(December 2023 - 2nd Amendment)

NIST IR 8477-Based Set Theory Relationship Mapping (STRM) **Reference Document:** Secure Controls Framework (SCF) version 2025.1

https://securecontrolsframework.com/set-theory-relationship-mapping-strm/

STRM Guidance:

Focal Document:

NY DFS 23 NYCRR500 (December 2023 - AMMENDMENT 2) Focal Document URL: https://www.dfs.ny.gov/system/files/documents/2023/10/rf_fs_2amend23NYCRR500_text_20231101.pdf **Published STRM URL:** https://securecontrolsframework.com/content/strm/scf-strm-us-state-ny-dfs-23-nycrr500-amd2.pdf

Version 2025.1

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FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
500.1	Definitions	[see full text of 23 NYCRR 500 for definitions]	Functional	intersects with	Standardized Terminology	SEA-02.1	Mechanisms exist to standardize technology and process terminology to reduce confusion amongst groups and departments.	5	
500.2 500.2(a)	Cybersecurity Program N/A	This is merely a section title without content. Each covered entity shall maintain a cybersecurity program designed to protect the confidentiality, integrity and availability of the covered entity's information systems and nonpublic information stored on those information systems.	Functional Functional	no relationship subset of	N/A Cybersecurity & Data Protection Governance Program	ı	N/A Mechanisms exist to facilitate the implementation of cybersecurity & data protection governance controls.	N/A 10	No requirements to map to.
500.2(b)	N/A	The cybersecurity program shall be based on the covered entity's risk assessment and designed to perform the following core cybersecurity functions:	Functional	subset of	Cybersecurity & Data Protection Governance Program		Mechanisms exist to facilitate the implementation of cybersecurity & data protection governance controls.	10	
500.2(b)(1)	N/A	identify and assess internal and external cybersecurity risks that may threaten the security or integrity of nonpublic information stored on the covered entity's information systems;	Functional	subset of	Cybersecurity & Data Protection Governance Program		Mechanisms exist to facilitate the implementation of cybersecurity & data protection governance controls.	10	
500.2(b)(1)	N/A	identify and assess internal and external cybersecurity risks that may threaten the security or integrity of nonpublic information stored on the covered entity's information systems;	Functional	subset of	Risk Management Program	1	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
500.2(b)(1)	N/A	identify and assess internal and external cybersecurity risks that may threaten the security or integrity of nonpublic information stored on the covered entity's information systems;	Functional	intersects with	Risk Identification	RSK-03	Mechanisms exist to identify and document risks, both internal and external.	5	
500.2(b)(1)	N/A	identify and assess internal and external cybersecurity risks that may threaten the security or integrity of nonpublic information stored on the covered entity's information systems;	Functional	intersects with	Risk Assessment	RSK-04	Mechanisms exist to conduct recurring assessments of risk that includes the likelihood and magnitude of harm, from unauthorized access, use, disclosure, disruption, modification or destruction of the organization's systems and data.	5	
500.2(b)(2)	N/A	use defensive infrastructure and the implementation of policies and procedures to protect the covered entity's information systems, and the nonpublic information stored on those information systems, from unauthorized access, use or other malicious acts;	Functional	subset of	Cybersecurity & Data Protection Governance Program	GOV-01	Mechanisms exist to facilitate the implementation of cybersecurity & data protection governance controls.	10	
500.2(b)(2)	N/A	use defensive infrastructure and the implementation of policies and procedures to protect the covered entity's information systems, and the nonpublic information stored on those information systems, from unauthorized access, use or other malicious acts;	Functional	intersects with	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
500.2(b)(2)	N/A	use defensive infrastructure and the implementation of policies and procedures to protect the covered entity's information systems, and the nonpublic information stored on those information systems, from unauthorized access, use or other malicious acts;	Functional	intersects with	Standardized Operating Procedures (SOP)	OPS-01.1	Mechanisms exist to identify and document Standardized Operating Procedures (SOP), or similar documentation, to enable the proper execution of day-to-day / assigned tasks.	5	
500.2(b)(2)	N/A	use defensive infrastructure and the implementation of policies and procedures to protect the covered entity's information systems, and the nonpublic information stored on those information systems, from unauthorized access, use or other malicious acts;	Functional	subset of	Secure Engineering Principles	SEA-01	Mechanisms exist to facilitate the implementation of industry- recognized cybersecurity & data privacy practices in the specification, design, development, implementation and modification of systems and services.	10	
500.2(b)(2)	N/A	use defensive infrastructure and the implementation of policies and procedures to protect the covered entity's information systems, and the nonpublic information stored on those information systems, from unauthorized access, use or other malicious acts;	Functional	subset of	Alignment With Enterprise Architecture	SEA-02	Mechanisms exist to develop an enterprise architecture, aligned with industry-recognized leading practices, with consideration for cybersecurity & data privacy principles that addresses risk to organizational operations, assets, individuals, other organizations.	5	
500.2(b)(2)	N/A	use defensive infrastructure and the implementation of policies and procedures to protect the covered entity's information systems, and the nonpublic information stored on those information systems, from unauthorized access, use or other malicious acts;	Functional	intersects with	Defense-In-Depth (DiD) Architecture	SEA-03	Mechanisms exist to implement security functions as a layered structure minimizing interactions between layers of the design and avoiding any dependence by lower layers on the functionality or correctness of higher layers.	5	
500.2(b)(3)	N/A	detect cybersecurity events;	Functional	subset of	Cybersecurity & Data Protection Governance Program	ı	Mechanisms exist to facilitate the implementation of cybersecurity & data protection governance controls.	10	
500.2(b)(3)	N/A	detect cybersecurity events;	Functional	subset of	Continuous Monitoring	MON-01	Mechanisms exist to facilitate the implementation of enterprise-wide monitoring controls.	10	
500.2(b)(4)	N/A	respond to identified or detected cybersecurity events to mitigate any negative effects; respond to identified or detected cybersecurity events to mitigate any	Functional	subset of	Cybersecurity & Data Protection Governance Program		Mechanisms exist to facilitate the implementation of cybersecurity & data protection governance controls. Mechanisms exist to implement and govern processes and	10	
500.2(b)(4)	N/A	negative effects; recover from cybersecurity events and restore normal operations and	Functional	subset of	Incident Response Operations	IRO-01	documentation to facilitate an organization-wide response capability for cybersecurity & data privacy-related incidents. Mechanisms exist to facilitate the implementation of contingency	10	
500.2(b)(5)	N/A	services; and recover from cybersecurity events and restore normal operations and	Functional	subset of	Business Continuity Management System (BCMS) Cybersecurity & Data	BCD-01	planning controls to help ensure resilient assets and services (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks). Mechanisms exist to facilitate the implementation of cybersecurity &	10	
500.2(b)(5)	N/A	services; and fulfill applicable regulatory reporting obligations.	Functional	subset of	Protection Governance Program Statutory, Regulatory &	GOV-01	data protection governance controls. Mechanisms exist to facilitate the implementation of cybersecurity &	10	
500.2(b)(6)	N/A	fulfill applicable regulatory reporting obligations.	Functional	subset of	Contractual Compliance Cybersecurity & Data	CPL-01	relevant statutory, regulatory and contractual controls. Mechanisms exist to facilitate the implementation of cybersecurity &	10	
500.2(b)(6)	N/A	Each class A company shall design and conduct independent audits of	Functional	subset of	Protection Governance Program		data protection governance controls. Mechanisms exist to ensure managers regularly review the processes	10	
500.2(c)	N/A	its cybersecurity program based on its risk assessment. Each class A company shall design and conduct independent audits of	Functional	subset of	Cybersecurity & Data Protection Assessments	CPL-03	and documented procedures within their area of responsibility to adhere to appropriate cybersecurity & data protection policies, standards and other applicable requirements. Mechanisms exist to utilize independent assessors to evaluate	10	
500.2(c)	N/A	its cybersecurity program based on its risk assessment. A covered entity may meet the requirement(s) of this Part by adopting the	Functional	subset of	Independent Assessors	CPL-03.1	cybersecurity & data protection controls at planned intervals or when the system, service or project undergoes significant changes. Mechanisms exist to facilitate the identification and implementation of	10	
500.2(d)	N/A	relevant and applicable provisions of a cybersecurity program maintained by an affiliate, provided that such provisions satisfy the requirements of this Part, as applicable to the covered entity.	Functional	intersects with	Statutory, Regulatory & Contractual Compliance	CPL-01	relevant statutory, regulatory and contractual controls.	5	
500.2(d)	N/A	A covered entity may meet the requirement(s) of this Part by adopting the relevant and applicable provisions of a cybersecurity program maintained by an affiliate, provided that such provisions satisfy the requirements of this Part, as applicable to the covered entity.	Functional	subset of	Cybersecurity & Data Protection Governance Program	GOV-01	Mechanisms exist to facilitate the implementation of cybersecurity & data protection governance controls.	10	
500.2(d)	N/A	A covered entity may meet the requirement(s) of this Part by adopting the relevant and applicable provisions of a cybersecurity program maintained by an affiliate, provided that such provisions satisfy the requirements of this Part, as applicable to the covered entity.	Functional	intersects with	Third-Party Contract Requirements	TPM-05	Mechanisms exist to require contractual requirements for cybersecurity & data privacy requirements with third-parties, reflecting the organization's needs to protect its systems, processes and data.	5	
500.2(d)	N/A	A covered entity may meet the requirement(s) of this Part by adopting the relevant and applicable provisions of a cybersecurity program maintained by an affiliate, provided that such provisions satisfy the requirements of this Part, as applicable to the covered entity.	Functional	intersects with	Responsible, Accountable, Supportive, Consulted & Informed (RASCI) Matrix	TPM-05.4	Mechanisms exist to document and maintain a Responsible, Accountable, Supportive, Consulted & Informed (RASCI) matrix, or similar documentation, to delineate assignment for cybersecurity & data privacy controls between internal stakeholders and External Service Providers (ESPs).	5	
500.2(d)	N/A	A covered entity may meet the requirement(s) of this Part by adopting the relevant and applicable provisions of a cybersecurity program maintained by an affiliate, provided that such provisions satisfy the requirements of this Part, as applicable to the covered entity.	Functional	intersects with	Outsourcing Non- Essential Functions or Services	SEA-02.2	Mechanisms exist to identify non-essential functions or services that are capable of being outsourced to external service providers and align with the organization's enterprise architecture and security standards.	5	
500.2(e)	N/A	All documentation and information relevant to the covered entity's cybersecurity program, including the relevant and applicable provisions of a cybersecurity program maintained by an affiliate and adopted by the covered entity, shall be made available to the superintendent upon request.	Functional	subset of	Statutory, Regulatory & Contractual Compliance	ı	Mechanisms exist to facilitate the identification and implementation of relevant statutory, regulatory and contractual controls.	10	
500.2(e)	N/A	All documentation and information relevant to the covered entity's cybersecurity program, including the relevant and applicable provisions of a cybersecurity program maintained by an affiliate and adopted by the covered entity, shall be made available to the superintendent upon request.	Functional	intersects with	Legal Assessment of Investigative Inquires		Mechanisms exist to determine whether a government agency has an applicable and valid legal basis to request data from the organization and what further steps need to be taken, if necessary.	5	
500.2(e)	N/A	All documentation and information relevant to the covered entity's cybersecurity program, including the relevant and applicable provisions of a cybersecurity program maintained by an affiliate and adopted by the covered entity, shall be made available to the superintendent upon request.	Functional	intersects with	Investigation Access Restrictions	CPL-05.2	Mechanisms exist to support official investigations by provisioning government investigators with "least privileges" and "least functionality" to ensure that government investigators only have access to the data and systems needed to perform the investigation.	5	
500.2(e)	N/A	All documentation and information relevant to the covered entity's cybersecurity program, including the relevant and applicable provisions of a cybersecurity program maintained by an affiliate and adopted by the covered entity, shall be made available to the superintendent upon request.	Functional	subset of	Cybersecurity & Data Protection Governance Program	ı	Mechanisms exist to facilitate the implementation of cybersecurity & data protection governance controls.	10	



