security mechanisms and redundancies implemented to protect equipment from utility service outages (e.g., power failures, network disruptions, etc.)?			x	Our Cloud Service Provider do it
Business Continuity Management & Operational Resilience Impact Analysis	BCR-09	BCR-09.1	There shall be a defined and documented method for determining the impact of any disruption to the organization (cloud provider, cloud consumer) that must incorporate the following: • Identify critical products and services • Identify all dependencies, including processes,	Do you use industry standards and frameworks to determine the impact of any disruption to your organization (i.e. criticality of services and recovery priorities, disruption tolerance, RPO and RTO etc)?		x		
	BCR-09.2	BCR-09.2	applications, business partners, and third party service providers • Understand threats to critical products and services • Determine impacts resulting from planned or	Does your organization conduct impact analysis pertaining to possible disruptions to the cloud service?		x		
Business Continuity Management & Operational Resilience Policy	BCR-10	BCR-10.1	Policies and procedures shall be established, and supporting business processes and technical measures implemented, for appropriate IT governance and service management to ensure appropriate planning, delivery and support of the organization's IT capabilities supporting business functions, workforce, and/or customers based on industry acceptable standards (i.e., ITIL v4 and COBIT 5). Additionally, policies and procedures shall include defined roles and responsibilities supported by regular workforce training.	Are policies and procedures established and made available for all personnel to adequately support services operations' roles?	x			
Business Continuity Management & Operational Resilience Retention Policy	BCR-11	BCR-11.1	Policies and procedures shall be established, and supporting business processes and technical measures implemented, for defining and adhering	Do you have technical capabilities to enforce tenant data retention policies?	x			
		BCR-11.2	to the retention period of any critical asset as per established policies and procedures, as well as applicable legal, statutory, or regulatory compliance obligations. Backup and recovery measures shall be incorporated as part of business continuity planning and tested accordingly for	Do you have documented policies and procedures demonstrating adherence to data retention periods as per legal, statutory or regulatory compliance requirements?	x			

		BCR-11.3 BCR-11.4	continuity pianning and tested accordingly for effectiveness.	Have you implemented backup or recovery mechanisms to ensure compliance with regulatory, statutory, contractual or business requirements? If using virtual infrastructure, does your cloud solution include independent hardware	x		
		BCR-11.5		restore and recovery capabilities? If using virtual infrastructure, do you provide tenants with a capability to restore a virtual machine to a previous configuration?	x		
		BCR-11.6		Does your cloud solution include software/provider independent restore and recovery capabilities? Do you test your backup or	x		Cloud provider
		ben 11.7		redundancy mechanisms at least annually?	^		do it
Change Control & Configuration Management New Development / Acquisition	CCC-01	CCC-01.1	have been pre-authorized by the organization's	Are policies and procedures established for management authorization for development or acquisition of new applications, systems, databases, infrastructure, services, operations and facilities?	x		
Change Control & Configuration Management Outsourced Development	CCC-02	CCC-02.1	External business partners shall adhere to the same policies and procedures for change management, release, and testing as internal developers within the organization (e.g., ITIL	Are policies and procedures for change management, release, and testing adequately communicated to external business partners?	x		
		CCC-02.2	service management processes).	Are policies and procedures adequately enforced to ensure external business partners comply with change management requirements?	x		

Change Control & Configuration Management Quality Testing	CCC-03	CCC-03.1	Organizations shall follow a defined quality change control and testing process (e.g., ITIL Service Management) with established baselines, testing, and release standards which focus on system availability, confidentiality, and integrity of systems and services.	Do you have a defined quality change control and testing process in place based on system availability, confidentiality, and integrity? Is documentation describing known issues with certain products/services available?	x		
		CCC-03.3		Are there policies and procedures in place to triage and remedy reported bugs and security vulnerabilities for product and service offerings?	x		
		CCC-03.4		Do you have controls in place to ensure that standards of quality are being met for all software development?	x		
		CCC-03.5		Do you have controls in place to detect source code security defects for any outsourced software development activities?	x		
		CCC-03.6		Are mechanisms in place to ensure that all debugging and test code elements are removed from released software versions?	x		
Change Control & Configuration Management Unauthorized Software Installations	CCC-04	CCC-04.1	Policies and procedures shall be established, and supporting business processes and technical measures implemented, to restrict the installation of unauthorized software on organizationallyowned or managed user end-point devices (e.g., issued workstations, laptops, and mobile devices) and IT infrastructure network and systems components.	Do you have controls in place to restrict and monitor the installation of unauthorized software onto your systems?	x		
Change Control & Configuration Management Production Changes	CCC-05	CCC-05.1	Policies and procedures shall be established for managing the risks associated with applying changes to: • Business-critical or customer (tenant)-impacting (physical and virtual) applications and system-system interface (API) designs and configurations.	Do you provide tenants with documentation that describes your production change management procedures and their roles/rights/responsibilities within it?		x	

		CCC-05.2 CCC-05.3	• Infrastructure network and systems components. Technical measures shall be implemented to provide assurance that all changes directly correspond to a registered change request, business-critical or customer (tenant), and/or authorization by, the customer (tenant) as per agreement (SLA) prior to deployment.	Do you have policies and procedures established for managing risks with respect to change management in production environments? Do you have technical measures in place to ensure that changes in production environments are registered, authorized and in adherence with existing SLAs?	x		
Data Security & Information Lifecycle Management Classification	DSI-01	DSI-01.1	Data and objects containing data shall be assigned a classification by the data owner based on data type, value, sensitivity, and criticality to the organization.	Do you provide a capability to identify data and virtual machines via policy tags/metadata (e.g., tags can be used to limit guest operating systems from booting/instantiating/transpor ting data in the wrong country)?		x	
		DSI-01.2		Do you provide a capability to identify data and hardware via policy tags/metadata/hardware tags (e.g., TXT/TPM, VN-Tag, etc.)?		X	
Data Security & Information Lifecycle Management Data Inventory / Flows	DSI-02	DSI-02.1	Policies and procedures shall be established, and supporting business processes and technical measures implemented, to inventory, document, and maintain data flows for data that is resident (permanently or temporarily) within the service's geographically distributed (physical and virtual) applications and infrastructure network and	Do you inventory, document, and maintain data flows for data that is resident (permanent or temporary) within the services' applications and infrastructure network and systems?		x	
	DSI-0	DSI-02.2	systems components and/or shared with other third parties to ascertain any regulatory, statutory, or supply chain agreement (SLA)	Can you ensure that data does not migrate beyond a defined geographical residency?	x		
Data Security & Information Lifecycle Management E-commerce Transactions	DSI-03	DSI-03.1	Data related to electronic commerce (ecommerce) that traverses public networks shall be appropriately classified and protected from fraudulent activity, unauthorized disclosure, or modification in such a manner to prevent contract dispute and compromise of data.	Do you provide standardized (e.g. ISO/IEC) non-proprietary encryption algorithms (3DES, AES, etc.) to tenants in order for them to protect their data if it is required to move through public networks (e.g., the Internet)?	x		We use HTTPS

		DSI-03.2		Do you utilize open encryption methodologies any time your infrastructure components need to communicate with each other via public networks (e.g., Internet-based replication of data from one environment to another)?	x		We use HTTPS
Data Security & Information Lifecycle Management Handling / Labeling / Security Policy	DSI-04	DSI-04.1	Policies and procedures shall be established for labeling, handling, and the security of data and objects which contain data. Mechanisms for label inheritance shall be implemented for objects that act as aggregate containers for data.	Are policies and procedures established for data labeling and handling in order to ensure the security of data and objects that contain data?		х	
		DSI-04.2		Do you follow a structured data-labeling standard (e.g., ISO 15489, Oasis XML Catalog Specification, CSA data type guidance)?		x	
		DSI-04.3		Are mechanisms for label inheritance implemented for objects that act as aggregate containers for data?		х	
Data Security & Information Lifecycle Management Nonproduction Data	DSI-05	DSI-05.1	Production data shall not be replicated or used in non-production environments. Any use of customer data in non-production environments requires explicit, documented approval from all customers whose data is affected, and must comply with all legal and regulatory requirements for scrubbing of sensitive data elements.	Do you have procedures in place to ensure production data shall not be replicated or used in non-production environments?	x		
Data Security & Information Lifecycle Management Ownership / Stewardship	DSI-06	DSI-06.1	All data shall be designated with stewardship, with assigned responsibilities defined, documented, and communicated.	Are the responsibilities regarding data stewardship defined, assigned, documented, and communicated?		х	
Data Security & Information Lifecycle Management Secure Disposal	DSI-07	DSI-07.1	Policies and procedures shall be established with supporting business processes and technical measures implemented for the secure disposal and complete removal of data from all storage media, ensuring data is not recoverable by any	Do you support the secure deletion (e.g., degaussing/cryptographic wiping) of archived and backed-up data?		x	

