
Revision 6
April 6, 2020
## VERSION HISTORY/CHANGE RECORDS

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<td>Changes throughout the document to reflect FY11 reporting schedule.</td>
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Approval

IT Security Procedural Guide: Plan of Action and Milestones (POA&M), CIO-IT Security 09-44, Revision 6, is hereby approved for distribution.

X

Bo Berlas
GSA Chief Information Security Officer

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Table of Contents

1 Introduction .................................................................................................................. 1
  1.1 Purpose ..................................................................................................................... 1
  1.2 Policy ......................................................................................................................... 2
  1.3 Quarterly POA&M Reporting Schedule .................................................................. 3

2 Roles and Responsibilities ............................................................................................ 3
  2.1 GSA Chief Information Officer (CIO) ................................................................. 3
  2.2 GSA Chief Information Security Officer (CISO) .................................................. 3
  2.3 Authorizing Official (AO) ...................................................................................... 4
  2.4 Office of the Chief Information Security Officer (OCISO) Directors .......... 4
  2.5 Information Systems Security Manager (ISSM) ............................................... 4
  2.6 Information System Security Officer (ISSO) ..................................................... 5
  2.7 System Owners ........................................................................................................ 5

3 POA&M Share Drives .................................................................................................. 5
  3.1 Access to Share Drive ............................................................................................. 6
  3.2 Share Drive Directory Structure ......................................................................... 6
  3.3 Annual Share Drive Recertification Process ..................................................... 6

4 POA&M Types ............................................................................................................. 7
  4.1 Program Level POA&Ms ....................................................................................... 7
  4.2 System Level POA&Ms .......................................................................................... 7

5 POA&M Criteria .......................................................................................................... 7
  5.1 Systems Requiring POA&Ms ................................................................................ 7
  5.2 POA&M Weakness Tracking Requirements .................................................... 7
  5.3 Additional Information Regarding POA&Ms ................................................... 9

6 POA&M Template Content and Guidance ................................................................ 10
  6.1 POA&M Sharing .................................................................................................... 10
    6.1.1 Sharing with Non-Share Drive Members ................................................... 10
    6.1.2 Sharing with Non-GSA Account Holders ................................................. 11

7 POA&M Reviews and Reports ..................................................................................... 11
  7.1 POA&M Review and Report (ISSO) .................................................................... 11
  7.2 Management Report (ISSM/System Owner) .................................................... 12
  7.3 Management Report (Director) .......................................................................... 12
  7.4 Management Report (CISO/AO's) .................................................................... 12

8 Definitions ................................................................................................................... 12

Figure 3-1: Example Share Drive Structure ................................................................... 6

Note: It may be necessary to copy and paste hyperlinks in this document (Right-Click, Select
Copy Hyperlink) directly into a web browser rather than using Ctrl-Click to access them within
the document.
1 Introduction

The Plan of Action and Milestones (POA&M), also referred to as a corrective action plan, is the authoritative agency management tool for documenting the remediation actions of system risk. POA&Ms are used to assist in identifying, assessing, prioritizing, and monitoring the progress of corrective efforts for security weaknesses found in agency programs and systems. This guide addresses both program and system level POA&Ms. Additional information about program POA&Ms and GSA’s enterprise level information security program is available in GSA IT Security Procedural Guide CIO-IT Security 18-90, “Information Security Program Plan.”

National Institute of Standards and Technology (NIST) Special Publication (SP) 800-37, Revision 2, “Risk Management Framework for Information Systems and Organizations: A System Life Cycle Approach for Security and Privacy” provides Federal guidance on POA&M management, monitoring, and reporting requirements. The General Services Administration (GSA) requires POA&M updates to document the progress of the remediation efforts associated with identified weaknesses, including schedule changes. The GSA Office of the Chief Information Security Officer’s (OCISO) Policy and Compliance Division (ISP) reviews POA&Ms on a quarterly basis.