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FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
		Each covered entity shall implement and maintain a written policy or policies, approved at least annually by a senior officer or the covered					Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	(optional)	
500.3	Cybersecurity Policy	entity's senior governing body for the protection of its information systems and nonpublic information stored on those information systems. Procedures shall be developed, documented and implemented in accordance with the written policy or policies. The cybersecurity policy or policies and procedures shall be based on the covered entity's risk assessment and address, at a minimum, the following areas to the extent applicable to the covered entity's operations:	Functional	intersects with	Publishing Cybersecurity & Data Protection Documentation	GOV-02		8	
500.3	Cybersecurity Policy	Each covered entity shall implement and maintain a written policy or policies, approved at least annually by a senior officer or the covered entity's senior governing body for the protection of its information systems and nonpublic information stored on those information systems. Procedures shall be developed, documented and implemented in accordance with the written policy or policies. The cybersecurity policy or policies and procedures shall be based on the covered entity's risk assessment and address, at a minimum, the following areas to the extent applicable to the covered entity's operations:	Functional	intersects with	Standardized Operating Procedures (SOP)	OPS-01.1	Mechanisms exist to identify and document Standardized Operating Procedures (SOP), or similar documentation, to enable the proper execution of day-to-day / assigned tasks.	8	
500.3(a)	N/A	information security;	Functional	intersects with	Cybersecurity & Data Protection Governance Program		Mechanisms exist to facilitate the implementation of cybersecurity & data protection governance controls.	5	
500.3(a)	N/A	information security;	Functional	subset of	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures. Mechanisms exist to establish, maintain and disseminate cybersecurity	5	
500.3(b)	N/A	data governance, classification and retention;	Functional	subset of	Publishing Cybersecurity & Data Protection Documentation		& data protection policies, standards and procedures.	10	
500.3(b)	N/A	data governance, classification and retention; asset inventory, device management and end of life management;	Functional	intersects with	Data Protection Publishing Cybersecurity	1	Mechanisms exist to facilitate the implementation of data protection controls. Mechanisms exist to establish, maintain and disseminate cybersecurity	5	
500.3(c)	N/A	asset inventory, device management and end of life management;	Functional	subset of	& Data Protection Documentation		& data protection policies, standards and procedures. Mechanisms exist to facilitate an IT Asset Management (ITAM) program	10	
500.3(c) 500.3(d)	N/A N/A	access controls, including remote access and identity management;	Functional Functional	intersects with	Asset Governance Publishing Cybersecurity & Data Protection	AST-01 GOV-02	to implement and manage asset management controls. Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5 10	
500.3(d)	N/A	access controls, including remote access and identity management;	Functional	intersects with	Documentation Identity & Access	IAC-01	Mechanisms exist to facilitate the implementation of identification and	5	
* *		business continuity and disaster recovery planning and resources;			Management (IAM) Publishing Cybersecurity		access management controls. Mechanisms exist to establish, maintain and disseminate cybersecurity		
500.3(e)	N/A	business continuity and disaster recovery planning and resources;	Functional	subset of	& Data Protection Documentation Business Continuity		& data protection policies, standards and procedures. Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient assets and services (e.g.,	10	
500.3(e)	N/A	systems operations and availability concerns;	Functional	intersects with	Management System (BCMS) Publishing Cybersecurity	BCD-01	Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks). Mechanisms exist to establish, maintain and disseminate cybersecurity	5	
500.3(f)	N/A	systems operations and availability concerns;	Functional	subset of	& Data Protection Documentation Capacity & Performance		& data protection policies, standards and procedures. Mechanisms exist to facilitate the implementation of capacity	10	
500.3(f)	N/A	systems and network security and monitoring;	Functional	intersects with	Management Publishing Cybersecurity	CAP-01	management controls to ensure optimal system performance to meet expected and anticipated future capacity requirements. Mechanisms exist to establish, maintain and disseminate cybersecurity	5	
500.3(g)	N/A	systems and network security and monitoring;	Functional	subset of	& Data Protection Documentation Network Security		& data protection policies, standards and procedures. Mechanisms exist to develop, govern & update procedures to facilitate	10	
500.3(g)	N/A	security awareness and training;	Functional	intersects with	Controls (NSC) Publishing Cybersecurity	NET-01	the implementation of Network Security Controls (NSC). Mechanisms exist to establish, maintain and disseminate cybersecurity	5	
500.3(h) 500.3(h)	N/A N/A	security awareness and training;	Functional Functional	subset of	& Data Protection Documentation Cybersecurity & Data Privacy-Minded		& data protection policies, standards and procedures. Mechanisms exist to facilitate the implementation of security workforce development and awareness controls.	10	
.,		systems and application security and development and quality			Workforce Publishing Cybersecurity		Mechanisms exist to establish, maintain and disseminate cybersecurity		
500.3(i) 500.3(i)	N/A N/A	systems and application security and development and quality assurance;	Functional Functional	subset of	& Data Protection Documentation Technology Development &		& data protection policies, standards and procedures. Mechanisms exist to facilitate the implementation of tailored development and acquisition strategies, contract tools and procurement	10	
500.3(j)	N/A	physical security and environmental controls;	Functional	subset of	Acquisition Publishing Cybersecurity & Data Protection		methods to meet unique business needs. Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	10	
500.3(j)	N/A	physical security and environmental controls;	Functional	intersects with	Documentation Physical & Environmental	PES-01	Mechanisms exist to facilitate the operation of physical and environmental protection controls.	5	
500.3(k)	N/A	customer data privacy;	Functional	subset of	Protections Publishing Cybersecurity & Data Protection	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	10	
500.3(k)	N/A	customer data privacy;	Functional	intersects with	Documentation Data Privacy Program	PRI-01	Mechanisms exist to facilitate the implementation and operation of data protection controls throughout the data lifecycle to ensure all forms of	5	
500.3(l)	N/A	vendor and third-party service provider management;	Functional	subset of	Publishing Cybersecurity & Data Protection Documentation	1	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	10	
500.3(l)	N/A	vendor and third-party service provider management;	Functional	intersects with	Third-Party Management	TPM-01	Mechanisms exist to facilitate the implementation of third-party management controls.	5	
500.3(m)	N/A	risk assessment;	Functional	subset of	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	10	
500.3(m)	N/A	risk assessment;	Functional	intersects with	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	5	
500.3(n)	N/A	incident response and notification; and	Functional	subset of	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	10	
500.3(n)	N/A	incident response and notification; and	Functional	intersects with	Incident Response Operations		Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity & data privacy-related incidents.	5	
500.3(o)	N/A	vulnerability management.	Functional	subset of	Publishing Cybersecurity & Data Protection Documentation	1	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures. Mechanisms exist to facilitate the implementation and monitoring of	10	
500.3(o)	N/A	vulnerability management.	Functional	intersects with	Vulnerability & Patch Management Program (VPMP)	VPM-01	Mechanisms exist to facilitate the implementation and monitoring of vulnerability management controls.	5	
500.4	Chief Information Security Officer.	This is merely a section title without content.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.4(a)	N/A	Each covered entity shall designate a CISO. The CISO may be employed by the covered entity, one of its affiliates or a third-party service provider. If the CISO is employed by a third-party service provider or an affiliate, the covered entity shall:	Functional	intersects with	Assigned Cybersecurity & Data Protection Responsibilities	GOV-04	implement and maintain an enterprise-wide cybersecurity & data	5	
500.4(a)(1)	N/A	retain responsibility for compliance with this Part; retain responsibility for compliance with this Part;	Functional	subset of	Third-Party Management	TPM-01	protection program. Mechanisms exist to facilitate the implementation of third-party management controls. Mechanisms exist to compel External Service Providers (ESPs) to provide	10	
500.4(a)(1)	N/A		Functional	intersects with	Security Compromise Notification Agreements	TPM-05.1	notification of actual or potential compromises in the supply chain that can potentially affect or have adversely affected systems, applications and/or services that the organization utilizes.	5	
F00 4(a)(4)	N/A	retain responsibility for compliance with this Part;	Functional	intersects with	Responsible, Accountable, Supportive, Consulted & Informed (RASCI) Matrix	TPM-05.4	Mechanisms exist to document and maintain a Responsible, Accountable, Supportive, Consulted & Informed (RASCI) matrix, or similar documentation, to delineate assignment for cybersecurity & data privacy controls between internal stakeholders and External Service	5	
500.4(a)(1)			i		Intermed (DASCI) Matrix		Providers (ESPs).		i .



FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
500.4(a)(2)	N/A	designate a senior member of the covered entity's personnel responsible for direction and oversight of the third-party service provider; and	Functional	intersects with	Security Compromise Notification Agreements	TPM-05.1	Mechanisms exist to compel External Service Providers (ESPs) to provide notification of actual or potential compromises in the supply chain that can potentially affect or have adversely affected systems, applications and/or services that the organization utilizes.	(optional) 5	
500.4(a)(2)	N/A	designate a senior member of the covered entity's personnel responsible for direction and oversight of the third-party service provider; and	Functional	intersects with	Responsible, Accountable, Supportive, Consulted & Informed (RASCI) Matrix	TPM-05.4	Mechanisms exist to document and maintain a Responsible, Accountable, Supportive, Consulted & Informed (RASCI) matrix, or similar documentation, to delineate assignment for cybersecurity & data privacy controls between internal stakeholders and External Service	5	
500.4(a)(3)	N/A	require the third-party service provider or affiliate to maintain a cybersecurity program that protects the covered entity in accordance with the requirements of this Part.	Functional	subset of	Third-Party Management	TPM-01	Providers (ESPs). Mechanisms exist to facilitate the implementation of third-party management controls.	10	
500.4(a)(3)	N/A	require the third-party service provider or affiliate to maintain a cybersecurity program that protects the covered entity in accordance with the requirements of this Part.	Functional	intersects with	Security Compromise Notification Agreements	TPM-05.1	Mechanisms exist to compel External Service Providers (ESPs) to provide notification of actual or potential compromises in the supply chain that can potentially affect or have adversely affected systems, applications and/or services that the organization utilizes.	5	
500.4(a)(3)	N/A	require the third-party service provider or affiliate to maintain a cybersecurity program that protects the covered entity in accordance with the requirements of this Part.	Functional	intersects with	Responsible, Accountable, Supportive, Consulted & Informed (RASCI) Matrix	TPM-05.4	Mechanisms exist to document and maintain a Responsible, Accountable, Supportive, Consulted & Informed (RASCI) matrix, or similar documentation, to delineate assignment for cybersecurity & data privacy controls between internal stakeholders and External Service Providers (ESPs).	5	
500.4(b)	N/A	Report. The CISO of each covered entity shall report in writing at least annually to the senior governing bod on the covered entity's cybersecurity program, including to the extent applicable:	Functional	intersects with	Steering Committee & Program Oversight	GOV-01.1	Mechanisms exist to coordinate cybersecurity, data protection and	5	
500.4(b)	N/A	Report. The CISO of each covered entity shall report in writing at least annually to the senior governing bod on the covered entity's cybersecurity program, including to the extent applicable:	Functional	intersects with	Status Reporting To Governing Body	GOV-01.2	Mechanisms exist to provide governance oversight reporting and	5	
500.4(b)	N/A	Report. The CISO of each covered entity shall report in writing at least annually to the senior governing bod on the covered entity's cybersecurity program, including to the extent applicable:	Functional	intersects with	Stakeholder Accountability Structure	GOV-04.1	Mechanisms exist to enforce an accountability structure so that	5	
500.4(b)	N/A	Report. The CISO of each covered entity shall report in writing at least annually to the senior governing bod on the covered entity's cybersecurity program, including to the extent applicable:	Functional	intersects with	Authoritative Chain of Command	GOV-04.2	Mechanisms exist to establish an authoritative chain of command with	5	
500.4(b)	N/A	Report. The CISO of each covered entity shall report in writing at least annually to the senior governing bod on the covered entity's cybersecurity program, including to the extent applicable:	Functional	intersects with	Materiality Determination	GOV-16	Mechanisms exist to define materiality threshold criteria capable of designating an incident as material.	5	
500.4(b)	N/A	Report. The CISO of each covered entity shall report in writing at least annually to the senior governing bod on the covered entity's cybersecurity program, including to the extent applicable:	Functional	intersects with	Material Risks	GOV-16.1	Mechanisms exist to define criteria necessary to designate a risk as a material risk.	5	
500.4(b)	N/A	Report. The CISO of each covered entity shall report in writing at least annually to the senior governing bod on the covered entity's cybersecurity program, including to the extent applicable: the confidentiality of nonpublic information and the integrity and security	Functional	intersects with	Material Threats	GOV-16.2	Mechanisms exist to define criteria necessary to designate a threat as a material threat. Mechanisms exist to coordinate cybersecurity, data protection and	5	
500.4(b)(1)	N/A	of the covered entity's information systems;	Functional	intersects with	Steering Committee & Program Oversight	GOV-01.1	business alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a regular basis.	5	
500.4(b)(1)	N/A	the confidentiality of nonpublic information and the integrity and security of the covered entity's information systems;	Functional	intersects with	First-Party Declaration (1PD)	TPM-05.6	Mechanisms exist to obtain a First-Party Declaration (1PD) from applicable External Service Providers (ESPs) that provides assurance of compliance with specified statutory, regulatory and contractual obligations for cybersecurity & data privacy controls, including any flow-down requirements to subcontractors.	5	
500.4(b)(2)	N/A	the covered entity's cybersecurity policies and procedures;	Functional	intersects with	Steering Committee & Program Oversight	GOV-01.1	comprised of key cybersecurity, data privacy and business executives, which meets formally and on a regular basis.	5	
500.4(b)(2)	N/A	the covered entity's cybersecurity policies and procedures;	Functional	intersects with	First-Party Declaration (1PD)	TPM-05.6	Mechanisms exist to obtain a First-Party Declaration (1PD) from applicable External Service Providers (ESPs) that provides assurance of compliance with specified statutory, regulatory and contractual obligations for cybersecurity & data privacy controls, including any flow-down requirements to subcontractors.	5	
500.4(b)(3)	N/A	material cybersecurity risks to the covered entity;	Functional	intersects with	Steering Committee & Program Oversight	GOV-01.1	Mechanisms exist to coordinate cybersecurity, data protection and business alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a regular basis.	5	
500.4(b)(3)	N/A	material cybersecurity risks to the covered entity;	Functional	intersects with	Materiality Determination	GOV-16	Mechanisms exist to define materiality threshold criteria capable of designating an incident as material.	5	
500.4(b)(3)	N/A	material cybersecurity risks to the covered entity;	Functional	intersects with	Material Risks	GOV-16.1	Mechanisms exist to define criteria necessary to designate a risk as a material risk.	5	
500.4(b)(3)	N/A	material cybersecurity risks to the covered entity; material cybersecurity risks to the covered entity;	Functional	intersects with	Material Threats	GOV-16.2	Mechanisms exist to define criteria necessary to designate a threat as a material threat. Mechanisms exist to obtain a First-Party Declaration (1PD) from applicable External Service Providers (ESPs) that provides assurance of	5	
500.4(b)(3)	N/A	overall effectiveness of the covered entity's cybersecurity program;	Functional	intersects with	First-Party Declaration (1PD)	TPM-05.6	compliance with specified statutory, regulatory and contractual obligations for cybersecurity & data privacy controls, including any flow-down requirements to subcontractors. Mechanisms exist to coordinate cybersecurity, data protection and	5	
500.4(b)(4)	N/A	overall effectiveness of the covered entity's cybersecurity program;	Functional	intersects with	Steering Committee & Program Oversight	GOV-01.1	business alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a regular basis. Mechanisms exist to obtain a First-Party Declaration (1PD) from	5	
500.4(b)(4)	N/A	everage and severed entity of eyested and, program,	Functional	intersects with	First-Party Declaration (1PD)	TPM-05.6	applicable External Service Providers (ESPs) that provides assurance of compliance with specified statutory, regulatory and contractual obligations for cybersecurity & data privacy controls, including any flow-down requirements to subcontractors.	5	
500.4(b)(5)	N/A	material cybersecurity events involving the covered entity during the time period addressed by the report; and	Functional	intersects with	Steering Committee & Program Oversight	GOV-01.1	comprised of key cybersecurity, data privacy and business executives, which meets formally and on a regular basis.	5	
500.4(b)(5)	N/A	material cybersecurity events involving the covered entity during the time period addressed by the report; and	Functional	intersects with	Materiality Determination	GOV-16	Mechanisms exist to define materiality threshold criteria capable of designating an incident as material.	5	
500.4(b)(5)	N/A	material cybersecurity events involving the covered entity during the time period addressed by the report; and	Functional	intersects with	Material Risks	GOV-16.1	material risk.	5	
500.4(b)(5)	N/A	material cybersecurity events involving the covered entity during the time period addressed by the report; and material cybersecurity events involving the covered entity during the time period addressed by the report; and	Functional	intersects with	Material Threats	GOV-16.2	Mechanisms exist to define criteria necessary to designate a threat as a material threat. Mechanisms exist to obtain a First-Party Declaration (1PD) from applicable External Service Providers (ESPs) that provides assurance of	5	
500.4(b)(5)	N/A	plans for remediating material inadequacies.	Functional	intersects with	First-Party Declaration (1PD)	TPM-05.6	compliance with specified statutory, regulatory and contractual obligations for cybersecurity & data privacy controls, including any flow-down requirements to subcontractors. Mechanisms exist to coordinate cybersecurity, data protection and	5	
500.4(b)(6)	N/A	plans for remediating material inadequacies.	Functional	intersects with	Steering Committee & Program Oversight	GOV-01.1	husiness alignment through a steering committee or advisory hoard	5	
500.4(b)(6)	N/A	plans for remediating material inadequacies.	Functional	intersects with	Stakeholder Accountability Structure	GOV-04.1	appropriate teams and individuals are empowered, responsible and	5	
500.4(b)(6)	N/A		Functional	intersects with	Non-Compliance Oversight		with statutory, regulatory and/or contractual obligations to develop appropriate risk mitigation actions.	5	
500.4(b)(6) 500.4(b)(6)	N/A N/A	plans for remediating material inadequacies. plans for remediating material inadequacies.	Functional Functional	intersects with	Risk Remediation Vulnerability Remediation Process	RSK-06 VPM-02	Mechanisms exist to remediate risks to an acceptable level. Mechanisms exist to ensure that vulnerabilities are properly identified, tracked and remediated.	5 5	
500.4(b)(6)	N/A	plans for remediating material inadequacies.	Functional	intersects with	Third-Party Deficiency Remediation	TPM-09	Mechanisms exist to address weaknesses or deficiencies in supply chain elements identified during independent or organizational assessments of such elements.	5	
500.4(c)	N/A	The CISO shall timely report to the senior governing body or senior officer(s) on material cybersecurity issues, such as significant cybersecurity events and significant changes to the covered entity's cybersecurity program.	Functional	subset of	Status Reporting To Governing Body	GOV-01.2	Mechanisms exist to provide governance oversight reporting and	10	