		DSI-07.2	computer forensic means.	Can you provide a published procedure for exiting the service arrangement, including assurance to sanitize all computing resources of tenant data once a customer has exited your environment or has vacated a resource?		x	
Datacenter Security Asset Management	DCS-01	DCS-01.1	Assets must be classified in terms of business criticality, service-level expectations, and operational continuity requirements. A complete inventory of business-critical assets located at all	Do you classify your assets in terms of business criticality, service-level expectations, and operational continuity requirements?	x		
		DCS-01.2	sites and/or geographical locations and their usage over time shall be maintained and updated regularly, and assigned ownership by defined roles and responsibilities.	Do you maintain a complete inventory of all of your critical assets located at all sites/ or geographical locations and their assigned ownership?	x		
Datacenter Security Controlled Access Points	DCS-02	DCS-02.1	Physical security perimeters (e.g., fences, walls, barriers, guards, gates, electronic surveillance, physical authentication mechanisms, reception desks, and security patrols) shall be implemented to safeguard sensitive data and information systems.	Are physical security perimeters (e.g., fences, walls, barriers, guards, gates, electronic surveillance, physical authentication mechanisms, reception desks, and security patrols) implemented for all areas housing sensitive data and information systems?	х		
Datacenter Security Equipment Identification	DCS-03	DCS-03.1	Automated equipment identification shall be used as a method of connection authentication. Location-aware technologies may be used to	Do you have a capability to use system geographic location as an authentication factor?		x	
		DCS-03.2	validate connection authentication integrity based on known equipment location.	Is automated equipment identification used as a method to validate connection authentication integrity based on known equipment location?		x	
Datacenter Security Offsite Authorization	DCS-04	DCS-04.1	Authorization must be obtained prior to relocation or transfer of hardware, software, or data to an offsite premises.	Is authorization obtained prior to relocation or transfer of hardware, software, or data to an offsite premises?	x		

Datacenter Security Offsite Equipment	DCS-05	DCS-05.1	Policies and procedures shall be established for the secure disposal of equipment (by asset type) used outside the organization's premise. This shall include a wiping solution or destruction process that renders recovery of information impossible. The erasure shall consist of a full write of the drive to ensure that the erased drive is released to inventory for reuse and deployment or securely stored until it can be destroyed.		x	Managed By Cloud Service Provider
Datacenter Security Policy	DCS-06	DCS-06.1	Policies and procedures shall be established, and supporting business processes implemented, for maintaining a safe and secure working environment in offices, rooms, facilities, and secure areas storing sensitive information.	Can you provide evidence that policies, standards, and procedures have been established for maintaining a safe and secure working environment in offices, rooms, facilities, and secure areas?	x	Managed By Cloud Service Provider
		DCS-06.2		Can you provide evidence that your personnel and involved third parties have been trained regarding your documented policies, standards, and procedures?	x	Managed By Cloud Service Provider
Datacenter Security Secure Area Authorization	DCS-07	DCS-07.1	Ingress and egress to secure areas shall be constrained and monitored by physical access control mechanisms to ensure that only authorized personnel are allowed access.	Are physical access control mechanisms (e.g. CCTV cameras, ID cards, checkpoints) in place to secure, constrain and monitor egress and ingress points?	x	Managed By Cloud Service Provider
Datacenter Security Unauthorized Persons Entry	DCS-08	DCS-08.1	Ingress and egress points such as service areas and other points where unauthorized personnel may enter the premises shall be monitored, controlled and, if possible, isolated from data storage and processing facilities to prevent unauthorized data corruption, compromise, and loss.	Are ingress and egress points, such as service areas and other points where unauthorized personnel may enter the premises, monitored, controlled and isolated from data storage and process?	x	Managed By Cloud Service Provider
Datacenter Security User Access	DCS-09	DCS-09.1	Physical access to information assets and functions by users and support personnel shall be restricted.	Do you restrict physical access to information assets and functions by users and support personnel?	x	Managed By Cloud Service Provider
Encryption & Key Management Entitlement	EKM-01	EKM-01.1	Keys must have identifiable owners (binding keys to identities) and there shall be key management policies.	Do you have key management policies binding keys to identifiable owners?	x	Managed By Cloud Service Provider
Encryption & Key Management Key Generation	EKM-02	EKM-02.1	Policies and procedures shall be established for the management of cryptographic keys in the service's cryptosystem (e.g., lifecycle management	Do you have a capability to allow creation of unique encryption keys per tenant?	x	

		EKM-02.3 EKM-02.4	from key generation to revocation and replacement, public key infrastructure, cryptographic protocol design and algorithms used, access controls in place for secure key generation, and exchange and storage including segregation of keys used for encrypted data or sessions). Upon request, provider shall inform the customer (tenant) of changes within the cryptosystem, especially if the customer (tenant) data is used as part of the service, and/or the customer (tenant) has some shared responsibility	Do you have a capability to manage encryption keys on behalf of tenants? Do you maintain key management procedures? Do you have documented ownership for each stage of the lifecycle of encryption keys?			x x	
	over implementation of the control. Policies and procedures shall be established, and	Do you utilize any third party/open source/proprietary frameworks to manage encryption keys?			x			
Encryption & Key Management Encryption	EKM-03	EKM-03.1	Policies and procedures shall be established, and supporting business processes and technical measures implemented, for the use of encryption	Do you encrypt tenant data at rest (on disk/storage) within your environment?			x	
		storage (e.g., file servers, dar workstations) and data in tra system interfaces, over publi electronic messaging) as per	protocols for protection of sensitive data in storage (e.g., file servers, databases, and end-user workstations) and data in transmission (e.g., system interfaces, over public networks, and electronic messaging) as per applicable legal, statutory, and regulatory compliance obligations.	Do you leverage encryption to protect data and virtual machine images during transport across and between networks and hypervisor instances?			x	
		EKM-03.3		Do you have documentation establishing and defining your encryption management policies, procedures, and guidelines?			x	
Encryption & Key Management Storage and Access	EKM-04	EKM-04.1	Platform and data appropriate encryption (e.g., AES-256) in open/validated formats and standard algorithms shall be required. Keys shall not be stored in the cloud (i.e. at the cloud provider in	Do you have platform and data appropriate encryption that uses open/validated formats and standard algorithms?	x			
		EKM-04.2	.2 question), but maintained by the cloud consumer or trusted key management provider. Key management and key usage shall be separated duties. Are your maintain consumer manager. Do you s	Are your encryption keys maintained by the cloud consumer or a trusted key management provider?	x			
		EKM-04.3		Do you store encryption keys in the cloud?		x		
		EKM-04.4		Do you have separate key management and key usage duties?		x		

Governance and Risk Management	GRM-01	GRM-01.1	Baseline security requirements shall be	Do you have documented				
Baseline Requirements	GIMVI 01	GI((V) 01.1	established for developed or acquired,	information security baselines				
			organizationally-owned or managed, physical or	for every component of your				
			virtual, applications and infrastructure system,	infrastructure (e.g.,				
			and network components that comply with	hypervisors, operating				
			applicable legal, statutory, and regulatory	systems, routers, DNS servers,				
			compliance obligations. Deviations from standard	etc.)?		x		
		GRM-01.2	baseline configurations must be authorized	Do you have the capability to				
			following change management policies and	continuously monitor and				
			procedures prior to deployment, provisioning, or	report the compliance of your				
			use. Compliance with security baseline	infrastructure against your				
			requirements must be reassessed at least annually	information security baselines?		x		
Governance and Risk Management	GRM-02	GRM-02.1	Risk assessments associated with data governance	Does your organization's risk				
Risk Assessments			requirements shall be conducted at planned	assessments take into account				
			intervals and shall consider the following:	awareness of data residency,				
			Awareness of where sensitive data is stored	legal and statutory requirements for retention				
			and transmitted across applications, databases,	periods and data protection				
			servers, and network infrastructure	and classification?	X			
		GRM-02.2	Compliance with defined retention periods and	Do you conduct risk				
			end-of-life disposal requirements	assessments associated with				
			Data classification and protection from	data governance requirements				
			unauthorized use, access, loss, destruction, and	at least once a year?		x		
Governance and Risk Management	GRM-03	GRM-03.1	Managers are responsible for maintaining	Are your technical, business,				
Management Oversight			awareness of, and complying with, security	and executive managers				
			policies, procedures, and standards that are	responsible for maintaining				
			relevant to their area of responsibility.	awareness of and compliance				
				with security policies,				
				procedures, and standards for				
				both themselves and their				
				employees as they pertain to				
				the manager and employees'				
				area of responsibility?	Х			
Governance and Risk Management	GRM-04	GRM-04.1	An Information Security Management Program	Do you provide tenants with				
Management Program			(ISMP) shall be developed, documented,	documentation describing your				
			approved, and implemented that includes	Information Security				
			administrative, technical, and physical safeguards	Management Program (ISMP)?		х		
		GRM-04.2	to protect assets and data from loss, misuse,	Do you review your				
		unauthorized access, disclosure, alteration, and destruction. The security program shall include,	Information Security					
			destruction. The security program shall include,	Management Program (ISMP)				
			but not be limited to, the following areas insofar	at least once a year?	х			