POA&Ms must:

- Estimate funding required to remediate the action if existing operation and maintenance (O&M) or development, modernization and enhancement (DME) will not be used.
- Include security weaknesses in need of remediation identified during any assessment. For details on the types of assessments, audits, and categorization of POA&Ms see Section 5 and IT Security Procedural Guide CIO-IT Security 06-30, “Managing Enterprise Risk.” POA&Ms are an authoritative agency-wide management tool used to address findings from all evaluations.
- Be made available or access provided to the Office of Management and Budget (OMB), Department of Homeland Security (DHS), GSA Inspector General, and GAO upon request.
- Record and manage the mitigation and remediation of identified weaknesses and deficiencies, not associated with accepted risks, in organizational information systems and environments of operation.
- Record the status of delays (30, 60, 90, and 120 or more days).
- Be a permanent part of the A&A documentation for the life of the IT resource.

1.1 Purpose

This guide provides GSA employees and contractors with significant security responsibilities as identified in the latest version of the GSA CIO Order 2100.1, “GSA Information Technology (IT)
Security Policy,” with the necessary guidance and procedures for developing, maintaining, and reporting POA&Ms for systems and programs under their purview.

The purpose of a POA&M is to monitor progress in correcting weaknesses or deficiencies associated with information systems. The POA&M identifies: (i) the tasks to be accomplished; (ii) the resources required to accomplish the tasks; (iii) any milestones in meeting the tasks; and (iv) scheduled completion dates for the milestones. Detailed instructions on completing POA&Ms are contained in the POA&M Instructions Google Doc.

A risk assessment must be performed and the results leveraged to prioritize the remediation of the entries included within the POA&M. This will help ensure the weaknesses are addressed in a timely manner and receive appropriate resources.

In the event a risk cannot be remediated an Acceptance of Risk (AOR) must be created and properly approved in accordance with IT Security Procedural Guide CIO-IT Security 06-30, “Managing Enterprise Risk.”

1.2 Policy

As required by Public Law 113-283, “Federal Information Security Modernization Act of 2014” (FISMA), the GSA information security program provides security for information and information systems that support the operations and IT assets of the agency.

The processes presented in this guide reflect requirements defined in the following policy/guidance documents:

- GSA CIO Order 2100.1, “GSA Information Technology (IT) Security Policy”

GSA CIO 2100.1, Chapter 3, Policy for Identify Function, states:

4. Risk assessment.

h. All information systems must develop and maintain a POA&M IAW GSA CIO-IT Security-09-44. POA&Ms are the authoritative agency management tool for managing system risk and are used in identifying, assessing, prioritizing, and monitoring the progress of corrective efforts for security weaknesses found in agency programs and systems.

GSA CIO 2100.1, Chapter 4, Policy for Protect Function, states:

4. Information protection processes and procedures.
The OCISO will review POA&Ms quarterly and provide system level and management reports IAW GSA CIO-IT Security-09-44.

### 1.3 Quarterly POA&M Reporting Schedule

Unless directed otherwise by the OCISO, the Fiscal Year review dates performed by ISP are:

- **Q1** – The review of migrated individual system POA&Ms in Q1 fulfilled the OCISO Q1 review in FY20;
- **Q2** – March 2;
- **Q3** – June 1;
- **Q4** – September 1.

ISP sends one reminder per quarter regarding upcoming POA&M reviews – this reminder also identifies any POA&M entry or reporting changes required. The submission schedule may also be located on the [POA&M Guidance](#) Google Shared Drive.

ISP provides the ISSMs with a listing of system POA&Ms not received for review approximately one week following the quarterly due date.

### 2 Roles and Responsibilities

The roles and POA&M responsibilities provided in this section have been extracted from GSA CIO 2100.1 or summarized from Federal guidance. Throughout this guide specific processes and procedures for implementing the GSA POA&M Management Program are described.