Secure Controls Framework (SCF) 4 of 14





FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
500.9(b)(3)	N/A	requirements describing how identified risks will be mitigated or accepted based on the risk assessment and how the cybersecurity program will address the risks.	Functional	intersects with	Compensating Countermeasures	RSK-06.2	Mechanisms exist to identify and implement compensating countermeasures to reduce risk and exposure to threats.	5	
500.10	Cybersecurity Personne and Intelligence		Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.10(a)	N/A	In addition to the requirements set forth in section 500.4(a) of this Part, each covered entity shall:	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.10(a)(1)	N/A	utilize qualified cybersecurity personnel of the covered entity, an affiliate or a thirdparty service provider sufficient to manage the covered entity's cybersecurity risks and to perform or oversee the performance of the core cybersecurity functions specified in section 500.2(b)(1)–(6) of this Part;	Functional	subset of	Human Resources Security Management	HRS-01	Mechanisms exist to facilitate the implementation of personnel security controls.	10	
500.10(a)(1)	N/A	utilize qualified cybersecurity personnel of the covered entity, an affiliate or a thirdparty service provider sufficient to manage the covered entity's cybersecurity risks and to perform or oversee the performance of the core cybersecurity functions specified in section 500.2(b)(1)–(6) of this Part;	Functional	intersects with	Defined Roles & Responsibilities	HRS-03	Mechanisms exist to define cybersecurity roles & responsibilities for all personnel.	5	
500.10(a)(1)	N/A	utilize qualified cybersecurity personnel of the covered entity, an affiliate or a thirdparty service provider sufficient to manage the covered entity's cybersecurity risks and to perform or oversee the performance of the core cybersecurity functions specified in section 500.2(b)(1)–(6) of this Part;	Functional	intersects with	Competency Requirements for Security-Related Positions	HRS-03.2	Mechanisms exist to ensure that all security-related positions are staffed by qualified individuals who have the necessary skill set.	5	
500.10(a)(1)	N/A	utilize qualified cybersecurity personnel of the covered entity, an affiliate or a thirdparty service provider sufficient to manage the covered entity's cybersecurity risks and to perform or oversee the performance of the core cybersecurity functions specified in section 500.2(b)(1)–(6) of this Part;	Functional	intersects with	Roles With Special Protection Measures	HRS-04.1	Mechanisms exist to ensure that individuals accessing a system that stores, transmits or processes information requiring special protection satisfy organization-defined personnel screening criteria.	5	
500.10(a)(1)	N/A	utilize qualified cybersecurity personnel of the covered entity, an affiliate or a thirdparty service provider sufficient to manage the covered entity's cybersecurity risks and to perform or oversee the performance of the core cybersecurity functions specified in section 500.2(b)(1)–(6) of this Part;	Functional	intersects with	Third-Party Contract Requirements	TPM-05	Mechanisms exist to require contractual requirements for cybersecurity & data privacy requirements with third-parties, reflecting the organization's needs to protect its systems, processes and data.	5	
500.10(a)(1)	N/A	utilize qualified cybersecurity personnel of the covered entity, an affiliate or a thirdparty service provider sufficient to manage the covered entity's cybersecurity risks and to perform or oversee the performance of the core cybersecurity functions specified in section 500.2(b)(1)–(6) of this Part;	Functional	intersects with	Contract Flow-Down Requirements	TPM-05.2	Mechanisms exist to ensure cybersecurity & data privacy requirements are included in contracts that flow-down to applicable sub-contractors and suppliers.	5	
500.10(a)(1)	N/A	utilize qualified cybersecurity personnel of the covered entity, an affiliate or a thirdparty service provider sufficient to manage the covered entity's cybersecurity risks and to perform or oversee the performance of the core cybersecurity functions specified in section 500.2(b)(1)–(6) of this Part;	Functional	intersects with	Responsible, Accountable, Supportive, Consulted & Informed (RASCI) Matrix	TPM-05.4	Mechanisms exist to document and maintain a Responsible, Accountable, Supportive, Consulted & Informed (RASCI) matrix, or similar documentation, to delineate assignment for cybersecurity & data privacy controls between internal stakeholders and External Service Providers (ESPs).	5	
500.10(a)(2)	N/A	provide cybersecurity personnel with cybersecurity updates and training sufficient to address relevant cybersecurity risks; and	Functional	intersects with	User Awareness	HRS-03.1	responsibilities to maintain a safe and secure working environment.	5	
500.10(a)(2)	N/A	provide cybersecurity personnel with cybersecurity updates and training sufficient to address relevant cybersecurity risks; and	Functional	intersects with	Formal Indoctrination	HRS-04.2	Mechanisms exist to verify that individuals accessing a system processing, storing, or transmitting sensitive information are formally indoctrinated for all the relevant types of information to which they have access on the system.	5	
500.10(a)(2)	N/A	provide cybersecurity personnel with cybersecurity updates and training sufficient to address relevant cybersecurity risks; and	Functional	subset of	Cybersecurity & Data Privacy-Minded Workforce	SAT-01	Mechanisms exist to facilitate the implementation of security workforce development and awareness controls.	10	
500.10(a)(2)	N/A	provide cybersecurity personnel with cybersecurity updates and training sufficient to address relevant cybersecurity risks; and	Functional	intersects with	Cybersecurity & Data Privacy Awareness Training	SAT-02	Mechanisms exist to provide all employees and contractors appropriate awareness education and training that is relevant for their job function.	5	
500.10(a)(2)	N/A	provide cybersecurity personnel with cybersecurity updates and training sufficient to address relevant cybersecurity risks; and	Functional	intersects with	Role-Based Cybersecurity & Data Privacy Training	SAT-03	Mechanisms exist to provide role-based cybersecurity & data privacy-related training: (1) Before authorizing access to the system or performing assigned duties; (2) When required by system changes; and	5	
500.10(a)(2)	N/A	provide cybersecurity personnel with cybersecurity updates and training sufficient to address relevant cybersecurity risks; and	Functional	intersects with	1	SAT-03.3	(3) Annually thereafter. Mechanisms exist to ensure that every user accessing a system processing, storing or transmitting sensitive / regulated data is formally	5	
500.10(a)(2)	N/A	provide cybersecurity personnel with cybersecurity updates and training sufficient to address relevant cybersecurity risks; and	Functional	intersects with	Processing Privileged Users	SAT-03.5	trained in data handling requirements. Mechanisms exist to provide specific training for privileged users to ensure privileged users understand their unique roles and responsibilities	5	
500.10(a)(2)	N/A	provide cybersecurity personnel with cybersecurity updates and training sufficient to address relevant cybersecurity risks; and	Functional	intersects with	Cyber Threat Environment	SAT-03.6	Mechanisms exist to provide role-based cybersecurity & data privacy awareness training that is current and relevant to the cyber threats that users might encounter in day-to-day business operations.	5	
500.10(a)(2)	N/A	provide cybersecurity personnel with cybersecurity updates and training sufficient to address relevant cybersecurity risks; and	Functional	intersects with	Threat Intelligence Feeds Program	THR-01	Mechanisms exist to implement a threat intelligence program that includes a cross-organization information-sharing capability that can influence the development of the system and security architectures, selection of security solutions, monitoring, threat hunting, response and recovery activities.	5	
500.10(a)(3)	N/A	verify that key cybersecurity personnel take steps to maintain current knowledge of changing cybersecurity threats and countermeasures.	Functional	intersects with	Continuing Professional Education (CPE) - Cybersecurity & Data Privacy Personnel	SAT-03.7	Mechanisms exist to ensure cybersecurity & data privacy personnel receive Continuing Professional Education (CPE) training to maintain currency and proficiency with industry-recognized secure practices that are pertinent to their assigned roles and responsibilities.	5	
500.10(a)(3)	N/A	verify that key cybersecurity personnel take steps to maintain current knowledge of changing cybersecurity threats and countermeasures.	Functional	intersects with	Threat Intelligence Feeds Program	THR-01	Mechanisms exist to implement a threat intelligence program that includes a cross-organization information-sharing capability that can influence the development of the system and security architectures, selection of security solutions, monitoring, threat hunting, response and recovery activities.	5	
500.10(b)	N/A	A covered entity may choose to utilize an affiliate or qualified third-party service provider to assist in complying with the requirements set forth in this Part, subject to the requirements set forth in sections 500.4 and 500.11 of this Part.	Functional	intersects with	Third-Party Contract Requirements	TPM-05	Mechanisms exist to require contractual requirements for cybersecurity	5	
500.10(b)	N/A	A covered entity may choose to utilize an affiliate or qualified third-party service provider to assist in complying with the requirements set forth in this Part, subject to the requirements set forth in sections 500.4 and 500.11 of this Part.	Functional	intersects with	Responsible, Accountable, Supportive, Consulted & Informed (RASCI) Matrix	TPM-05.4	Mechanisms exist to document and maintain a Responsible, Accountable, Supportive, Consulted & Informed (RASCI) matrix, or similar documentation, to delineate assignment for cybersecurity & data privacy controls between internal stakeholders and External Service Providers (ESPs).	5	
500.10(b)	N/A	A covered entity may choose to utilize an affiliate or qualified third-party service provider to assist in complying with the requirements set forth in this Part, subject to the requirements set forth in sections 500.4 and 500.11 of this Part.	Functional	intersects with	Third-Party Personnel Security	TPM-06	Mechanisms exist to control personnel security requirements including security roles and responsibilities for third-party providers.	5	
500.11	Third Party Service Provider Security Policy	This is merely a section title without content.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.11(a)	N/A	Each covered entity shall implement written policies and procedures designed to ensure the security of information systems and nonpublic information that are accessible to, or held by, third-party service providers. Such policies and procedures shall be based on the risk assessment of the covered entity and shall address to the extent applicable:	Functional	subset of	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	10	
500.11(a)	N/A	Each covered entity shall implement written policies and procedures designed to ensure the security of information systems and nonpublic information that are accessible to, or held by, third-party service providers. Such policies and procedures shall be based on the risk assessment of the covered entity and shall address to the extent applicable:	Functional	intersects with	Third-Party Management	TPM-01	Mechanisms exist to facilitate the implementation of third-party management controls.	5	
500.11(a)(1)	N/A	the identification and risk assessment of third-party service providers;	Functional	subset of	Third-Party Management	TPM-01	Mechanisms exist to facilitate the implementation of third-party management controls.	10	
500.11(a)(1)	N/A	the identification and risk assessment of third-party service providers;	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CIAS) of the	5	
500.11(a)(1)	N/A	the identification and risk assessment of third-party service providers;	Functional	intersects with	Third-Party Criticality Assessments	TPM-02	organization's systems, applications, services and data. Mechanisms exist to identify, prioritize and assess suppliers and partners of critical systems, components and services using a supply chain risk assessment process relative to their importance in supporting the delivery of high-value services.	5	
500.11(a)(1)	N/A	the identification and risk assessment of third-party service providers;	Functional	intersects with	Third-Party Services	TPM-04	Mechanisms exist to mitigate the risks associated with third-party access to the organization's systems and data.	5	
500.11(a)(1)	N/A	the identification and risk assessment of third-party service providers;	Functional	intersects with	Third-Party Risk Assessments & Approvals	TPM-04.1	Mechanisms exist to conduct a risk assessment prior to the acquisition or outsourcing of technology-related services.	5	



FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
500.11(a)(1)	N/A	the identification and risk assessment of third-party service providers;	Functional	intersects with	Third-Party Contract Requirements	TPM-05	Mechanisms exist to require contractual requirements for cybersecurity & data privacy requirements with third-parties, reflecting the organization's needs to protect its systems, processes and data.	5	
500.11(a)(1)	N/A	the identification and risk assessment of third-party service providers;	Functional	intersects with	Contract Flow-Down Requirements	TPM-05.2	Mechanisms exist to ensure cybersecurity & data privacy requirements are included in contracts that flow-down to applicable sub-contractors and suppliers.	5	
500.11(a)(2)	N/A	minimum cybersecurity practices required to be met by such third-party service providers in order for them to do business with the covered entity;	Functional	intersects with	Third-Party Contract Requirements	TPM-05	Mechanisms exist to require contractual requirements for cybersecurity	5	
500.11(a)(2)	N/A	minimum cybersecurity practices required to be met by such third-party service providers in order for them to do business with the covered entity;	Functional	intersects with	Contract Flow-Down Requirements	TPM-05.2	Mechanisms exist to ensure cybersecurity & data privacy requirements are included in contracts that flow-down to applicable sub-contractors and suppliers.	5	
500.11(a)(3)	N/A	due diligence processes used to evaluate the adequacy of cybersecurity practices of such third-party service providers; and	Functional	intersects with	Third-Party Risk Assessments & Approvals	TPM-04.1	Mechanisms exist to conduct a risk assessment prior to the acquisition or outsourcing of technology-related services.	5	
500.11(a)(3)	N/A	due diligence processes used to evaluate the adequacy of cybersecurity practices of such third-party service providers; and	Functional	intersects with	Third-Party Scope Review	/ TPM-05.5	Mechanisms exist to perform recurring validation of the Responsible, Accountable, Supportive, Consulted & Informed (RASCI) matrix, or similar documentation, to ensure cybersecurity & data privacy control assignments accurately reflect current business practices, compliance	5	
500.11(a)(3)	N/A	due diligence processes used to evaluate the adequacy of cybersecurity practices of such third-party service providers; and	Functional	intersects with	First-Party Declaration (1PD)	TPM-05.6	obligations, technologies and stakeholders. Mechanisms exist to obtain a First-Party Declaration (1PD) from applicable External Service Providers (ESPs) that provides assurance of compliance with specified statutory, regulatory and contractual obligations for cybersecurity & data privacy controls, including any flow-	5	
500.11(a)(3)	N/A	due diligence processes used to evaluate the adequacy of cybersecurity practices of such third-party service providers; and	Functional	intersects with	Review of Third-Party Services	TPM-08	down requirements to subcontractors. Mechanisms exist to monitor, regularly review and assess External Service Providers (ESPs) for compliance with established contractual requirements for cybersecurity & data privacy controls.	5	
500.11(a)(4)	N/A	periodic assessment of such third-party service providers based on the risk they present and the continued adequacy of their cybersecurity practices.	Functional	intersects with	Third-Party Criticality Assessments	TPM-02	Mechanisms exist to identify, prioritize and assess suppliers and partners of critical systems, components and services using a supply chain risk assessment process relative to their importance in supporting	5	
500.11(a)(4)	N/A	periodic assessment of such third-party service providers based on the risk they present and the continued adequacy of their cybersecurity practices.	Functional	intersects with	Third-Party Scope Review	/ TPM-05.5	the delivery of high-value services. Mechanisms exist to perform recurring validation of the Responsible, Accountable, Supportive, Consulted & Informed (RASCI) matrix, or similar documentation, to ensure cybersecurity & data privacy control assignments accurately reflect current business practices, compliance	5	
500.11(a)(4)	N/A	periodic assessment of such third-party service providers based on the risk they present and the continued adequacy of their cybersecurity practices.	Functional	intersects with	Review of Third-Party Services	TPM-08	obligations, technologies and stakeholders. Mechanisms exist to monitor, regularly review and assess External Service Providers (ESPs) for compliance with established contractual requirements for cybersecurity & data privacy controls.	5	
500.11(b)	N/A	Such policies and procedures shall include relevant guidelines for due diligence and/or contractual protections relating to third-party service providers including to the extent applicable guidelines addressing:	Functional	subset of	Third-Party Management	TPM-01	Mechanisms exist to facilitate the implementation of third-party management controls.	10	
500.11(b)	N/A	Such policies and procedures shall include relevant guidelines for due diligence and/or contractual protections relating to third-party service providers including to the extent applicable guidelines addressing:	Functional	intersects with	Third-Party Contract Requirements	TPM-05	Mechanisms exist to require contractual requirements for cybersecurity & data privacy requirements with third-parties, reflecting the organization's needs to protect its systems, processes and data.	5	
500.11(b)	N/A	Such policies and procedures shall include relevant guidelines for due diligence and/or contractual protections relating to third-party service providers including to the extent applicable guidelines addressing:	Functional	intersects with	Contract Flow-Down Requirements	TPM-05.2	Mechanisms exist to ensure cybersecurity & data privacy requirements are included in contracts that flow-down to applicable sub-contractors and suppliers.	5	
500.11(b)(1)	N/A	the third-party service provider's policies and procedures for access controls, including its use of multi-factor authentication as required by section 500.12 of this Part, to limit access to relevant information systems and nonpublic information;	Functional	subset of	Multi-Factor Authentication (MFA)	IAC-06	Automated mechanisms exist to enforce Multi-Factor Authentication (MFA) for: (1) Remote network access; (2) Third-party systems, applications and/or services; and/ or (3) Non-console access to critical systems or systems that store,	10	
500.11(b)(1)	N/A	the third-party service provider's policies and procedures for access controls, including its use of multi-factor authentication as required by section 500.12 of this Part, to limit access to relevant information systems and nonpublic information;	Functional	intersects with	Third-Party Contract Requirements	TPM-05	transmit and/or process sensitive/regulated data. Mechanisms exist to require contractual requirements for cybersecurity & data privacy requirements with third-parties, reflecting the organization's needs to protect its systems, processes and data.	5	
500.11(b)(1)	N/A	the third-party service provider's policies and procedures for access controls, including its use of multi-factor authentication as required by section 500.12 of this Part, to limit access to relevant information systems and nonpublic information;	Functional	intersects with	Contract Flow-Down Requirements	TPM-05.2	Mechanisms exist to ensure cybersecurity & data privacy requirements are included in contracts that flow-down to applicable sub-contractors and suppliers.	5	
500.11(b)(1)	N/A	the third-party service provider's policies and procedures for access controls, including its use of multi-factor authentication as required by section 500.12 of this Part, to limit access to relevant information systems and nonpublic information;	Functional	intersects with	Third-Party Authentication Practices	TPM-05.3	Mechanisms exist to ensure External Service Providers (ESPs) use unique authentication factors for each of its customers.	5	
500.11(b)(2)	N/A	the third-party service provider's policies and procedures for use of encryption as required by section 500.15 of this Part to protect nonpublic information in transit and at rest;	Functional	intersects with	Use of Cryptographic Controls	CRY-01	Mechanisms exist to facilitate the implementation of cryptographic protections controls using known public standards and trusted cryptographic technologies.	5	
500.11(b)(2)	N/A	the third-party service provider's policies and procedures for use of encryption as required by section 500.15 of this Part to protect nonpublic information in transit and at rest;	Functional	intersects with	Third-Party Contract Requirements	TPM-05	Mechanisms exist to require contractual requirements for cybersecurity & data privacy requirements with third-parties, reflecting the organization's needs to protect its systems, processes and data.	5	
500.11(b)(2)	N/A	the third-party service provider's policies and procedures for use of encryption as required by section 500.15 of this Part to protect nonpublic information in transit and at rest;	Functional	intersects with	Contract Flow-Down Requirements	TPM-05.2	Mechanisms exist to ensure cybersecurity & data privacy requirements are included in contracts that flow-down to applicable sub-contractors and suppliers.	5	
500.11(b)(3)	N/A	notice to be provided to the covered entity in the event of a cybersecurity event directly impacting the covered entity's information systems or the covered entity's nonpublic information being held by the third-party service provider; and	Functional	intersects with	Third-Party Contract Requirements	TPM-05	Mechanisms exist to require contractual requirements for cybersecurity & data privacy requirements with third-parties, reflecting the organization's needs to protect its systems, processes and data.	5	
500.11(b)(3)	N/A	notice to be provided to the covered entity in the event of a cybersecurity event directly impacting the covered entity's information systems or the covered entity's nonpublic information being held by the third-party service provider; and	Functional	intersects with	Security Compromise Notification Agreements	TPM-05.1	Mechanisms exist to compel External Service Providers (ESPs) to provide notification of actual or potential compromises in the supply chain that can potentially affect or have adversely affected systems, applications and/or services that the organization utilizes.	5	
500.11(b)(3)	N/A	notice to be provided to the covered entity in the event of a cybersecurity event directly impacting the covered entity's information systems or the covered entity's nonpublic information being held by the third-party service provider; and	Functional	intersects with	Contract Flow-Down Requirements	TPM-05.2	Mechanisms exist to ensure cybersecurity & data privacy requirements are included in contracts that flow-down to applicable sub-contractors and suppliers.	5	
500.11(b)(4)	N/A	representations and warranties addressing the third-party service provider's cybersecurity policies and procedures that relate to the security of the covered entity's information systems or nonpublic information.	Functional	intersects with	Third-Party Contract Requirements	TPM-05	Mechanisms exist to require contractual requirements for cybersecurity & data privacy requirements with third-parties, reflecting the organization's needs to protect its systems, processes and data.	5	
500.11(b)(4)	N/A	representations and warranties addressing the third-party service provider's cybersecurity policies and procedures that relate to the security of the covered entity's information systems or nonpublic information.	Functional	intersects with	Contract Flow-Down Requirements	TPM-05.2	Mechanisms exist to ensure cybersecurity & data privacy requirements are included in contracts that flow-down to applicable sub-contractors and suppliers.	5	
500.11(b)(4)	N/A	representations and warranties addressing the third-party service provider's cybersecurity policies and procedures that relate to the security of the covered entity's information systems or nonpublic information.	Functional	intersects with	First-Party Declaration (1PD)	TPM-05.6	Mechanisms exist to obtain a First-Party Declaration (1PD) from applicable External Service Providers (ESPs) that provides assurance of compliance with specified statutory, regulatory and contractual obligations for cybersecurity & data privacy controls, including any flow-down requirements to subcontractors.	5	
500.12	Multi-Factor Authentication	This is merely a section title without content.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.12(a)	N/A	Multi-factor authentication shall be utilized for any individual accessing any information systems of a covered entity, unless the covered entity qualifies for a limited exemption pursuant to section 500.19(a) of this Part in which case multi-factor authentication shall be utilized for:	Functional	intersects with	Multi-Factor Authentication (MFA)	IAC-06	Automated mechanisms exist to enforce Multi-Factor Authentication (MFA) for: (1) Remote network access; (2) Third-party systems, applications and/or services; and/ or (3) Non-console access to critical systems or systems that store, transmit and/or process sensitive/regulated data.	5	
500.12(a)(1)	N/A	remote access to the covered entity's information systems;	Functional	intersects with	Multi-Factor Authentication (MFA)	IAC-06	Automated mechanisms exist to enforce Multi-Factor Authentication (MFA) for: (1) Remote network access; (2) Third-party systems, applications and/or services; and/ or (3) Non-console access to critical systems or systems that store, transmit and/or process sensitive/regulated data.	5	
500.12(a)(2)	N/A	remote access to third-party applications, including but not limited to those that are cloud based, from which nonpublic information is accessible; and	Functional	intersects with	Multi-Factor Authentication (MFA)	IAC-06	Automated mechanisms exist to enforce Multi-Factor Authentication (MFA) for: (1) Remote network access; (2) Third-party systems, applications and/or services; and/ or (3) Non-console access to critical systems or systems that store, transmit and/or process sensitive/regulated data.	5	