Governance and Risk Management	GRM-05	GRM-05.1	Executive and line management shall take formal	Do executive and line		
Management Support / Involvement	3 55	3 33.1	action to support information security through	management take formal		
			clearly-documented direction and commitment,	action to support information		
			and shall ensure the action has been assigned.	security through clearly-		
				documented direction and		
				commitment, and ensure the		
				action has been assigned?	X	
Governance and Risk Management	GRM-06	GRM-06.1	Information security policies and procedures shall	Are your information security		
Policy			be established and made readily available for	policies and procedures made		
			review by all impacted personnel and external	available to all impacted		
			business relationships. Information security	personnel and business		
			policies must be authorized by the organization's business leadership (or other accountable	partners, authorized by accountable business		
			business role or function) and supported by a	role/function and supported		
			strategic business plan and an information	by the information security		
			security management program inclusive of	management program as per		
			defined information security roles and	industry best practices (e.g.		
			responsibilities for business leadership.	ISO 27001, SOC 2)?	l x	
		GRM-06.2		Are information security		
		GRIVI-00.2		policies authorized by the		
				organization's business		
				leadership (or other		
				accountable business role or		
				function) and supported by a		
				strategic business plan and an		
				information security		
				management program		
				inclusive of defined		
				information security roles and		
				responsibilities for business		
				leadership?	x	
		GRM-06.3		Do you have agreements to		
				ensure your providers adhere		
				to your information security		
				and privacy policies?	x	
		GRM-06.4		Can you provide evidence of		
				due diligence mapping of your		
				controls, architecture, and		
				processes to regulations		
				and/or standards?	x	
		GRM-06.5		Do you disclose which		
				controls, standards,		
				certifications, and/or		
				regulations you comply with?	x	
				regulations you comply with?	x	

Governance and Risk Management Policy Enforcement	GRM-07	GRM-07.1 GRM-07.2	A formal disciplinary or sanction policy shall be established for employees who have violated security policies and procedures. Employees shall be made aware of what action might be taken in the event of a violation, and disciplinary measures must be stated in the policies and procedures.	Is a formal disciplinary or sanction policy established for employees who have violated security policies and procedures? Are employees made aware of what actions could be taken in the event of a violation via their policies and procedures?	x		
Governance and Risk Management Business / Policy Change Impacts	GRM-08	GRM-08.1	Risk assessment results shall include updates to security policies, procedures, standards, and controls to ensure that they remain relevant and effective.	Do risk assessment results include updates to security policies, procedures, standards, and controls to ensure they remain relevant and effective?	x		
Governance and Risk Management Policy Reviews	GRM-09	GRM-09.1 GRM-09.2	The organization's business leadership (or other accountable business role or function) shall review the information security policy at planned intervals or as a result of changes to the organization to ensure its continuing alignment with the security strategy, effectiveness, accuracy, relevance, and applicability to legal, statutory, or regulatory compliance obligations.	Do you notify your tenants when you make material changes to your information security and/or privacy policies? Do you perform, at minimum, annual reviews to your privacy and security policies?	x		Any change to the privacy statement requires new consent
Governance and Risk Management Assessments	GRM-10	GRM-10.1 GRM-10.2	Aligned with the enterprise-wide framework, formal risk assessments shall be performed at least annually or at planned intervals, (and in conjunction with any changes to information systems) to determine the likelihood and impact of all identified risks using qualitative and quantitative methods. The likelihood and impact associated with inherent and residual risk shall be determined independently, considering all risk categories (e.g., audit results, threat and vulnerability analysis, and regulatory compliance).	Are formal risk assessments aligned with the enterprise-wide framework and performed at least annually, or at planned intervals, determining the likelihood and impact of all identified risks, using qualitative and quantitative methods? Is the likelihood and impact associated with inherent and residual risk determined independently, considering all risk categories?		x	
Governance and Risk Management Program	GRM-11	GRM-11.1	Risks shall be mitigated to an acceptable level. Acceptance levels based on risk criteria shall be established and documented in accordance with reasonable resolution time frames and stakeholder	Do you have a documented, organization-wide program in place to manage risk?		x	

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		GRM-11.2	approval.	Do you make available documentation of your organization-wide risk management program?		x		
Human Resources Asset Returns	HRS-01	HRS-01.1	Upon termination of workforce personnel and/or expiration of external business relationships, all organizationally-owned assets shall be returned within an established period.	Upon termination of contract or business relationship, are employees and business partners adequately informed of their obligations for returning organizationallyowned assets?	x			
		HRS-01.2		Do you have asset return procedures outlining how assets should be returned within an established period?	x			
Human Resources Background Screening	HRS-02	HRS-02.1	Pursuant to local laws, regulations, ethics, and contractual constraints, all employment candidates, contractors, and third parties shall be subject to background verification proportional to the data classification to be accessed, the business requirements, and acceptable risk.	Pursuant to local laws, regulations, ethics, and contractual constraints, are all employment candidates, contractors, and involved third parties subject to background verification?		x		
Human Resources Employment Agreements	HRS-03	HRS-03.1	Employment agreements shall incorporate provisions and/or terms for adherence to established information governance and security policies and must be signed by newly hired or onboarded workforce personnel (e.g., full or part-	Do your employment agreements incorporate provisions and/or terms in adherence to established information governance and security policies?	x			
		HRS-03.2	time employee or contingent staff) prior to granting workforce personnel user access to corporate facilities, resources, and assets.	Do you require that employment agreements are signed by newly hired or on- boarded workforce personnel prior to granting workforce personnel user access to corporate facilities, resources, and assets?	x			
Human Resources Employment Termination	HRS-04	HRS-04.1	Roles and responsibilities for performing employment termination or change in employment procedures shall be assigned, documented, and communicated.	Are documented policies, procedures, and guidelines in place to govern change in employment and/or termination?	x			
		HRS-04.2		Do the above procedures and guidelines account for timely revocation of access and return of assets?	x			

Human Resources Portable / Mobile Devices	HRS-05	HRS-05.1	Policies and procedures shall be established, and supporting business processes and technical measures implemented, to manage business risks associated with permitting mobile device access to corporate resources and may require the implementation of higher assurance compensating controls and acceptable-use policies and procedures (e.g., mandated security training, stronger identity, entitlement and access controls, and device monitoring).	Are policies and procedures established and measures implemented to strictly limit access to your sensitive data and tenant data from portable and mobile devices (e.g., laptops, cell phones, and personal digital assistants (PDAs)), which are generally higher-risk than non-portable devices (e.g., desktop computers at the provider organization's facilities)?		х	
Human Resources Non-Disclosure Agreements	HRS-06	HRS-06.1	Requirements for non-disclosure or confidentiality agreements reflecting the organization's needs for the protection of data and operational details shall be identified, documented, and reviewed at planned intervals.		x		
Human Resources Roles / Responsibilities	HRS-07	HRS-07.1	Roles and responsibilities of contractors, employees, and third-party users shall be documented as they relate to information assets and security.	Do you provide tenants with a role definition document clarifying your administrative responsibilities versus those of the tenant?	x		
Human Resources Acceptable Use	HRS-08	HRS-08.1 HRS-08.2	Policies and procedures shall be established, and supporting business processes and technical measures implemented, for defining allowances and conditions for permitting usage of organizationally-owned or managed user endpoint devices (e.g., issued workstations, laptops, and mobile devices) and IT infrastructure network and systems components. Additionally, defining allowances and conditions to permit usage of personal mobile devices and associated applications with access to corporate resources (i.	Do you have policies and procedures in place to define allowances and conditions for permitting usage of organizationally-owned or managed user end-point devices and IT infrastructure network and systems components? Do you define allowance and conditions for BYOD devices	x		
			e., BYOD) shall be considered and incorporated as appropriate.	and its applications to access corporate resources?	x		

Human Resources Training / Awareness	HRS-09	HRS-09.1	A security awareness training program shall be established for all contractors, third-party users, and employees of the organization and mandated when appropriate. All individuals with access to organizational data shall receive appropriate awareness training and regular updates in organizational procedures, processes, and policies relating to their professional function relative to the organization.	Do you provide a formal, role- based, security awareness training program for cloud- related access and data management issues (e.g., multi-tenancy, nationality, cloud delivery model, segregation of duties implications, and conflicts of interest) for all persons with access to tenant data?	x	
		HRS-09.2		Do you specifically train your employees regarding their specific role and the information security controls they must fulfill?	x	
		HRS-09.3		Do you document employee acknowledgment of training they have completed?	x	
		HRS-09.4		Is successful and timed completion of the training program(s) considered a prerequisite for acquiring and maintaining access to sensitive systems?	x	
		HRS-09.5		Are personnel trained and provided with awareness programs at least once a year?	x	
		HRS-09.6		Are administrators and data stewards properly educated on their legal responsibilities with regard to security and data integrity?	x	
Human Resources User Responsibility	HRS-10	HRS-10.1	All personnel shall be made aware of their roles and responsibilities for: • Maintaining awareness and compliance with established policies and procedures and applicable legal, statutory, or regulatory compliance obligations. • Maintaining a safe and secure working	Are personnel informed of their responsibilities for maintaining awareness and compliance with published security policies, procedures, standards, and applicable regulatory requirements?	x	
		HRS-10.2	environment	Are personnel informed of their responsibilities for maintaining a safe and secure working environment?	x	