#### 2.1 GSA Chief Information Officer (CIO)

Responsibilities include the following:

- Developing and maintaining an agency-wide GSA IT Security Program.
- Providing management processes to enable the Authorizing Official to implement the components of the IT Security Program for which they are responsible.
- Reporting annually, in coordination with the other senior agency officials, to the GSA Administrator on the effectiveness of the agency information security program, including progress of remedial actions.
- Providing guidance or input for periodic assessments of S/SO/R security measures and goals to assure implementation of GSA policy and procedures.
- Providing direction and coordinating with senior agency staff throughout the year on a comprehensive POA&M process.

#### 2.2 GSA Chief Information Security Officer (CISO)

Responsibilities include the following:
• Establishing reporting deadlines for IT Security related issues requiring an agency response affecting the GSA IT Security Program.
• Establishing and maintaining a process for planning, implementing, evaluating, and documenting remedial action to address any deficiencies in the information security policies, procedures, and practices of the agency.
• Supporting the GSA CIO in reporting to the GSA Administrator on the effectiveness of the agency information security program, including progress of remedial actions.
• Developing and implementing IT security performance metrics to evaluate the effectiveness of technical and nontechnical safeguards used to protect GSA information and information systems.
• Administering FISMA requirements and coordinating GSA’s annual FISMA security program review and Plan of Action and Milestones (POA&M) implementations.
• Managing and maintaining the agency POA&M process and tools.
• Providing guidance to S/SO/R AOs, ISSMs, ISSOs, System Owners and others in maintaining their POA&Ms in accordance with GSA and Federal policies.
• Establishing the process for POA&Ms to be reviewed and reports to be prepared on a quarterly or ad hoc basis.

2.3 Authorizing Official (AO)

Responsibilities include the following:
• Ensuring a formal POA&M has been developed following an A&A process.
• Ensuring vulnerabilities identified from scans are tracked in the systems’ POA&M as required by the OCISO.
• Ensuring POA&Ms are managed and maintained via the agency’s POA&M process using tools identified by the OCISO.
• Reviewing POA&M metrics or reports and responding, as appropriate.

2.4 Office of the Chief Information Security Officer (OCISO) Directors

Responsibilities include the following:
• Monitoring adherence and proper implementation of GSA’s IT Security Policy and reporting the results to the CISO.
• Providing guidance and support to the ISSMs and ISSOs for the management and maintenance of POA&Ms.

2.5 Information Systems Security Manager (ISSM)

Responsibilities include the following:
• Ensuring adherence and proper implementation of GSA’s IT Security Policy.
• Managing POA&Ms for all systems under their purview. This includes ensuring quarterly updates are submitted on time.
- Ensuring ISSOs and System Owners are maintaining POA&Ms for their systems, including taking remediation actions according to the scheduled milestones.
- Authorizing POA&M Shared Drive User Access Request Forms or authorizing access via an email for individuals supporting the POA&M process when appropriate.
- Reviewing POA&M metrics and reports (see Section 7.2), and responding in a timely manner as appropriate.
- Reviewing/approving ISSO checklists submitted in Archer GRC with respect to POA&Ms, and coordinating with ISSOs, as necessary, for systems under their purview.

**Note:** ISSMs should insure the review of POA&Ms that are being updated for quarterly submission; and provide training to ISSO, and System Owners on proper POA&M reporting.

### 2.6 Information System Security Officer (ISSO)

Responsibilities include the following:

- Ensuring effective implementation of GSA’s IT Security Policy.
- Working with the ISSM and System Owners to develop, implement, and manage POA&Ms for assigned systems.
- Ensuring the POA&M is a permanent part of the A&A package, per GSA requirements. POA&Ms should never be deleted.
- Submitting accurately updated POA&Ms in a timely manner as required.
- Reviewing POA&M metrics and reports (see Section 7.1), and responding in a timely manner, as appropriate.
- Documenting the review/update of system POA&Ms when completing assigned ISSO checklists in Archer GRC and submitting the checklists when completed.