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FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
500.13(b)	N/A	As part of its cybersecurity program, each covered entity shall include policies and procedures for the secure disposal on a periodic basis of any nonpublic information identified in section 500.1(k)(2)–(3) of this Part that is no longer necessary for business operations or for other legitimate business purposes of the covered entity, except where such information is otherwise required to be retained by law or regulation, or where targeted disposal is not reasonably feasible due to the manner in which the information is maintained.	Functional	intersects with	Secure Disposal, Destruction or Re-Use of Equipment	AST-09	Mechanisms exist to securely dispose of, destroy or repurpose system components using organization-defined techniques and methods to prevent information being recovered from these components.	5	
500.13(b)	N/A	As part of its cybersecurity program, each covered entity shall include policies and procedures for the secure disposal on a periodic basis of any nonpublic information identified in section 500.1(k)(2)–(3) of this Part that is no longer necessary for business operations or for other legitimate business purposes of the covered entity, except where such information is otherwise required to be retained by law or regulation, or where targeted disposal is not reasonably feasible due to the manner in which the information is maintained.	Functional	intersects with	Media & Data Retention	DCH-18	Mechanisms exist to retain media and data in accordance with applicable statutory, regulatory and contractual obligations.	5	
500.14		This is merely a section title without content.	Functional	no relationship	N/A	N/A	N/A		No requirements to map to.
500.14(a) 500.14(a)(1)	N/A N/A	As part of its cybersecurity program, each covered entity shall: implement risk-based policies, procedures and controls designed to monitor the activity of authorized users and detect unauthorized access or use of, or tampering with, nonpublic information by such authorized users;	Functional Functional	no relationship	N/A Publishing Cybersecurity & Data Protection Documentation	GOV-02	N/A Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	N/A 5	No requirements to map to.
500.14(a)(1)	N/A	implement risk-based policies, procedures and controls designed to monitor the activity of authorized users and detect unauthorized access or use of, or tampering with, nonpublic information by such authorized users;	Functional	intersects with	Anomalous Behavior	MON-16	Mechanisms exist to detect and respond to anomalous behavior that could indicate account compromise or other malicious activities.	5	
500.14(a)(1)	N/A	implement risk-based policies, procedures and controls designed to monitor the activity of authorized users and detect unauthorized access or use of, or tampering with, nonpublic information by such authorized users;	Functional	intersects with	Suspicious Communications & Anomalous System Behavior	SAT-03.2	and anomalous behavior.	5	
500.14(a)(2)	N/A	implement risk-based controls designed to protect against malicious code, including those that monitor and filter web traffic and electronic mail to block malicious content; and	Functional	intersects with	Endpoint Protection Measures	END-02	Mechanisms exist to protect the confidentiality, integrity, availability and safety of endpoint devices.	5	
500.14(a)(2)	N/A	implement risk-based controls designed to protect against malicious code, including those that monitor and filter web traffic and electronic mail to block malicious content; and	Functional	intersects with	Malicious Code Protection (Anti- Malware)	END-04	Mechanisms exist to utilize antimalware technologies to detect and eradicate malicious code.	5	
500.14(a)(2)	N/A	implement risk-based controls designed to protect against malicious code, including those that monitor and filter web traffic and electronic mail to block malicious content; and	Functional	intersects with	Phishing & Spam Protection	END-08	Mechanisms exist to utilize anti-phishing and spam protection technologies to detect and take action on unsolicited messages transported by electronic mail.	5	
500.14(a)(2)	N/A	implement risk-based controls designed to protect against malicious code, including those that monitor and filter web traffic and electronic mail to block malicious content; and	Functional	intersects with	Network Security Controls (NSC)	NET-01	Mechanisms exist to develop, govern & update procedures to facilitate the implementation of Network Security Controls (NSC).	5	
500.14(a)(2)	N/A	implement risk-based controls designed to protect against malicious code, including those that monitor and filter web traffic and electronic mail to block malicious content; and	Functional	intersects with	DNS & Content Filtering	NET-18	Mechanisms exist to force Internet-bound network traffic through a proxy device (e.g., Policy Enforcement Point (PEP)) for URL content filtering and DNS filtering to limit a user's ability to connect to dangerous or prohibited Internet sites.	5	
500.14(a)(3)	N/A	provide periodic, but at a minimum annual, cybersecurity awareness training that includes social engineering for all personnel that is updated to reflect risks identified by the covered entity in its risk assessment.	Functional	subset of	Cybersecurity & Data Privacy-Minded Workforce	SAT-01	Mechanisms exist to facilitate the implementation of security workforce development and awareness controls.	10	
500.14(b)	N/A	Each class A company shall implement, unless the CISO has approved in writing the use of reasonably equivalent or more secure compensating controls:	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.14(b)(1)	N/A	an endpoint detection and response solution to monitor anomalous activity, including but not limited to lateral movement; and	Functional	intersects with	Endpoint Protection Measures	END-02	Mechanisms exist to protect the confidentiality, integrity, availability and safety of endpoint devices.	5	
500.14(b)(1)	N/A	an endpoint detection and response solution to monitor anomalous activity, including but not limited to lateral movement; and	Functional	intersects with	Endpoing Detection & Response (EDR)	END-06.2	Mechanisms exist to detect and respond to unauthorized configuration changes as cybersecurity incidents.	5	
500.14(b)(1)	N/A	an endpoint detection and response solution to monitor anomalous activity, including but not limited to lateral movement; and	Functional	intersects with	Host Intrusion Detection and Prevention Systems (HIDS / HIPS)		Mechanisms exist to utilize Host-based Intrusion Detection / Prevention Systems (HIDS / HIPS), or similar technologies, to monitor anomalous host activity, including lateral movement across the network.	5	
500.14(b)(2)	N/A	a solution that centralizes logging and security event alerting.	Functional	intersects with	Automated Tools for Real Time Analysis	MON-01.2	Mechanisms exist to utilize a Security Incident Event Manager (SIEM), or similar automated tool, to support near real-time analysis and incident escalation.	5	
500.14(b)(2)	N/A	a solution that centralizes logging and security event alerting.	Functional	intersects with	Centralized Collection of Security Event Logs	MON-02	Mechanisms exist to utilize a Security Incident Event Manager (SIEM), or similar automated tool, to support the centralized collection of security-related event logs.	5	
500.15	Encryption of Nonpublic Information	This is merely a section title without content.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.15(a)	N/A	As part of its cybersecurity program, each covered entity shall implement a written policy requiring encryption that meets industry standards, to protect nonpublic information held or transmitted by the covered entity both in transit over external networks and at rest.	Functional	intersects with	Publishing Cybersecurity & Data Protection Documentation	GOV-02	Mechanisms exist to establish, maintain and disseminate cybersecurity & data protection policies, standards and procedures.	5	
500.15(a)	N/A	As part of its cybersecurity program, each covered entity shall implement a written policy requiring encryption that meets industry standards, to protect nonpublic information held or transmitted by the covered entity both in transit over external networks and at rest.	Functional	intersects with	Use of Cryptographic Controls	CRY-01	Mechanisms exist to facilitate the implementation of cryptographic protections controls using known public standards and trusted cryptographic technologies.	5	
500.15(a)	N/A	As part of its cybersecurity program, each covered entity shall implement a written policy requiring encryption that meets industry standards, to protect nonpublic information held or transmitted by the covered entity both in transit over external networks and at rest.	Functional	intersects with	Transmission Confidentiality	CRY-03	Cryptographic mechanisms exist to protect the confidentiality of data being transmitted.	5	
500.15(a)	N/A	As part of its cybersecurity program, each covered entity shall implement a written policy requiring encryption that meets industry standards, to protect nonpublic information held or transmitted by the covered entity both in transit over external networks and at rest.	Functional	intersects with	Encrypting Data At Rest	CRY-05	Cryptographic mechanisms exist to prevent unauthorized disclosure of data at rest.	5	
500.15(b)	N/A	To the extent a covered entity determines that encryption of nonpublic information at rest is infeasible, the covered entity may instead secure such nonpublic information using effective alternative compensating controls that have been reviewed and approved by the covered entity's CISO in writing. The feasibility of encryption and effectiveness of the compensating controls shall be reviewed by the CISO at least annually.	Functional	intersects with	Use of Cryptographic Controls	CRY-01	Mechanisms exist to facilitate the implementation of cryptographic protections controls using known public standards and trusted cryptographic technologies.	5	
500.15(b)	N/A	To the extent a covered entity determines that encryption of nonpublic information at rest is infeasible, the covered entity may instead secure such nonpublic information using effective alternative compensating controls that have been reviewed and approved by the covered entity's CISO in writing. The feasibility of encryption and effectiveness of the compensating controls shall be reviewed by the CISO at least annually.	Functional	intersects with	Alternate Physical Protection	CRY-01.1	Cryptographic mechanisms exist to prevent unauthorized disclosure of information as an alternative to physical safeguards.	5	
500.15(b)	N/A	To the extent a covered entity determines that encryption of nonpublic information at rest is infeasible, the covered entity may instead secure such nonpublic information using effective alternative compensating controls that have been reviewed and approved by the covered entity's CISO in writing. The feasibility of encryption and effectiveness of the compensating controls shall be reviewed by the CISO at least annually.	Functional	intersects with	Exception Management	GOV-02.1	Mechanisms exist to prohibit exceptions to standards, except when the exception has been formally assessed for risk impact, approved and recorded.	5	
500.15(b)	N/A	To the extent a covered entity determines that encryption of nonpublic information at rest is infeasible, the covered entity may instead secure such nonpublic information using effective alternative compensating controls that have been reviewed and approved by the covered entity's CISO in writing. The feasibility of encryption and effectiveness of the compensating controls shall be reviewed by the CISO at least annually.	Functional	intersects with	Compensating Countermeasures	RSK-06.2		5	
500.16 500.16(a)	N/A	This is merely a section title without content. As part of its cybersecurity program, each covered entity shall establish written plans that contain proactive measures to investigate and mitigate cybersecurity events and to ensure operational resilience, including but not limited to incident response, business continuity and disaster recovery plans.	Functional Functional	no relationship intersects with	N/A Incident Response Operations	N/A IRO-01	N/A Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity & data privacy-related incidents.	N/A 5	No requirements to map to.
		As part of its cybersecurity program, each covered entity shall establish written plans that contain proactive measures to investigate and mitigate cybersecurity events and to ensure operational resilience, including but	Functional	intersects with	Incident Handling	IRO-02	Mechanisms exist to cover: (1) Preparation; (2) Automated event detection or manual incident report intake;	E	



FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
500.16(a)	N/A	As part of its cybersecurity program, each covered entity shall establish written plans that contain proactive measures to investigate and mitigate cybersecurity events and to ensure operational resilience, including but not limited to incident response, business continuity and disaster	Functional	intersects with	Incident Response Plan (IRP)	l	Mechanisms exist to maintain and make available a current and viable Incident Response Plan (IRP) to all stakeholders.	5	
500.16(a)(1)	N/A	Incident response plan. Incident response plans shall be reasonably designed to enable prompt response to, and recovery from, any cybersecurity event materially affecting the confidentiality, integrity or availability of the covered entity's information systems or the continuing functionality of any aspect of the covered entity's business or operations. Such plans shall address the following areas with respect to different types of cybersecurity events, including disruptive events such as ransomware incidents:	Functional	intersects with	Incident Response Plan (IRP)	l	Mechanisms exist to maintain and make available a current and viable Incident Response Plan (IRP) to all stakeholders.	5	
500.16(a)(1)(i)	N/A	the goals of the incident response plan;	Functional	intersects with	Incident Response Plan (IRP)	IRO-04	Mechanisms exist to maintain and make available a current and viable Incident Response Plan (IRP) to all stakeholders.	5	
500.16(a)(1)(ii)	N/A	the internal processes for responding to a cybersecurity event;	Functional	intersects with	Incident Response Plan (IRP)	IRO-04	Mechanisms exist to maintain and make available a current and viable Incident Response Plan (IRP) to all stakeholders.	5	
500.16(a)(1)(iii)	N/A	the definition of clear roles, responsibilities and levels of decision-making authority;	Functional	intersects with	Incident Response Plan (IRP)	IRO-04	Mechanisms exist to maintain and make available a current and viable Incident Response Plan (IRP) to all stakeholders.	5	
500.16(a)(1)(iv)	N/A	external and internal communications and information sharing;	Functional	intersects with	Incident Response Plan (IRP)	IRO-04	Mechanisms exist to maintain and make available a current and viable Incident Response Plan (IRP) to all stakeholders.	5	
500.16(a)(1)(v)	N/A	identification of requirements for the remediation of any identified weaknesses in information systems and associated controls;	Functional	intersects with	Incident Response Plan (IRP)	IRO-04	Mechanisms exist to maintain and make available a current and viable Incident Response Plan (IRP) to all stakeholders.	5	
500.16(a)(1)(vi)	N/A	documentation and reporting regarding cybersecurity events and related incident response activities; recovery from backups;	Functional	intersects with	Incident Response Plan (IRP) Incident Response Plan	IRO-04	Mechanisms exist to maintain and make available a current and viable Incident Response Plan (IRP) to all stakeholders. Mechanisms exist to maintain and make available a current and viable	5	
500.16(a)(1)(vii)	N/A	preparation of root cause analysis that describes how and why the event	Functional	intersects with	(IRP)	IRO-04	Incident Response Plan (IRP) to all stakeholders. Mechanisms exist to maintain and make available a current and viable	5	
500.16(a)(1)(viii)	N/A	occurred, what business impact it had, and what will be done to prevent reoccurrence; and updating of incident response plans as necessary.	Functional	intersects with	Incident Response Plan (IRP)		Incident Response Plan (IRP) to all stakeholders. Mechanisms exist to regularly review and modify incident response	5	
500.16(a)(1)(ix)	N/A		Functional	intersects with	IRP Update	l	practices to incorporate lessons learned, business process changes and industry developments, as necessary.	5	
500.16(a)(2)	N/A	Business continuity and disaster recovery (BCDR) plan. BCDR plans shall be reasonably designed to ensure the availability and functionality of the covered entity's information systems and material services and protect the covered entity's personnel, assets and nonpublic information in the event of a cybersecurity-related disruption to its normal business activities. Such plans shall, at minimum:	Functional	subset of	Business Continuity Management System (BCMS)		Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient assets and services (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
500.16(a)(2)(i)	N/A	identify documents, data, facilities, infrastructure, services, personnel and competencies essential to the continued operations of the covered entity's business;	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient assets and services (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
500.16(a)(2)(i)	N/A	identify documents, data, facilities, infrastructure, services, personnel and competencies essential to the continued operations of the covered	Functional	intersects with	Identify Critical Assets	BCD-02	Mechanisms exist to identify and document the critical systems, applications and services that support essential missions and business	5	
500.16(a)(2)(ii)	N/A	entity's business; identify the supervisory personnel responsible for implementing each aspect of the BCDR plan;	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	functions. Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient assets and services (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
500.16(a)(2)(ii)	N/A	identify the supervisory personnel responsible for implementing each aspect of the BCDR plan;	Functional	intersects with	Recovery Operations Criteria	1	Mechanisms exist to define specific criteria that must be met to initiate Business Continuity / Disaster Recover (BC/DR) plans that facilitate business continuity operations capable of meeting applicable Recovery Time Objectives (RTOs) and Recovery Point Objectives (RPOs).	5	
500.16(a)(2)(ii)	N/A	identify the supervisory personnel responsible for implementing each aspect of the BCDR plan;	Functional	intersects with	Position Categorization	l	Mechanisms exist to manage personnel security risk by assigning a risk designation to all positions and establishing screening criteria for individuals filling those positions.	5	
500.16(a)(2)(ii)	N/A	identify the supervisory personnel responsible for implementing each aspect of the BCDR plan;	Functional	intersects with	Defined Roles & Responsibilities	HRS-03	personnel.	5	
500.16(a)(2)(iii)	N/A	include a plan to communicate with essential persons in the event of a cybersecurity-related disruption to the operations of the covered entity, including employees, counterparties, regulatory authorities, third-party service providers, disaster recovery specialists, the senior governing body and any other persons essential to the recovery of documentation and data and the resumption of operations;	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient assets and services (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
500.16(a)(2)(iii)	N/A	include a plan to communicate with essential persons in the event of a cybersecurity-related disruption to the operations of the covered entity, including employees, counterparties, regulatory authorities, third-party service providers, disaster recovery specialists, the senior governing body and any other persons essential to the recovery of documentation and data and the resumption of operations;	Functional	intersects with	Recovery Operations Communications	BCD-01.6		5	
500.16(a)(2)(iv)	N/A	include procedures for the timely recovery of critical data and information systems and to resume operations as soon as reasonably possible following a cybersecurity-related disruption to normal business activities;	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient assets and services (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
500.16(a)(2)(iv)	N/A	include procedures for the timely recovery of critical data and information systems and to resume operations as soon as reasonably possible following a cybersecurity-related disruption to normal business activities;	Functional	intersects with	Continue Essential Mission & Business Functions	BCD-02.2	Mechanisms exist to continue essential missions and business	5	
500.16(a)(2)(v)	N/A	include procedures for backing up or copying, with sufficient frequency, information essential to the operations of the covered entity and storing such information offsite; and	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient assets and services (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
500.16(a)(2)(v)	N/A	include procedures for backing up or copying, with sufficient frequency, information essential to the operations of the covered entity and storing	Functional	intersects with	Recovery Time / Point Objectives (RTO / RPO)	I	Mechanisms exist to facilitate recovery operations in accordance with Recovery Time Objectives (RTOs) and Recovery Point Objectives (RPOs).	5	
500.16(a)(2)(v)	N/A	such information offsite; and include procedures for backing up or copying, with sufficient frequency, information essential to the operations of the covered entity and storing such information offsite; and	Functional	intersects with	Data Backups	BCD-11	Mechanisms exist to create recurring backups of data, software and/or system images, as well as verify the integrity of these backups, to ensure the availability of the data to satisfying Recovery Time Objectives (RTOs) and Recovery Point Objectives (RPOs).	5	
500.16(a)(2)(vi)	N/A	identify third parties that are necessary to the continued operations of the covered entity's information systems.	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient assets and services (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
500.16(a)(2)(vi)	N/A	identify third parties that are necessary to the continued operations of the covered entity's information systems.	Functional	intersects with	Identify Critical Assets	BCD-02	Mechanisms exist to identify and document the critical systems, applications and services that support essential missions and business functions.	5	
500.16(b)	N/A	Each covered entity shall ensure that current copies of the plans or relevant portions therein are distributed or are otherwise accessible, including during a cybersecurity event, to all employees necessary to implement such plans. Each covered entity shall ensure that current copies of the plans or	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient assets and services (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks). Mechanisms exist to maintain and make available a current and viable	10	
500.16(b)	N/A	Each covered entity shall ensure that current copies of the plans or relevant portions therein are distributed or are otherwise accessible, including during a cybersecurity event, to all employees necessary to implement such plans.	Functional	subset of	Incident Response Plan (IRP)	IRO-04	Incident Response Plan (IRP) to all stakeholders.	10	
500.16(c)	N/A	Each covered entity shall provide relevant training to all employees responsible for implementing the plans regarding their roles and responsibilities.	Functional	equal	Contingency Training	I	Mechanisms exist to adequately train contingency personnel and applicable stakeholders in their contingency roles and responsibilities.	10	
500.16(d)	N/A	Each covered entity shall periodically, but at a minimum annually, test its:	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.16(d)(1)	N/A	incident response and BCDR plans with all staff and management critical to the response, and shall revise the plan as necessary; and	Functional	intersects with	Contingency Plan Testing	BCD-04	Mechanisms exist to conduct tests and/or exercises to evaluate the contingency plan's effectiveness and the organization's readiness to	8	
. , , ,		incident response and BCDR plans with all staff and management critical			& Exercises Incident Response		execute the plan. Mechanisms exist to formally test incident response capabilities through		
500.16(d)(1) 500.16(d)(2)	N/A N/A	to the response, and shall revise the plan as necessary; and ability to restore its critical data and information systems from backups.	Functional Functional	intersects with	Testing Contingency Plan Testing		realistic exercises to determine the operational effectiveness of those capabilities. Mechanisms exist to conduct tests and/or exercises to evaluate the contingency plan's effectiveness and the organization's readiness to	10	
555. 10(u)(Z)	IVA	Each covered entity shall maintain backups necessary to restore material operations. The backups shall be adequately protected from	, unouviidt	Gyuat	& Exercises	. 500-04	execute the plan. Mechanisms exist to create recurring backups of data, software and/or system images, as well as verify the integrity of these backups, to ensure		



FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
500.16(e)	N/A	Each covered entity shall maintain backups necessary to restore material operations. The backups shall be adequately protected from	Functional	intersects with	Testing for Reliability & Integrity	BCD-11.1	Mechanisms exist to routinely test backups that verify the reliability of the backup process, as well as the integrity and availability of the data.	(optional) 5	
500.16(e)	N/A	unauthorized alterations or destruction. Each covered entity shall maintain backups necessary to restore material operations. The backups shall be adequately protected from unauthorized alterations or destruction.	Functional	intersects with	Cryptographic Protection	BCD-11.4	Cryptographic mechanisms exist to prevent the unauthorized disclosure and/or modification of backup information.	5	
500.17	Notices to Superintendent	This is merely a section title without content.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.17(a)	N/A	Notice of cybersecurity incident. Each covered entity shall notify the superintendent electronically in the	Functional	no relationship	N/A	N/A	N/A Mechanisms exist to submit status reporting of the organization's	N/A	
500.17(a)(1)	N/A	form set forth on the department's website as promptly as possible but in no event later than 72 hours after determining that a cybersecurity incident has occurred at the covered entity, its affiliates, or a third-party service provider.	Functional	intersects with	Cybersecurity & Data Privacy Status Reporting	GOV-17	cybersecurity and/or data privacy program to applicable statutory and/or regulatory authorities, as required.	5	
500.17(a)(1)	N/A	Each covered entity shall notify the superintendent electronically in the form set forth on the department's website as promptly as possible but in no event later than 72 hours after determining that a cybersecurity incident has occurred at the covered entity, its affiliates, or a third-party service provider.	Functional	intersects with	Incident Stakeholder Reporting	IRO-10	Mechanisms exist to timely-report incidents to applicable: (1) Internal stakeholders; (2) Affected clients & third-parties; and (3) Regulatory authorities.	5	
500.17(a)(1)	N/A	Each covered entity shall notify the superintendent electronically in the form set forth on the department's website as promptly as possible but in no event later than 72 hours after determining that a cybersecurity incident has occurred at the covered entity, its affiliates, or a third-party service provider.	Functional	intersects with	Cyber Incident Reporting for Sensitive Data	IRO-10.2	Mechanisms exist to report sensitive/regulated data incidents in a timely manner.	5	
500.17(a)(1)	N/A	Each covered entity shall notify the superintendent electronically in the form set forth on the department's website as promptly as possible but in no event later than 72 hours after determining that a cybersecurity incident has occurred at the covered entity, its affiliates, or a third-party service provider.	Functional	intersects with	Regulatory & Law Enforcement Contacts	IRO-14		5	
500.17(a)(2)	N/A	Each covered entity shall promptly provide to the superintendent any information requested regarding such incident. Covered entities shall have a continuing obligation to update the superintendent with material changes or new information previously unavailable.	Functional	intersects with	Cybersecurity & Data Privacy Status Reporting	GOV-17	regulatory authorities, as required.	5	
500.17(a)(2)	N/A	Each covered entity shall promptly provide to the superintendent any information requested regarding such incident. Covered entities shall have a continuing obligation to update the superintendent with material changes or new information previously unavailable.	Functional	intersects with	Statutory, Regulatory & Contractual Compliance	CPL-01	Mechanisms exist to facilitate the identification and implementation of relevant statutory, regulatory and contractual controls.	5	
500.17(a)(2)	N/A	Each covered entity shall promptly provide to the superintendent any information requested regarding such incident. Covered entities shall have a continuing obligation to update the superintendent with material changes or new information previously unavailable.	Functional	intersects with	Legal Assessment of Investigative Inquires	CPL-05	and what further steps need to be taken, if necessary.	5	
500.17(a)(2)	N/A	Each covered entity shall promptly provide to the superintendent any information requested regarding such incident. Covered entities shall have a continuing obligation to update the superintendent with material changes or new information previously unavailable.	Functional	intersects with	Investigation Access Restrictions	CPL-05.2	and systems needed to perform the investigation.	5	
500.17(b) 500.17(b)(1)	N/A N/A	Notice of compliance. Annually each covered entity shall submit to the superintendent	Functional Functional	no relationship intersects with	N/A Statutory, Regulatory &	N/A CPL-01	N/A Mechanisms exist to facilitate the identification and implementation of	N/A 5	
500.17(b)(1)(i)	N/A	electronically by April 15 either: a written certification that:	Functional	intersects with	Contractual Compliance Statutory, Regulatory &	CPL-01	relevant statutory, regulatory and contractual controls. Mechanisms exist to facilitate the identification and implementation of	5	
500.17(b)(1)(i)(a)	N/A	certifies that the covered entity materially complied with the requirements set forth in this Part during the prior calendar year; and shall be based upon data and documentation sufficient to accurately	Functional	intersects with	Contractual Compliance Statutory, Regulatory & Contractual Compliance	CPL-01	relevant statutory, regulatory and contractual controls. Mechanisms exist to facilitate the identification and implementation of relevant statutory, regulatory and contractual controls. Mechanisms exist to facilitate the identification and implementation of	5	
500.17(b)(1)(i)(b)	N/A	determine and demonstrate such material compliance, including, to the extent necessary, documentation of officers, employees, representatives, outside vendors and other individuals or entities, as well as other documentation, whether in the form of reports, certifications, schedules or otherwise; or	Functional	intersects with	Statutory, Regulatory & Contractual Compliance	CPL-01	relevant statutory, regulatory and contractual controls.	5	
500.17(b)(1)(ii)	N/A	a written acknowledgment that:	Functional	intersects with	Statutory, Regulatory & Contractual Compliance	CPL-01	Mechanisms exist to facilitate the identification and implementation of relevant statutory, regulatory and contractual controls.	5	
500.17(b)(1)(ii)(a)	N/A	acknowledges that, for the prior calendar year, the covered entity did not materially comply with all the requirements of this Part;	Functional	intersects with	Statutory, Regulatory & Contractual Compliance	CPL-01	Mechanisms exist to facilitate the identification and implementation of relevant statutory, regulatory and contractual controls.	5	
500.17(b)(1)(ii)(b)	N/A	identifies all sections of this Part that the entity has not materially complied with and describes the nature and extent of such noncompliance; and	Functional	intersects with	Statutory, Regulatory & Contractual Compliance	CPL-01	Mechanisms exist to facilitate the identification and implementation of relevant statutory, regulatory and contractual controls.	5	
500.17(b)(1)(ii)(c)	N/A	provides a remediation timeline or confirmation that remediation has been completed. Such certification or acknowledgment shall be submitted electronically	Functional	intersects with	Statutory, Regulatory & Contractual Compliance	CPL-01	Mechanisms exist to facilitate the identification and implementation of relevant statutory, regulatory and contractual controls. Mechanisms exist to facilitate the identification and implementation of	5	
500.17(b)(2)	N/A	in the form set forth on the department's website and shall be signed by the covered entity's highestranking executive and its CISO. If the covered entity does not have a CISO, the certification or acknowledgment shall be signed by the highest-ranking executive and by the senior officer responsible for the cybersecurity program of the covered entity.	Functional	intersects with	Statutory, Regulatory & Contractual Compliance	CPL-01	relevant statutory, regulatory and contractual controls.	5	
500.17(b)(3)	N/A	Each covered entity shall maintain for examination and inspection by the department upon request all records, schedules and other documentation and data supporting the certification or acknowledgment for a period of five years, including the identification of all areas, systems and processes that require or required material improvement, updating or redesign, all remedial efforts undertaken to address such areas, systems and processes, and remediation plans and timelines for their implementation.	Functional	intersects with	Statutory, Regulatory & Contractual Compliance	CPL-01	Mechanisms exist to facilitate the identification and implementation of relevant statutory, regulatory and contractual controls.	5	
500.17(c)	N/A	Notice and explanation of extortion payment. Each covered entity, in the event of an extortion payment made in connection with a cybersecurity event involving the covered entity, shall provide the superintendent electronically, in the form set forth on the department's website, with the following:	Functional	intersects with	Statutory, Regulatory & Contractual Compliance	CPL-01	Mechanisms exist to facilitate the identification and implementation of relevant statutory, regulatory and contractual controls.	5	
500.17(c)	N/A	Notice and explanation of extortion payment. Each covered entity, in the event of an extortion payment made in connection with a cybersecurity event involving the covered entity, shall provide the superintendent electronically, in the form set forth on the department's website, with the following:	Functional	intersects with	Incident Stakeholder Reporting	IRO-10	Mechanisms exist to timely-report incidents to applicable: (1) Internal stakeholders; (2) Affected clients & third-parties; and (3) Regulatory authorities.	5	
500.17(c)(1)	N/A	within 24 hours of the extortion payment, notice of the payment; and	Functional	intersects with	Incident Stakeholder Reporting	IRO-10	Mechanisms exist to timely-report incidents to applicable: (1) Internal stakeholders; (2) Affected clients & third-parties; and (3) Regulatory authorities.	5	
500.17(c)(2)	N/A	within 30 days of the extortion payment, a written description of the reasons payment was necessary, a description of alternatives to payment considered, all diligence performed to find alternatives to payment and all diligence performed to ensure compliance with applicable rules and regulations including those of the Office of Foreign Assets Control.	Functional	intersects with	Incident Stakeholder Reporting	IRO-10	Mechanisms exist to timely-report incidents to applicable: (1) Internal stakeholders; (2) Affected clients & third-parties; and (3) Regulatory authorities.	5	
500.18	Confidentiality	Information provided by a covered entity pursuant to this Part is subject to exemptions from disclosure under the Banking Law, Insurance Law, Financial Services Law, Public Officers Law or any other applicable State or Federal law.	Functional	intersects with	Data Protection	DCH-01	Mechanisms exist to facilitate the implementation of data protection controls.	5	
500.18	Confidentiality	Information provided by a covered entity pursuant to this Part is subject to exemptions from disclosure under the Banking Law, Insurance Law, Financial Services Law, Public Officers Law or any other applicable State or Federal law.	Functional	intersects with	Sensitive / Regulated Data Protection	DCH-01.2	Mechanisms exist to protect sensitive/regulated data wherever it is stored.	5	
500.19	Exemptions	This is merely a section title without content. Limited exemption. Each covered entity with:	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.19(a)	N/A	shall be exempt from the requirements of sections 500.4, 500.5, 500.6, 500.8, 500.10, 500.14(a)(1), (a)(2), and (b), 500.15 and 500.16 of this Part.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.19(a)(1)	N/A	fewer than 20 employees and independent contractors of the covered entity and its affiliates;	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.19(a)(2)	N/A	less than \$7,500,000 in gross annual revenue in each of the last three fiscal years from all business operations of the covered entity and the business operations in this State of the covered entity's affiliates; or	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
		less than \$15,000,000 in year-end total assets, calculated in accordance							





FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
500.22(d)(4)	N/A	two years from the effective date of the second amendment to this Part to comply with the new requirements specified in sections 500.12 and 500.13(a) of this Part.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.22(e)	N/A	The new requirements specified in sections 500.19(e)-(h), 500.20, 500.21, 500.22 and 500.24 of this Part shall become effective November 1, 2023.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.23	Severability	If any provision of this Part or the application thereof to any person or circumstance is adjudged invalid by a court of competent jurisdiction, such judgment shall not affect or impair the validity of the other provisions of this Part or the application thereof to other persons or circumstances.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.24	Exceptions From Electronic Filing and Submission Requirements	This is merely a section title without content.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.24(a)	N/A	A filer required to make an electronic filing or a submission pursuant to this Part may apply to the superintendent for an exemption from the requirement that the filing or submission be electronic by submitting a written request to the superintendent for approval at least 30 days before the filer shall submit to the superintendent the particular filing or submission that is the subject of the request.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.24(b)	N/A	The request for an exemption shall:	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.24(b)(1)	N/A	set forth the filer's DFS license number, NAIC number, Nationwide Multistate Licensing System number or institution number;	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.24(b)(2)	N/A	identify the specific filing or submission for which the filer is applying for the exemption;	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.24(b)(3)	N/A	specify whether the filer is making the request for an exemption based upon undue hardship, impracticability or good cause, and set forth a detailed explanation as to the reason that the superintendent should approve the request; and	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.24(b)(4)	N/A	specify whether the request for an exemption extends to future filings or submissions, in addition to the specific filing or submission identified in paragraph (2) of this subdivision.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.24(c)	N/A	The filer requesting an exemption shall submit, upon the superintendent's request, any additional information necessary for the superintendent to evaluate the filer's request for an exemption.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.24(d)	N/A	The filer shall be exempt from the electronic filing or submission requirement upon the superintendent's written determination so exempting the filer, where the determination specifies the basis upon which the superintendent is granting the request and to which filings or submissions the exemption applies.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.
500.24(e)	N/A	If the superintendent approves a filer's request for an exemption from the electronic filing or submission requirement, then the filer shall make a filing or submission in a form and manner acceptable to the superintendent.	Functional	no relationship	N/A	N/A	N/A	N/A	No requirements to map to.



Secure Controls Framework (SCF)