		HRS-10.3	1	Are personnel informed of	x		
		1113 1013		their responsibilities for ensuring that equipment is secured and not left unattended?			
Human Resources Workspace	HRS-11	HRS-11.1	Policies and procedures shall be established to require that unattended workspaces do not have openly visible (e.g., on a desktop) sensitive documents and user computing sessions had been	Are all computers and laptops configured such that there is lockout screen after a predefined amount of time?	x		
		HRS-11.2	disabled after an established period of inactivity.	Are there policies and procedures to ensure that unattended workspaces do not have openly visible (e.g., on a desktop) sensitive documents?	x		
Identity & Access Management Audit Tools Access	IAM-01	IAM-01.1	Access to, and use of, audit tools that interact with the organization's information systems shall be appropriately segmented and restricted to prevent compromise and misuse of log data.	Do you restrict, log, and monitor access to your information security management systems (e.g., hypervisors, firewalls, vulnerability scanners, network sniffers, APIs, etc.)?	x		
		IAM-01.2		Do you monitor and log privileged access (e.g., administrator level) to information security management systems?	x		
Identity & Access Management User Access Policy	IAM-02	IAM-02.1	User access policies and procedures shall be established, and supporting business processes and technical measures implemented, for ensuring appropriate identity, entitlement, and access management for all internal corporate and	Do you have controls in place ensuring timely removal of systems access that is no longer required for business purposes?	x		
		IAM-02.2	customer (tenant) users with access to data and organizationally-owned or managed (physical and virtual) application interfaces and infrastructure network and systems components. These policies, procedures, processes, and measures must incorporate the following: • Procedures, supporting roles, and	Do you have policies, procedures and technical measures in place to ensure appropriate data/assets access management in adherence to legal, statutory or regulatory compliance requirements?	x		
		IAM-02.3	responsibilities for provisioning and de- provisioning user account entitlements following the rule of least privilege based on job function (e. g., internal employee and contingent staff personnel changes, customer-controlled access, suppliers' business relationships. or other third-	Do you have procedures and technical measures in place for user account entitlement de-/provisioning based on the rule of least privilege?	x		

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		IAM-02.4	party business relationships)	Do you have procedures and				
			Business case considerations for higher levels	technical measures in place for				
			of assurance and multi-factor authentication	data access segmentation in				
			secrets (e.g., management interfaces, key	multi-tenant system				
			generation, remote access, segregation of duties,	architectures?	x			
		IAM-02.5	emergency access, large-scale provisioning or	Do you enforce data access				
			geographically-distributed deployments, and	permissions based on the rules				
			personnel redundancy for critical systems)	of Authentication,				
			Access segmentation to sessions and data in	Authorization and				
			multi-tenant architectures by any third party (e.g.,	Accountability (AAA)?	x			
		IAM-02.6	provider and/or other customer (tenant)	Do your policies and				
		IAIVI-UZ.b	Identity trust verification and service-to-service					
			application (API) and information processing	procedures incorporate security controls for				
			interoperability (e.g., SSO and federation)	establishing higher levels of				
			Account credential lifecycle management from	assurance for critical business				
			instantiation through revocation					
			Account credential and/or identity store	case considerations, supported	<u> </u>			
			minimization or re-use when feasible	by multifactor authentication?	X			
		IAM-02.7	Authentication, authorization, and accounting	Do you provide metrics to				
			(AAA) rules for access to data and sessions (e.g.,	track the speed with which you				
			encryption and strong/multi-factor, expireable,	are able to remove systems				
			non-shared authentication secrets)	access that is no longer				
			Permissions and supporting capabilities for	required for business				
			customer (tenant) controls over authentication.	purposes?		x		
Identity & Access Management	IAM-03	IAM-03.1	User access to diagnostic and configuration ports	Is user access to diagnostic				
Diagnostic / Configuration Ports Access			shall be restricted to authorized individuals and	and configuration ports				
			applications.	restricted to authorized				
				individuals and applications?	Х			
Identity & Access Management	IAM-04	IAM-04.1	Policies and procedures shall be established to	Do you manage and store the				
Policies and Procedures			store and manage identity information about	identity of all personnel who				
			every person who accesses IT infrastructure and	have access to the IT				
			to determine their level of access. Policies shall	infrastructure, including their				
			also be developed to control access to network	level of access?	x			
		IAM-04.2	resources based on user identity.	Do you manage and store the				
				user identity of all personnel				
				who have network access,				
				including their level of access?	x			
Identity & Access Management	IAM-05	IAM-05.1	User access policies and procedures shall be	3				
Segregation of Duties	IAIVI US	IAW 03.1	established, and supporting business processes	Do you provide tenants with				
Segregation of Duties			and technical measures implemented, for	documentation on how you				
			restricting user access as per defined segregation	maintain segregation of duties				
				within your cloud service				
				offering?				
			a user-role conflict of interest.	oneingr		X		

Identity & Access Management Source Code Access Restriction	IAM-06	IAM-06.1	Access to the organization's own developed applications, program, or object source code, or any other form of intellectual property (IP), and use of proprietary software shall be appropriately restricted following the rule of least privilege based on job function as per established user access policies and procedures.	Are controls in place to prevent unauthorized access to your application, program, or object source code, and assure it is restricted to authorized personnel only? Are controls in place to prevent unauthorized access to tenant application, program, or object source code, and assure it is restricted to authorized personnel only?	x		
Identity & Access Management Third Party Access	IAM-07	IAM-07.1	The identification, assessment, and prioritization of risks posed by business processes requiring third-party access to the organization's information systems and data shall be followed by	Does your organization conduct third-party unauthorized access risk assessments? Are preventive, detective	x		
			monitor, and measure likelihood and impact of unauthorized or inappropriate access.	corrective compensating controls in place to mitigate impacts of unauthorized or inappropriate access?	x		Managed by Cloud Service Provider
Identity & Access Management User Access Restriction / Authorization	IAM-08	IAM-08.1	Policies and procedures are established for permissible storage and access of identities used for authentication to ensure identities are only accessible based on rules of least privilege and replication limitation only to users explicitly defined as business necessary.	Do you document how you grant, approve and enforce access restrictions to tenant/customer credentials following the rules of least privilege?		X	
	IAM-08.2	IAM-08.2		Based on the rules of least privilege, do you have policies and procedures established for permissible storage and access of identities used for authentication?	х		
		IAM-08.3		Do you limit identities' replication only to users explicitly defined as business necessary?	x		

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Identity & Access Management	IAM-09	IAM-09.1	Provisioning user access (e.g., employees,	Does your management				
User Access Authorization			contractors, customers (tenants), business	provision the authorization				
			partners and/or supplier relationships) to data	and restrictions for user access				
			and organizationally-owned or managed (physical	(e.g., employees, contractors,				
			and virtual) applications, infrastructure systems,	customers (tenants), business				
			and network components shall be authorized by	partners, and/or suppliers)				
			the organization's management prior to access	prior to their access to data				
			being granted and appropriately restricted as per	and any owned or managed				
			established policies and procedures. Upon	(physical and virtual)				
			request, provider shall inform customer (tenant)	applications, infrastructure				
			of this user access, especially if customer (tenant)	systems, and network				
			data is used as part of the service and/or	components?	х			
		IAM-09.2	customer (tenant) has some shared responsibility	Do you provide upon the				
			over implementation of control.	request of users with legitimate				
				interest access (e.g., employees, contractors,				
				customers (tenants), business				
				partners and/or suppliers) to				
				data and any owned or				
				managed (physical and virtual)				
				applications, infrastructure systems and network				
				components?	×			
Identity C Assess Management	IAM-10	IAM-10.1	User access shall be authorized and revalidated	Do you require a periodical	^			
Identity & Access Management User Access Reviews	IAIVI-10	IAIVI-1U.1	for entitlement appropriateness, at planned	authorization and validation				
Oser Access Reviews			intervals, by the organization's business	(e.g. at least annually) of the				
			leadership or other accountable business role or	entitlements for all system				
			function supported by evidence to demonstrate	users and administrators				
			the organization is adhering to the rule of least	(exclusive of users maintained				
			privilege based on job function. For identified	by your tenants), based on the				
			access violations, remediation must follow	rule of least privilege, by				
			established user access policies and procedures.	business leadership or other				
			established user access policies and procedures.	accountable business role or				CSP provides
				function?	×			the service
		1004 10 3			^			the service
		IAM-10.2		Do you collect evidence to				
				demonstrate that the policy				
				(see question IAM-10.1) has been enforced?	l,			
					X			
		IAM-10.3		Do you ensure that remediation				
				actions for access violations follow user access policies?		x		
		1004.40.4				^		
		IAM-10.4		Will you share user entitlement and remediation reports with				
				your tenants, if inappropriate				
				access may have been allowed				
				to tenant data?	l	I	I	1