### 2.7 System Owners

Responsibilities include the following:

- Ensuring effective implementation of GSA’s IT Security Policy.
- Working with the ISSO and ISSM to develop, implement, and manage POA&Ms for their respective systems as required by GSA policy.
- Reviewing POA&M metrics and reports and responding in a timely manner and as appropriate.
- Prioritizing the Top 5 POA&M weaknesses by criticality (i.e., weaknesses with the greatest potential impact to the organization’s mission are addressed first.)
- Assuring resources are allocated to POA&Ms with the greatest criticality.

### 3 POA&M Share Drives

ISP tracks all GSA POA&Ms on Google Share Drives which serve as the primary tool for the management, storage, and dissemination of GSA program and system level POA&Ms.
3.1 Access to Share Drive

ISSOs, and ISSMs listed on designation or ATO letters will be provided access to POA&Ms for systems under their purview. System Owners identified in the GSA System Inventory will be provided comment access to view POA&Ms for the systems under their purview. Any person who is not provided access via a designation or ATO letter must complete a POA&M Share Drive User Access Request Form to the ISSM for approval to access a system’s Share Drive. This access request form is to be authorized by the ISSM of the system. Once authorized, send the form to OCISO ISP at ispcompliance@gsa.gov.

3.2 Share Drive Directory Structure

System POA&Ms and related data are located on Shared Drives. System POA&Ms are in individual Share Drives with the following naming convention: POA&M – [Service/Staff Office (S/SO Code)] – ISSM - [ISSM Name] – [System Name]. ISSOs, and others as authorized, will be able to access the Share Drives for their systems to maintain POA&Ms, and provide additional documents/data as required. Figure 3-1 depicts a generic example of a Share Drive structure. Systems scanned for vulnerabilities by GSA’s internal scanning processes may not have a scans folder as depicted.

![Figure 3-1: Example Share Drive Structure](image)

3.3 Annual Share Drive Recertification Process

Access to the POA&M Share Drives must be recertified annually to ensure user access to POA&Ms is still valid. Based on the persons identified in the GSA FISMA Systems – POC listing, a recertification email will be sent to each ISSM with a link to a Google drive document identifying all current users with access to each POA&M Share Drive. The ISSM must verify those persons who have access for each system under their purview. This process may require updated designation letters be provided to ISP. Once the ISSMs have verified current users the Share Drives will be updated to reflect access changes. Access will not be recertified by default; proper authorization by the ISSM must be provided.
4 POA&M Types

There are two types of POA&Ms used in GSA, Program Level and System Level. Unless specified otherwise within this guide, the creation, management, and reporting of Program and System Level POA&Ms is the same.

4.1 Program Level POA&Ms

A Program Level POA&M is created to assist a S/IO in documenting Program Management Office (PMO) weaknesses or deficiencies at the program or GSA organization level which affect the program’s or organization’s IT security efforts. The remedial actions defined reduce or eliminate identified weaknesses or deficiencies in the operation of programs for an organization.

4.2 System Level POA&Ms

A System Level POA&M assists in documenting planned remedial actions to correct weaknesses or deficiencies identified in relation to the technical, management, or operational aspects of a GSA system, IT resource, or controls in NIST SP 800-53, Revision 4, “Security and Privacy Controls for Federal Information Systems and Organizations.”

5 POA&M Criteria

5.1 Systems Requiring POA&Ms

All GSA FISMA systems in the GSA IT System Inventory are required to develop, manage, and maintain a corresponding POA&M. Subsystem POA&Ms will be entered and maintained within the hosting information system’s POA&M. The subsystem must be listed in the hosting information system’s Hosted Subsystems appendix in its SSP, and ATO letter.

5.2 POA&M Weakness Tracking Requirements

Identified system weaknesses must be documented in the POA&M within one quarter of identification. ISP strongly suggests that POA&M updates be entered when the status of an entry changes and not just when quarterly submissions are due for review. All findings based on audits must be completed within twelve months of entry in the POA&M.

The following sources of weaknesses must be included in POA&Ms:

- **GAO Audits.** All findings noted in the final report, including those that may have already been corrected, must be individually identified in the POA&M.

- **Office of Inspector General (OIG) Audits.** All findings noted in the final report, including those that may have already been corrected, must be individually identified in the POA&M.
• **Annual Financial System Audits.** All findings noted in the final report, including those that may have already been corrected, must be individually identified in the POA&M.

• **Internal Audits/Third Party Assessments.** Findings noted in internal audits, third party assessments, or other reviews, as applicable, must be individually identified in the POA&M.

• **Annual FISMA Self-Assessments.** Include all weaknesses from an annual FISMA self-assessment, subject to the following criteria. Repeat finding(s) from prior years that are already reflected in the POA&M do not have to be re-entered. Update the Weakness Source column with the existing finding(s) to document the finding with the current year FISMA self-assessment. Update milestone changes, as appropriate. A prior entry not completed must reflect the status as delayed.

• **Assessment and Authorization (A&A).** Include vulnerabilities of the information system discovered during the A&A process and/or security continuous monitoring as follows.
  - Include any vulnerabilities associated with End-of-Life (EOL) software, regardless of the associated risk level.
  - Do not include vulnerabilities identified as Low/Very Low risk in a POA&M, unless they are associated with EOL software or audit findings.
  - POA&Ms must be created for Very High (Critical), High, and Moderate risk vulnerabilities in accordance with the following criteria:
    - Assessment findings from test cases become individual entries in the POA&M.
    - Findings based on scans are grouped based on the type of scan (i.e., operating system, Web Application).
      - Vulnerability Scans. Findings will result in one POA&M entry (per scan type-e.g., OS, Web Application) covering all Very High (Critical)/High and Moderate findings on all assets within the FISMA system boundary. Vulnerability scan POA&Ms will state:
        “Vulnerability scans have identified vulnerabilities for the system. Critical/Very High vulnerabilities for Internet-accessible IP addresses must be remediated within 15 days, for all other assets Critical/Very High vulnerabilities must be remediated within 30 days; High vulnerabilities must be remediated within 30 days; Moderate vulnerabilities must be remediated within 90 days”
      - Configuration/Compliance Scans. A POA&M will be created if the composite compliance percentage of all assets with a single operating system is below 85% for over 90 days, a POA&M must be created for the non-compliant operating system. The resultant POA&M will state:
“Configuration/compliance scans indicate at least one operating system within the FISMA system boundary has been below 85% compliant for over 90 days.”

Note: GSA systems not being scanned under GSA’s vulnerability scanning program must include all identified weaknesses in their POA&Ms in order to provide GSA OCISO visibility into their vulnerabilities. Vulnerabilities can be individually reported or grouped together and presented by risk level with each grouping constituting an explicit entry in the POA&M (e.g., FYXX Q1 High Risk Scan Findings – 2 vulnerabilities, or FYXX Q1 Moderate Risk Scan Findings – 5 vulnerabilities). Supporting scan reports must be provided to the OCISO ISP division as part of updating the POA&M via the POA&M Google Share Drives. Scan folders are located inside of appropriate system Share Drives.

- GSA systems undergoing re-authorization must document any new A&A findings into the existing POA&M on its Google Share Drive. The system’s POA&M is a permanent part of the A&A documentation package. Completed entries may be filtered out to reduce the visible size of the document but must not be removed. Certain columns as specified in the POA&M Instructions have been identified that must not be changed.

- Acceptance of Risk (AOR) letters and corresponding POA&M entries associated with them must be completed in accordance with CIO-IT Security-06-30.

- Cybersecurity Directives. All binding operational directives (BODs) and emergency directives published by the Department of Homeland Security (DHS) where a system is not compliant must be identified in the system’s POA&M.