Identity & Access Management User Access Revocation	IAM-11	IAM-11.1	on user's change in status (e.g., termination of employment or other business relationship, job	Is timely deprovisioning, revocation, or modification of user access to the organizations systems, information assets, and data implemented upon any change in status of employees, contractors, customers, business partners, or involved third parties? Is any change in user access status intended to include termination of employment, contract or agreement, change of employment or transfer within the organization?	x		
Identity & Access Management User ID Credentials	IAM-12	IAM-12.2 IAM-12.3 IAM-12.4	Internal corporate or customer (tenant) user account credentials shall be restricted as per the following, ensuring appropriate identity, entitlement, and access management and in accordance with established policies and procedures: • Identity trust verification and service-to-service application (API) and information processing interoperability (e.g., SSO and Federation) • Account credential lifecycle management from instantiation through revocation • Account credential and/or identity store minimization or re-use when feasible • Adherence to industry acceptable and/or regulatory compliant authentication, authorization, and accounting (AAA) rules (e.g., strong/multi-factor, expireable, non-shared authentication secrets)	Do you support use of, or integration with, existing customer-based Single Sign On (SSO) solutions to your service? Do you use open standards to delegate authentication capabilities to your tenants? Do you support identity federation standards (e.g., SAML, SPML, WS-Federation, etc.) as a means of authenticating/authorizing users? Do you have a Policy Enforcement Point capability (e.g., XACML) to enforce regional legal and policy constraints on user access? Do you have an identity management system (enabling classification of data for a tenant) in place to enable both role-based and context-based entitlement to data?	X	x	

		IAM-12.6 IAM-12.7		Do you provide tenants with strong (multifactor) authentication options (e.g., digital certs, tokens, biometrics, etc.) for user access? Do you allow tenants to use third-party identity assurance		х	
		IAM-12.8		services? Do you support password (e.g., minimum length, age, history, complexity) and account lockout (e.g., lockout threshold, lockout duration) policy enforcement?	x	X	
		IAM-12.9		Do you allow tenants/customers to define password and account lockout policies for their accounts?		x	
		IAM-12.10		Do you support the ability to force password changes upon first logon?	x		
		IAM-12.11		Do you have mechanisms in place for unlocking accounts that have been locked out (e. g., self-service via email, defined challenge questions, manual unlock)?	x		
Identity & Access Management Utility Programs Access	IAM-13	IAM-13.1		Are access to utility programs used to manage virtualized partitions (e.g. shutdown, clone, etc) appropriately restricted and monitored?	x		
Infrastructure & Virtualization Security Audit Logging / Intrusion Detection	IVS-01	IVS-01.1	and providing unique user access accountability to detect potentially suspicious network behaviors and/or file integrity anomalies, and to support	Are file integrity (host) and network intrusion detection (IDS) tools implemented to help facilitate timely detection, investigation by root cause analysis, and response to incidents?		x	
		IVS-01.2		Is physical and logical user access to audit logs restricted to authorized personnel?	x		

		IVS-01.3 IVS-01.4 IVS-01.5		Can you provide evidence that due diligence mapping of regulations and standards to your controls/architecture/processe s has been performed? Are audit logs centrally stored and retained? Are audit logs reviewed on a regular basis for security events (e.g., with automated tools)?	x x			Our Cloud Service Provider do it Cloud Service Provider provides the service
Infrastructure & Virtualization Security Change Detection	IVS-02	IVS-02.1	The provider shall ensure the integrity of all virtual machine images at all times. Any changes made to virtual machine images must be logged and an alert raised regardless of their running state (e.g., dormant, off, or running). The results of a change or move of an image and the subsequent validation of the image's integrity must be immediately available to customers	Do you log and alert any changes made to virtual machine images regardless of their running state (e.g., dormant, off or running)? Does the virtual machine management infrastructure include a tamper audit or		x		
			through electronic methods (e.g., portals or alerts).	software integrity function to detect changes to the build/configuration of the virtual machine?		х		
		IVS-02.3		Are changes made to virtual machines, or moving of an image and subsequent validation of the image's integrity, made immediately available to customers through electronic methods (e.g., portals or alerts)?	x			
Infrastructure & Virtualization Security Clock Synchronization	IVS-03	IVS-03.1	A reliable and mutually agreed upon external time source shall be used to synchronize the system clocks of all relevant information processing systems to facilitate tracing and reconstitution of activity timelines.	Do you use a synchronized time-service protocol (e.g., NTP) to ensure all systems have a common time reference?	x			
Infrastructure & Virtualization Security Capacity / Resource Planning	IVS-04	IVS-04.1	The availability, quality, and adequate capacity and resources shall be planned, prepared, and measured to deliver the required system performance in accordance with legal, statutory, and regulatory compliance obligations. Projections of future capacity requirements shall be made to mitigate the risk of system overload.	Do you provide documentation regarding what levels of system (e.g., network, storage, memory, I/O, etc.) oversubscription you maintain and under what circumstances/scenarios?			x	In charge of our CSP

		IVS-04.2 IVS-04.3		Do you restrict use of the memory oversubscription capabilities present in the hypervisor? Does your system's capacity requirements take into account current, projected, and anticipated capacity needs for all systems used to provide services to the tenants?		x	In charge of our CSP In charge of our CSP
		IVS-04.4		Is system performance monitored and tuned in order to continuously meet regulatory, contractual, and business requirements for all the systems used to provide services to the tenants?	x		
Infrastructure & Virtualization Security Management - Vulnerability Management	IVS-05	IVS-05.1	Implementers shall ensure that the security vulnerability assessment tools or services accommodate the virtualization technologies used (e.g., virtualization aware).	Do security vulnerability assessment tools or services accommodate the virtualization technologies being used (e.g., virtualization aware)?		x	In charge of our CSP
Infrastructure & Virtualization Security Network Security	IVS-06	IVS-06.1	Network environments and virtual instances shall be designed and configured to restrict and monitor traffic between trusted and untrusted connections. These configurations shall be reviewed at least annually, and supported by a documented justification for use for all allowed	For your laaS offering, do you provide customers with guidance on how to create a layered security architecture equivalence using your virtualized solution?		x	No laas provider
		IVS-06.2	services, protocols, ports, and compensating controls.	Do you regularly update network architecture diagrams that include data flows between security domains/zones?		x	Managed by CSP
		IVS-06.3		Do you regularly review for appropriateness the allowed access/connectivity (e.g., firewall rules) between security domains/zones within the network?	x		
		IVS-06.4		Are all firewall access control lists documented with business justification?		x	Managed by CSP

Infrastructure & Virtualization Security OS Hardening and Base Controls	IVS-07	IVS-07.1	Each operating system shall be hardened to provide only necessary ports, protocols, and services to meet business needs and have in place supporting technical controls such as: antivirus, file integrity monitoring, and logging as part of their baseline operating build standard or template.	Are operating systems hardened to provide only the necessary ports, protocols, and services to meet business needs using technical controls (e.g., antivirus, file integrity monitoring, and logging) as part of their baseline build standard or template?	x		Managed by CSP
Infrastructure & Virtualization Security Production / Non-Production Environments	IVS-08	IVS-08.1 IVS-08.2	or changes to information assets. Separation of	For your SaaS or PaaS offering, do you provide tenants with separate environments for production and test processes? For your laaS offering, do you provide tenants with guidance on how to create suitable production and test environments?	x	x	Not laaS provider
		IVS-08.3		Do you logically and physically segregate production and non-production environments?	x		provider
Infrastructure & Virtualization Security Segmentation	IVS-09	IVS-09.1	Multi-tenant organizationally-owned or managed (physical and virtual) applications, and infrastructure system and network components, shall be designed, developed, deployed, and configured such that provider and customer	Are system and network environments protected by a firewall or virtual firewall to ensure business and customer security requirements?	x		
		IVS-09.2	(tenant) user access is appropriately segmented from other tenant users, based on the following considerations: • Established policies and procedures • Isolation of business critical assets and/or sensitive user data and sessions that mandate	Are system and network environments protected by a firewall or virtual firewall to ensure compliance with legal, regulatory and contractual requirements?	x		
		IVS-09.3	stronger internal controls and high levels of assurance • Compliance with legal, statutory, and regulatory compliance obligations	Have you implemented the necessary measures for the appropriate isolation and segmentation of tenants' access to infrastructure system and network components, in adherence to established policies, legal, statutory, and regulatory compliance obligations?		x	

		IVS-09.4 IVS-09.5		Do you have the ability to logically segment or encrypt customer data such that data may be produced for a single tenant only, without inadvertently accessing another tenant's data? Are system and network environments protected by a firewall or virtual firewall to ensure protection and		x		
Infrastructure & Virtualization Security VM Security - Data Protection	IVS-10	IVS-10.1	Secured and encrypted communication channels shall be used when migrating physical servers, applications, or data to virtualized servers and, where possible, shall use a network segregated from production-level networks for such	isolation of sensitive data? Are secured and encrypted communication channels used when migrating physical servers, applications, or data to virtual servers?	x			
		IVS-10.2	migrations.	Do you use a network segregated from production-level networks when migrating physical servers, applications, or data to virtual servers?	x			
Infrastructure & Virtualization Security VMM Security - Hypervisor Hardening	IVS-11	IVS-11.1	Access to all hypervisor management functions or administrative consoles for systems hosting virtualized systems shall be restricted to personnel based upon the principle of least privilege and supported through technical controls (e.g., two-factor authentication, audit trails, IP address filtering, firewalls, and TLS encapsulated communications to the administrative consoles).	Do you restrict personnel access to all hypervisor management functions or administrative consoles for systems hosting virtualized systems based on the principle of least privilege and supported through technical controls (e.g., two-factor authentication, audit trails, IP address filtering, firewalls and TLS-encapsulated communications to the administrative consoles)?	x			
Infrastructure & Virtualization Security Wireless Security	IVS-12	IVS-12.1	Policies and procedures shall be established, and supporting business processes and technical measures implemented, to protect wireless network environments, including the following: • Perimeter firewalls implemented and configured to restrict unauthorized traffic • Security settings enabled with strong	Are policies and procedures established and mechanisms configured and implemented to protect the wireless network environment perimeter and to restrict unauthorized wireless traffic?			x	wireless networks within the system boundary are blocked by CSP

		IVS-12.2 IVS-12.3	encryption for authentication and transmission, replacing vendor default settings (e.g., encryption keys, passwords, and SNMP community strings) • User access to wireless network devices restricted to authorized personnel • The capability to detect the presence of unauthorized (rogue) wireless network devices for a timely disconnect from the network	Are policies and procedures established and mechanisms implemented to ensure wireless security settings are enabled with strong encryption for authentication and transmission, replacing vendor default settings (e.g., encryption keys, passwords, SNMP community strings)? Are policies and procedures established and mechanisms implemented to protect wireless network environments and detect the presence of unauthorized (rogue) network devices for a		X	wireless networks within the system boundary are blocked by CS. wireless networks within the system boundary are blocked by CSP. CSP continuously monitors wireless networks in order to detect rogue or other devices not authorized to
				timely disconnect from the network?		x	authorized to authenticate to the system.
Infrastructure & Virtualization Security Network Architecture	IVS-13	IVS-13.1	Network architecture diagrams shall clearly identify high-risk environments and data flows that may have legal compliance impacts. Technical measures shall be implemented and shall apply defense-in-depth techniques (e.g., deep packet	Do your network architecture diagrams clearly identify highrisk environments and data flows that may have legal compliance impacts?	x		
		IVS-13.2	analysis, traffic throttling, and black-holing) for detection and timely response to network-based attacks associated with anomalous ingress or egress traffic patterns (e.g., MAC spoofing and ARP poisoning attacks) and/or distributed denial-of-service (DDoS) attacks.	Do you implement technical measures and apply defense-in-depth techniques (e.g., deep packet analysis, traffic throttling and black-holing) for detection and timely response to network-based attacks associated with anomalous ingress or egress traffic patterns (e.g., MAC spoofing and ARP poisoning attacks) and/or distributed denial-of-service (DDoS) attacks?	x		Service provided by CSP
Interoperability & Portability APIs	IPY-01	IPY-01.1	The provider shall use open and published APIs to ensure support for interoperability between components and to facilitate migrating applications.	Do you publish a list of all APIs available in the service and indicate which are standard and which are customized?	x		

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Interoperability & Portability Data Request	IPY-02	IPY-02.1	All structured and unstructured data shall be available to the customer and provided to them upon request in an industry-standard format (e.g., .doc, .xls, .pdf, logs, and flat files).	Is unstructured customer data available on request in an industry-standard format (e.g., .doc, .xls, or .pdf)?	x			
Interoperability & Portability Policy & Legal	IPY-03	IPY-03.1	Policies, procedures, and mutually-agreed upon provisions and/or terms shall be established to satisfy customer (tenant) requirements for service-to-service application (API) and information processing interoperability, and portability for application development and information exchange, usage, and integrity persistence.	Do you provide policies and procedures (i.e. service level agreements) governing the use of APIs for interoperability between your service and third-party applications? If using virtual infrastructure, do you allow virtual machine images to be downloaded and ported to a new cloud	x			
				provider?		x		
		IPY-03.3		Do you provide policies and procedures (i.e. service level agreements) governing the migration of application data to and from your service?	x			
Interoperability & Portability Standardized Network Protocols	IPY-04	IPY-04.1	and authenticated) standardized network	Is data import, data export, and service management be conducted over secure (e.g., non-clear text and authenticated), industry accepted standardized network protocols?	х			
		IPY-04.2		Do you provide consumers (tenants) with documentation detailing the relevant interoperability and portability network protocol standards that are involved?			x	
Interoperability & Portability Virtualization	IPY-05	IPY-05.1	formats (e.g., OVF) to help ensure interoperability, and shall have documented custom changes made		x			

		IPY-05.2 IPY-05.3	review.	If using virtual infrastructure, are machine images made available to the customer in a way that would allow the customer to replicate those images in their own off-site storage location? Do you have documented custom changes made to any hypervisor in use, and all solution-specific virtualization hooks available for customer review?	x		
Mobile Security Anti-Malware	MOS-01	MOS-01.1	Anti-malware awareness training, specific to mobile devices, shall be included in the provider's information security awareness training.	Do you provide anti-malware training specific to mobile devices as part of your information security awareness training?	x		
Mobile Security Application Stores	MOS-02	MOS-02.1	A documented list of approved application stores has been communicated as acceptable for mobile devices accessing or storing provider managed data.	Do you document and make available lists of approved application stores for mobile devices accessing or storing company data and/or company systems?		x	Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Approved Applications	MOS-03	MOS-03.1	The company shall have a documented policy prohibiting the installation of non-approved applications or approved applications not obtained through a pre-identified application store.	Do you have a policy enforcement capability (e.g., XACML) to ensure that only approved applications and those from approved application stores can be loaded onto a mobile device?		x	Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Approved Software for BYOD	MOS-04	MOS-04.1	The BYOD policy and supporting awareness training clearly states the approved applications, application stores, and application extensions and plugins that may be used for BYOD usage.	Does your BYOD policy and training clearly state which applications and applications stores are approved for use on BYOD devices?		x	Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Awareness and Training	MOS-05	MOS-05.1	The provider shall have a documented mobile device policy that includes a documented definition for mobile devices and the acceptable usage and requirements for all mobile devices. The provider shall post and communicate the policy and requirements through the company's security awareness and training program.	Do you have a documented mobile device policy in your employee training that clearly defines mobile devices and the accepted usage and requirements for mobile devices?		x	Company and BYOD mobile devices have no access to CSP infrastracture

Mobile Security Cloud Based Services	MOS-06	MOS-06.1	All cloud-based services used by the company's mobile devices or BYOD shall be pre-approved for usage and the storage of company business data.	Do you have a documented list of pre-approved cloud based services that are allowed to be used for use and storage of company business data via a mobile device?	x	Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Compatibility	MOS-07	MOS-07.1	The company shall have a documented application validation process to test for mobile device, operating system, and application compatibility issues.	Do you have a documented application validation process for testing device, operating system, and application compatibility issues?	x	Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Device Eligibility	MOS-08	MOS-08.1	The BYOD policy shall define the device and eligibility requirements to allow for BYOD usage.	Do you have a BYOD policy that defines the device(s) and eligibility requirements allowed for BYOD usage?	x	Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Device Inventory	MOS-09	MOS-09.1	An inventory of all mobile devices used to store and access company data shall be kept and maintained. All changes to the status of these devices, (i.e., operating system and patch levels, lost or decommissioned status, and to whom the device is assigned or approved for usage (BYOD)), will be included for each device in the inventory.	Do you maintain an inventory of all mobile devices storing and accessing company data which includes device status (e.g., operating system and patch levels, lost or decommissioned, device assignee)?	x	Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Device Management	MOS-10	MOS-10.1	A centralized, mobile device management solution shall be deployed to all mobile devices permitted to store, transmit, or process customer data.	Do you have a centralized mobile device management solution deployed to all mobile devices that are permitted to store, transmit, or process company data?	x	Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Encryption	MOS-11	MOS-11.1	The mobile device policy shall require the use of encryption either for the entire device or for data identified as sensitive on all mobile devices and shall be enforced through technology controls.	Does your mobile device policy require the use of encryption for either the entire device or for data identified as sensitive enforceable through technology controls for all mobile devices?	x	Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Jailbreaking and Rooting	MOS-12	MOS-12.1	The mobile device policy shall prohibit the circumvention of built-in security controls on mobile devices (e.g., jailbreaking or rooting) and is enforced through detective and preventative controls on the device or through a centralized	Does your mobile device policy prohibit the circumvention of built-in security controls on mobile devices (e.g., jailbreaking or rooting)?	x	Company and BYOD mobile devices have no access to CSP infrastracture