5.3 Additional Information Regarding POA&Ms

Sensitive descriptions of specific weaknesses are not necessary, but sufficient data is necessary to permit oversight and tracking. To the maximum extent practicable, use the types of descriptions commonly found in reports of the GAO Office and IG. Terms such as "inadequate password controls," "insufficient or inconsistent data integrity controls," "inadequate firewall configuration reviews," "background investigations have not been performed prior to system access," "physical access controls are insufficient," etc. should be used. Where it is necessary to provide more sensitive data, the POA&M should note its special sensitivity. If detailed weakness/milestone information that is actionable cannot be provided due to potentially sensitive vulnerabilities, indicate where the detailed weakness may be located in the supporting audit report. Input this information in the Weakness Source column.

The OCISO/IST division should have a copy of the audit report. This report should be maintained as a permanent part of the system’s ATO package.

POA&M Entries must not be removed from the POA&M. POA&M updates should be documented in Column K, “Milestone Changes.” Updates are made when there is a change to
the initial weakness information. Completed weaknesses may be filtered from view by the OCISO ISP division during the last POA&M update of the fiscal year. This assures that actions are auditable and traceable.

**Weaknesses transferred from one system POA&M to another must be clearly traceable and justified.** Transferred weaknesses should be documented in Column K, “Milestone Changes.” Enter the purpose for the transfer, the title of the new POA&M, and the ID number of the new weakness.

**Avoid using ‘To Be Determined (TBD)’ for scheduling completion dates.** If a TBD is required, a rationale must be provided in Column R, “Rationale.” A TBD can only be used for one quarter.

**Deviations must be submitted with the POA&M.** If the status of a POA&M item is Deviation Requested or Deviation Approved, the Request/Approval must be submitted using the Security Deviation Request Form.

### 6 POA&M Template Content and Guidance

Weakness information is gathered and reported using the most current GSA POA&M Template. The POA&M template has transitioned from a Microsoft Excel Workbook to a Google Sheet.

The POA&M template contains eight sheets, consisting of:

- System Status Overview sheet (Tab 1)
- POA&M sheet (Tab 2)
- Four Quarterly POA&M Update sheets (Tabs 3-6)
- Instructions sheet (Tab 7), and
- FAQ sheet (Tab 8).

The POA&M template is updated and existing entries are transitioned into a new template, and placed in each system’s Share Drive annually by the OCISO ISP division. Annual updates are provided at the start of the fiscal year prior to the Q1 POA&M review. New systems must use the current FYXX POA&M template available on the POA&M Guidance Share Drive. POA&Ms must be prepared and submitted by ISSOs/ISSMs or approved designated personnel. POA&Ms must be updated when there is a significant change or an entry has been resolved. Quarterly tabs must be updated to document any delay status of existing entries.

For guidance on how to use the POA&M template, review the [POA&M Instructions Google Doc](#).

### 6.1 POA&M Sharing

**6.1.1 Sharing with Non-Share Drive Members**

If there is a requirement to share a system’s POA&M Google Sheet with GSA account holders who should not have access to the entire Share Drive this can be done by individually sharing a POA&M. To do so, take the following steps:
1. Right click on the POA&M file and select “Share.”
2. Enter the name/email address of the person you want to have access to the POA&M.
3. On the Pencil icon dropdown select the permissions you want the person to have (edit, comment, or view), and other options as appropriate.
4. Select if you want to notify them, and if so, enter the message you want them to receive.
5. Click on “Done.”

Once you have completed these actions, verify the correct access was provided.

### 6.1.2 Sharing with Non-GSA Account Holders

If there is a requirement to share a system’s POA&M with non-GSA account holders, take the following actions.

1. Download the POA&M; this will convert the POA&M to Microsoft Excel.
   **Note:** The conversion does not impact the data or formulas in the POA&M file. However, the conversion does cause the dashboard graphics on the System Status Overview sheet to overlap.
2. Share the POA&M as necessary. The POA&M instructions are in a Google Doc that is linked in the POA&M file, since access to the instructions will also not be available to non-GSA account holders, it will need to be downloaded and shared.
3. If the data in the shared POA&M is updated it will need to be integrated into the POA&M on the Share Drive by following the POA&M Instructions.
   **Note:** As stated in the POA&M Instructions data must be integrated by using “Paste Special > Paste Values” to ensure the formulas and conditional formatting in the POA&M is not overwritten. The same Google Sheet is used for the entire fiscal year; do not replace it with a different Google Sheet.

The ISSO is responsible for ensuring the data has been accurately integrated into the POA&M and neither the data nor formulas/conditional formatting in the POA&M has been corrupted.

**Note:** Uploaded Excel files will not be accepted as POA&Ms, ensure the data from the Excel file is migrated into the system POA&M located in that system’s Share Drive.

### 7 POA&M Reviews and Reports

This section describes the processes used to review POA&Ms and report on those reviews.

**Note:** All Management Reports described in the following sections are only created during the quarterly reviews of POA&Ms.

#### 7.1 POA&M Review and Report (ISSO)

Unless otherwise indicated ISP will review POA&Ms upon initial A&A of a GSA system (i.e., when an ATO Letter is received) and quarterly thereafter. ISP will provide comments in a
POA&M Review Report which will be contained in the system’s folder under the applicable Share Drive. The ISSO/submitter will be notified when the review report has been completed. Comments must be mitigated and/or addressed within one (1) week of the report date. After the POA&M has been updated based on ISP comments, the ISSO/submitter should notify the ISP analyst who completed the review.

Note: POA&M reviews will be conducted using the system documents in the Archer A&A Repository and the information in the IST ISSM Assignment & Risk Tracking Google Sheet. The documents and information in these two sources should be current at all times.

7.2 Management Report (ISSM/System Owner)

Approximately one week from the distribution of a quarterly ISSO POA&M Review Report, an ISSM Management Report will be available to ISSMs. An ISSM Management Report is a single Google spreadsheet that consists of multiple tabs distributed by ISSM and S/SO with a compilation of GSA IT S/SO system information taken from the quarterly POA&M reviews and is made available to the ISSMs. Once the management report is complete, notification will be sent to the ISSMs, copying the ISSOs. The report will be available on the applicable POA&M Share Drive. The ISSMs will have approximately one week from the date of distribution to make any changes and finalize their documents. Once finalized, the ability to edit the management reports applicable quarter’s data will be disabled.

7.3 Management Report (Director)

Approximately one week from the distribution of the quarterly ISSM Management Report, a Director Management Report with any applicable updates will be provided to the IST Director and the ISSMs. The Directors report reflects the final status of the ISSM reports. The IST Director will have one week from the time of receipt to take any action before the Final Management Report is sent to the CISO/AO’s.

7.4 Management Report (CISO/AO’s)

Approximately one week from the distribution of the quarterly Director Management Report, the CISO/AO’s Management Report will be prepared and provided to the CISO. This report reflects the final status of the Director’s report, including a summarization of pertinent POA&M metrics. The report will be shared with the AO at the CISO’s discretion.

8 Definitions

Definitions marked with an * have been extracted from National Institute of Standards and Technology Interagency or Internal Report (NISTIR) 7298, Revision 2, Glossary of Key Information Security Terms.

Assessment/Security Control Assessment*
The testing and/or evaluation of the management, operational, and technical security controls in an information system to determine the extent to which the controls are implemented correctly, operating as intended, and producing the desired outcome with respect to meeting the security requirements for the system and/or enterprise.

**Authorization (to operate)**

The official management decision given by a senior organizational official to authorize operation of an information system and to explicitly accept the risk to organizational operations (including mission, functions, image, or reputation), organizational assets, individuals, other organizations, and the Nation based on the implementation of an agreed-upon set of security controls.