		MOS-12.2	device management system (e.g., mobile device management).	Do you have detective and preventative controls on the device or via a centralized device management system which prohibit the circumvention of built-in security controls?		Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Legal	MOS-13	MOS-13.1	The BYOD policy includes clarifying language for the expectation of privacy, requirements for litigation, e-discovery, and legal holds. The BYOD policy shall clearly state the expectations over the loss of non-company data in the case that a wipe	Does your BYOD policy clearly define the expectation of privacy, requirements for litigation, e-discovery, and legal holds?		Company and BYOD mobile devices have no access to CSP infrastracture
		MOS-13.2	of the device is required.	Does the BYOD policy clearly state the expectations over the loss of non-company data in case a wipe of the device is required?		Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Lockout Screen	MOS-14	MOS-14.1	BYOD and/or company owned devices are configured to require an automatic lockout screen, and the requirement shall be enforced through technical controls.	Do you require and enforce via technical controls an automatic lockout screen for BYOD and company owned devices?		Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Operating Systems	MOS-15	MOS-15.1	Changes to mobile device operating systems, patch levels, and/or applications shall be managed through the company's change management processes.	Do you manage all changes to mobile device operating systems, patch levels, and applications via your company's change management processes?		Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Passwords	MOS-16	MOS-16.1	Password policies, applicable to mobile devices, shall be documented and enforced through technical controls on all company devices or devices approved for BYOD usage, and shall prohibit the changing of password/PIN lengths	Do you have password policies for enterprise issued mobile devices and/or BYOD mobile devices?		Company and BYOD mobile devices have no access to CSP infrastracture
		MOS-16.2	and authentication requirements.	Are your password policies enforced through technical controls (i.e. MDM)?		Company and BYOD mobile devices have no access to CSP infrastracture
		MOS-16.3		Do your password policies prohibit the changing of authentication requirements (i. e. password/PIN length) via a mobile device?		Company and BYOD mobile devices have no access to CSP infrastracture

Mobile Security Policy	MOS-17	MOS-17.1	The mobile device policy shall require the BYOD user to perform backups of data, prohibit the usage of unapproved application stores, and require the use of anti-malware software (where supported).	Do you have a policy that requires BYOD users to perform backups of specified corporate data?	x	Company and BYOD mobile devices have no access to CSP infrastracture
		MOS-17.2		Do you have a policy that requires BYOD users to prohibit the usage of unapproved application stores?	x	Company and BYOD mobile devices have no access to CSP infrastracture
		MOS-17.3		Do you have a policy that requires BYOD users to use anti-malware software (where supported)?	x	Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Remote Wipe	MOS-18	MOS-18.1	All mobile devices permitted for use through the company BYOD program or a company-assigned mobile device shall allow for remote wipe by the company's corporate IT or shall have all company-provided data wiped by the company's corporate	Does your IT provide remote wipe or corporate data wipe for all company-accepted BYOD devices?	x	Company and BYOD mobile devices have no access to CSP infrastracture
		MOS-18.2	іт.	Does your IT provide remote wipe or corporate data wipe for all company-assigned mobile devices?	x	Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Security Patches	MOS-19	MOS-19.1	Mobile devices connecting to corporate networks or storing and accessing company information shall allow for remote software version/patch validation. All mobile devices shall have the latest available security-related patches installed upon	Do your mobile devices have the latest available security-related patches installed upon general release by the device manufacturer or carrier?	x	Company and BYOD mobile devices have no access to CSP infrastracture
		MOS-19.2	general release by the device manufacturer or carrier and authorized IT personnel shall be able to perform these updates remotely.	Do your mobile devices allow for remote validation to download the latest security patches by company IT personnel?	x	Company and BYOD mobile devices have no access to CSP infrastracture
Mobile Security Users	MOS-20	MOS-20.1	The BYOD policy shall clarify the systems and servers allowed for use or access on a BYOD-enabled device.	Does your BYOD policy clarify the systems and servers allowed for use or access on the BYOD-enabled device?	x	Company and BYOD mobile devices have no access to CSP infrastracture

		MOS-20.2		Does your BYOD policy specify the user roles that are allowed access via a BYOD-enabled				Company and BYOD mobile devices have no access to CSP
Security Incident Management, E- Discovery, & Cloud Forensics Contact / Authority Maintenance	SEF-01	SEF-01.1	Points of contact for applicable regulation authorities, national and local law enforcement, and other legal jurisdictional authorities shall be maintained and regularly updated (e.g., change in impacted-scope and/or a change in any compliance obligation) to ensure direct compliance liaisons have been established and to be prepared for a forensic investigation requiring rapid engagement with law enforcement.	Do you maintain liaisons and points of contact with local authorities in accordance with contracts and appropriate regulations?	x		X	infrastracture
Security Incident Management, E- Discovery, & Cloud Forensics Incident Management	SEF-02	SEF-02.1	Policies and procedures shall be established, and supporting business processes and technical measures implemented, to triage security-related	Do you have a documented security incident response plan?	x			
		SEF-02.2	management, as per established IT service management policies and procedures. ter service plate	Do you integrate customized tenant requirements into your security incident response plans?		x		
		SEF-02.3		Do you publish a roles and responsibilities document specifying what you vs. your tenants are responsible for during security incidents?		x		
		SEF-02.4		Have you tested your security incident response plans in the last year?		x		
Security Incident Management, E- Discovery, & Cloud Forensics Incident Reporting	SEF-03	SEF-03.1	Workforce personnel and external business relationships shall be informed of their responsibility and, if required, shall consent and/or contractually agree to report all information security events in a timely manner. Information security events shall be reported through predefined communications channels in a	Are workforce personnel and external business relationships adequately informed of their responsibility, and, if required, consent and/or contractually required to report all information security events in a timely manner?	x			
		SEF-03.2	timely manner adhering to applicable legal, statutory, or regulatory compliance obligations.	Do you have predefined communication channels for workforce personnel and external business partners to report incidents in a timely manner adhering to applicable legal, statutory, or regulatory compliance obligations?	x			

Security Incident Management, E- Discovery, & Cloud Forensics	SEF-04	SEF-04.1	Proper forensic procedures, including chain of custody, are required for the presentation of	Does your incident response plan comply with industry			
Incident Response Legal Preparation			evidence to support potential legal action subject to the relevant jurisdiction after an information security incident. Upon notification, customers	standards for legally admissible chain-of-custody management processes and controls?		x	
		SEF-04.2	by a security breach shall be given the opportunity to participate as is legally permissible in the forensic investigation.	Does your incident response capability include the use of legally admissible forensic data collection and analysis techniques?		x	
		SEF-04.3		Are you capable of supporting litigation holds (freeze of data from a specific point in time) for a specific tenant without freezing other tenant data?	x		
		SEF-04.4		Do you enforce and attest to tenant data separation when producing data in response to legal subpoenas?	x		
Security Incident Management, E- Discovery, & Cloud Forensics Incident Response Metrics	SEF-05	SEF-05.1	Mechanisms shall be put in place to monitor and quantify the types, volumes, and costs of information security incidents.	Do you monitor and quantify the types, volumes, and impacts on all information security incidents?	x		
		SEF-05.2		Will you share statistical information for security incident data with your tenants upon request?		 x	
Supply Chain Management, Transparency, and Accountability Data Quality and Integrity	STA-01	STA-01.1	their cloud supply-chain partners to correct data quality errors and associated risks. Providers shall design and implement controls to mitigate and contain data security risks through proper	Do you inspect and account for data quality errors and associated risks, and work with your cloud supply-chain partners to correct them?	x		
		STA-01.2	separation of duties, role-based access, and least- privilege access for all personnel within their supply chain.	Do you design and implement controls to mitigate and contain data security risks through proper separation of duties, role-based access, and least-privileged access for all personnel within your supply chain?	x		