**Contractor System**

An information system processing or containing GSA or Federal data where the infrastructure and applications are wholly operated, administered, managed, and maintained by a Contractor in non-GSA facilities.

**Deviation**

A departure from a security configuration setting required within a GSA hardening guide or from a requirement established by GSA’s policies or procedural guides.

**General Support System or System** *(see Major Information System)*

An interconnected set of information resources under the same direct management control which shares common functionality. A system normally includes hardware, software, information, data, applications, communications, and people.

**Federal Information Security Modernization Act of 2014**

The FISMA of 2014 provides a comprehensive framework for ensuring the effectiveness of information security controls over information resources that support Federal operations and assets. FISMA recognizes the highly networked nature of the Federal computing environment and is intended to provide effective government wide management and oversight of information security risks. The federal regulation requires an annual report regarding major incidents to OMB, DHS, Congress, and the Comptroller General (GAO). Requiring Agency reports to include: (1) a description of each major security incident/sets of incidents; (2) total number of information security incidents; (3) a description of each major information security incident involving the breach of personally identifiable information; (4) any other information specified in annual reporting requirements.

**Federal System**

An information system processing or containing GSA or Federal data where the infrastructure and/or applications are NOT wholly operated, administered, managed, and maintained by a Contractor

**Note:** Any Major Information System having a mix of Federal and Contractor subsystems will be considered a Federal system.
Information Security*
The protection of information and information systems from unauthorized access, use, disclosure, disruption, modification, or destruction in order to provide confidentiality, integrity, and availability.

Information System*
A discrete set of information resources organized for the collection, processing, maintenance, use, sharing, dissemination, or disposition of information.

Information Technology*
Any equipment or interconnected system or subsystem of equipment that is used in the automatic acquisition, storage, manipulation, management, movement, control, display, switching, interchange, transmission, or reception of data or information by the executive agency. For purposes of the preceding sentence, equipment is used by an executive agency if the equipment is used by the executive agency directly or is used by a contractor under a contract with the executive agency which—1) requires the use of such equipment; or 2) requires the use, to a significant extent, of such equipment in the performance of a service or the furnishing of a product. The term information technology includes computers, ancillary equipment, software, firmware and similar procedures, services (including support services), and related resources.

Major Application* (see Major Information System)
An application that requires special attention to security due to the risk and magnitude of the harm resulting from the loss, misuse, or unauthorized access to or modification of the information in the application.

Note: All Federal applications require some level of protection. Certain applications, because of the information in them, require special management oversight and should be treated as major. Adequate security for other applications should be provided by the security of the systems in which they operate.

Major Information System (this term replaces General Support System and Major Application)
A system that is part of an investment that requires special management attention as defined in OMB guidance and agency policies, a “major automated information system” as defined in 10 U.S.C. § 2445, or a system that is part of a major acquisition as defined in Supplement to Part 7 of OMB Circular A-11, Capital Programming Guide.

Plan of Action and Milestones*
A document that identifies tasks needing to be accomplished. It details resources required to accomplish the elements of the plan, any milestones in meeting the tasks, and scheduled completion dates for the milestones.

Security Controls*
The management, operational, and technical controls (i.e., safeguards or countermeasures) prescribed for an information system to protect the confidentiality, integrity, and availability of the system and its information.
Service/Staff Office (S/SO)
References an agency component as identified on the GSA InSite webpage.

Subsystem
A subsystem is a system/application (other than Salesforce applications) categorized with a FIPS 199 security impact level of Low or Moderate, dependent upon the resources provided by its underlying GSS or MA, with the underlying GSS or MA providing the majority of the subsystem’s security controls. The supporting GSS or MA must be shown to provide a foundational level of protection for the subsystem; the subsystem may have a FIPS 199 level equal to or below the level of the host GSS or MA.