Supply Chain Management, Transparency, and Accountability Incident Reporting	STA-02	STA-02.1	The provider shall make security incident information available to all affected customers and providers periodically through electronic methods (e.g., portals).	Do you make security incident information available to all affected customers and providers periodically through electronic methods (e.g., portals)?		x	
Supply Chain Management, Transparency, and Accountability Network / Infrastructure Services	STA-03	STA-03.1	Business-critical or customer (tenant) impacting (physical and virtual) application and systemsystem interface (API) designs and configurations, and infrastructure network and systems	Do you collect capacity and use data for all relevant components of your cloud service offering?	x		
		STA-03.2	components, shall be designed, developed, and deployed in accordance with mutually agreed-upon service and capacity-level expectations, as	Do you provide tenants with capacity planning and use reports?		x	Upon request
Supply Chain Management, Transparency, and Accountability Provider Internal Assessments	STA-04	STA-04.1	The provider shall perform annual internal assessments of conformance and effectiveness of its policies, procedures, and supporting measures and metrics.	Do you perform annual internal assessments of conformance and effectiveness of your policies, procedures, and supporting measures and metrics?		x	
Supply Chain Management, Transparency, and Accountability Third Party Agreements	ility S1 S1 S1	STA-05.1	Supply chain agreements (e.g., SLAs) between providers and customers (tenants) shall incorporate at least the following mutually-agreed upon provisions and/or terms: • Scope of business relationship and services offered (e.g., customer (tenant) data acquisition,	Do you select and monitor outsourced providers in compliance with laws in the country where the data is processed, stored, and transmitted?	x		
		STA-05.2	functionality, personnel and infrastructure network and systems components for service delivery and support, roles and responsibilities of	Do you select and monitor outsourced providers to ensure that they are in compliance with applicable legislation?	x		
		STA-05.3	provider and customer (tenant) and any subcontracted or outsourced business	Does legal counsel review all third-party agreements?	x		
		STA-05.4	relationships, physical geographical location of hosted services, and any known regulatory compliance considerations) • Information security requirements, provider	Do third-party agreements include provision for the security and protection of information and assets?	x		
		STA-05.5	and customer (tenant) primary points of contact for the duration of the business relationship, and references to detailed supporting and relevant business processes and technical measures implemented to enable effectively governance,	Do you have the capability to recover data for a specific customer in the case of a failure or data loss?	x		Backups are performed for sensitive data
		STA-05.6	risk management, assurance and legal, statutory and regulatory compliance obligations by all impacted business relationships • Notification and/or pre-authorization of any	Do you have the capability to restrict the storage of customer data to specific countries or geographic			
			changes controlled by the provider with customer	locations?	X		Upon request

		STA-05.7 STA-05.8	(tenant) impacts • Timely notification of a security incident (or confirmed breach) to all customers (tenants) and other business relationships impacted (i.e., upand down-stream impacted supply chain) • Assessment and independent verification of compliance with agreement provisions and/or terms (e.g., industry-acceptable certification, attestation audit report, or equivalent forms of assurance) without posing an unacceptable business risk of exposure to the organization	Can you provide the physical location/geography of storage of a tenant's data upon request? Can you provide the physical location/geography of storage of a tenant's data in advance?	x			CSP services allows us to choose the physical region where data will be located
		being assessed • Expiration of the business relationship and treatment of customer (tenant) data impacted Do acco	Do you allow tenants to define acceptable geographical locations for data routing or resource instantiation?	x			Upon request	
		STA-05.10	application (API) and data interoperability and portability requirements for application development and information exchange, usage, and integrity persistence	Are systems in place to monitor for privacy breaches and notify tenants expeditiously if a privacy event may have impacted their data?		x		
		STA-05.11		Do you allow tenants to opt out of having their data/metadata accessed via inspection technologies?		x		
	STA-05.12	Do you provide the client with a list and copies of all subprocessing agreements and keep this updated?		x				
Supply Chain Management, Transparency, and Accountability Supply Chain Governance Reviews	STA-06	STA-06.1	Providers shall review the risk management and governance processes of their partners so that practices are consistent and aligned to account for risks inherited from other members of that partner's cloud supply chain.	Do you review the risk management and governance processes of partners to account for risks inherited from other members of that partner's supply chain?			x	There are no partners authorized to access customer data.
Supply Chain Management, Transparency, and Accountability Supply Chain Metrics	STA-07	STA-07.1	Policies and procedures shall be implemented to ensure the consistent review of service agreements (e.g., SLAs) between providers and customers (tenants) across the relevant supply chain (upstream/downstream). Reviews shall be performed at least annually and identify nonconformance to established agreements. The reviews should result in actions to address service-level conflicts or inconsistencies resulting	Are policies and procedures established, and supporting business processes and technical measures implemented, for maintaining complete, accurate, and relevant agreements (e.g., SLAs) between providers and customers (tenants)?	x			

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		STA-07.2	from disparate supplier relationships.	Do you have the ability to measure and address non-conformance of provisions and/or terms across the entire supply chain (upstream/downstream)?	х			
		STA-07.3		Can you manage service-level conflicts or inconsistencies resulting from disparate supplier relationships?			x	
		STA-07.4		Do you provide tenants with ongoing visibility and reporting of your operational Service Level Agreement (SLA) performance?	x			
		STA-07.5		Do you make standards-based information security metrics (CSA, CAMM, etc.) available to your tenants?		x		
		STA-07.6		Do you provide customers with ongoing visibility and reporting of your SLA performance?	x			
		STA-07.7		Do your data management policies and procedures address tenant and service level conflicts of interests?			x	
		STA-07.8		Do you review all service level agreements at least annually?	х			
Supply Chain Management, Transparency, and Accountability Third Party Assessment	STA-08	STA-08.1	Providers shall assure reasonable information security across their information supply chain by performing an annual review. The review shall include all partners/third party providers upon which their information supply chain depends on.	Do you assure reasonable information security across your information supply chain by performing an annual review?			х	Excluding CSP where data is stored, there are no other providers authorized to access any customer- owned content
		STA-08.2		Does your annual review include all partners/third-party providers upon which your information supply chain depends?		x		

Supply Chain Management, Transparency, and Accountability Third Party Audits	STA-09	STA-09.1 STA-09.2	Third-party service providers shall demonstrate compliance with information security and confidentiality, access control, service definitions, and delivery level agreements included in third-party contracts. Third-party reports, records, and services shall undergo audit and review at least annually to govern and maintain compliance with the service delivery agreements.	Do you mandate annual information security reviews and audits of your third party providers to ensure that all agreed upon security requirements are met? Do you have external third party services conduct vulnerability scans and periodic penetration tests on your applications and networks?	x	х		
Threat and Vulnerability Management Antivirus / Malicious Software	TVM-01	TVM-01.1	Policies and procedures shall be established, and supporting business processes and technical measures implemented, to prevent the execution of malware on organizationally-owned or managed user end-point devices (i.e., issued workstations, laptops, and mobile devices) and IT	Do you have anti-malware programs that support or connect to your cloud service offerings installed on all of your IT infrastructure network and systems components?	x			
	TVM-01.2 infrastructure	infrastructure network and systems components.	Do you ensure that security threat detection systems using signatures, lists, or behavioral patterns are updated across all infrastructure components as prescribed by industry best practices?	x				
Threat and Vulnerability Management Vulnerability / Patch Management TVM-02 TVM-02.1 TVM-02.2 TVM-02.3 TVM-02.3	TVM-02	TVM-02.1	Policies and procedures shall be established, and supporting processes and technical measures implemented, for timely detection of vulnerabilities within organizationally-owned or	Do you conduct network-layer vulnerability scans regularly as prescribed by industry best practices?	ity scans regularly as I by industry best x			
	TVM-02.	TVM-02.2	system components (e.g., network vulnerability assessment, penetration testing) to ensure the efficiency of implemented security controls. A risk-based model for prioritizing remediation of identified vulnerabilities shall be used. Changes shall be managed through a change management process for all vendor-supplied patches, configuration changes, or changes to the organization's internally developed software. Upon request, the provider informs customer (tenant) of policies and procedures and identified	Do you conduct application- layer vulnerability scans regularly as prescribed by industry best practices?	x			
		TVM-02.3		Do you conduct local operating system-layer vulnerability scans regularly as prescribed by industry best practices?	x			
				Will you make the results of vulnerability scans available to tenants at their request?		x		
	weaknesses especially if customer (tenant) data is used as part the service and/or customer (tenant) has some shared responsibility over implementation of control.	Do you have a capability to patch vulnerabilities across all of your computing devices, applications, and systems?	x					

		TVM-02.6		Do you inform customers (tenant) of policies and procedures and identified weaknesses if customer (tenant) data is used as part the service and/or customer (tenant) has some shared responsibility over implementation of control?	x		
Threat and Vulnerability Management Mobile Code	TVM-03	TVM-03.1	Policies and procedures shall be established, and supporting business processes and technical measures implemented, to prevent the execution of unauthorized mobile code, defined as software transferred between systems over a trusted or untrusted network and executed on a local system without explicit installation or execution by the	Is mobile code authorized before its installation and use, and the code configuration checked, to ensure that the authorized mobile code operates according to a clearly defined security policy?		x	we don't use mobile code
		TVM-03.2	recipient, on organizationally-owned or managed user end-point devices (e.g., issued workstations,	Is all unauthorized mobile code prevented from executing?		х	we don't use mobile code
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