NIST Risk Management Framework Overview

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NIST

- National Institute of Standards and Technology
- Founded in 1901 as the National Bureau of Standards
- NIST is a NON-regulatory federal organization within the Department of Commerce
- NIST’s Mission - To promote U.S. innovation and industrial competitiveness by advancing measurement science, standards, and technology in ways that enhance economic security and improve our quality of life. (see www.nist.gov)
- Information Technology Lab/Computer Security Division
NIST/ITL/CSD Types of Publications

- **Federal Information Processing Standards (FIPS)**
  - Signed/approved by the Secretary of Commerce
  - FISMA made FIPS mandatory for federal organizations

- **Special Publications (SPs)**
  - Providing guidance to federal organizations on information technology security since 1990
  - Are not mandatory for use (but see slide 7)

- **NIST Interagency Reports (NISTIRs)**
  - Describe research of a technical nature to a specialized audience

See them all at [http://csrc.nist.gov](http://csrc.nist.gov)
NIST/ITL/CSD Public Comment Process

- All publications produced by CSD go through the public comment process
- Your voice will be heard!!
- Receive notifications of newly posted drafts (and more) by subscribing at http://csrc.nist.gov/publications/subscribe.html
- There may be one or more drafts of a given publication
- Drafts are published at http://csrc.nist.gov/publications/PubsDrafts.html
- Lengths of public comment periods vary
FISMA and NIST

- **FISMA** – Federal Information Security Management Act
  - Law enacted by Congress - part of the E-Gov Act of 2002
  - Applies to federal organizations and their contractors
  - Requires implementation of “information security protections commensurate with the risk and magnitude of the harm”

- **NIST** – National Institute of Standards and Technology
  - FISMA requires NIST to develop standards and guidelines to help federal organizations improve the security of federal information and information systems (and implement FISMA)
Standards/Guidelines for FISMA & RM

- **FIPS** - Federal Information Processing Standards
  - FIPS 199 – Standards for Security Categorization
  - FIPS 200 – Minimum Security Requirements

- **SPs** – Special Publications
  - SP 800-18 – Guide for System Security Plan development
  - **SP 800-30** – Guide for Conducting Risk Assessments
  - SP 800-34 – Guide for Contingency Plan development
  - SP 800-37 – Guide for Applying the Risk Management Framework
  - SP 800-39 – Managing Information Security Risk
  - SP 800-53/53A – Security controls catalog/assessment procedures
  - SP 800-60 – Mapping Information Types to Security Categories
  - SP 800-128 – Security-focused Configuration Management
  - SP 800-137 – Information Security Continuous Monitoring
  - Many others for operational and technical implementations
Risk can never be eliminated and so it must be **MANAGED!!**

*Managing risk doesn’t mean fixing everything, nor does it mean not fixing anything...*
NIST SP 800-39
Managing Information Security Risk: Organization, Mission, and Information System View

- Multi-tiered risk management approach
- Implemented by the Risk Executive Function
- Enterprise Architecture and SDLC Focus
Three Tiers

TIER 1
Organization
(Governance)

TIER 2
Mission/Business Process
(Information and Information Flows)

TIER 3
Information System
(Environment of Operation)

NIST SP 800-39

NIST SP 800-37

Strategic Risk Focus

Tactical Risk Focus
Risk Management in 800-39

Seeks to broaden the narrow view that information security is only a technical matter or stovepipe independent of organizational risk by providing concepts that:

- Establish a relationship between **aggregated** risk from information systems and mission/business success
- Encourage senior leaders to recognize the **importance of managing information security risk** within the organization
- Foster a culture where risk from systems is automatically considered in the context of the EA and at all phases of the SDLC
- Help those with system level security responsibilities understand how system-level issues affect the organization/mission as a whole.
Components of Risk Management

- Framing Risk
- Assessing Risk
- Responding to Risk
- Monitoring Risk
NIST Special Publication 800-30
Revision 1
Guide for Conducting Risk Assessments

- Addresses the **Assessing Risk** component of Risk Management (from SP 800-39)
- Provides guidance on applying risk assessment concepts to:
  - All three tiers in the risk management hierarchy
  - Each step in the Risk Management Framework
Risk Assessment

- A three-step process:
  - Step 1: *Prepare for the assessment*
  - Step 2: *Conduct the assessment*
  - Step 3: *Maintain the assessment*

- In the context of four risk factors:
  - Threats (source and event)
  - Vulnerabilities
  - Likelihoods
  - Impacts
Assessment Approaches

- **Quantitative Assessments**
  Set of methods, principles, or rules for assessing risk based on the use of numbers—where the meanings and proportionality of values are maintained inside and outside the context of the assessment.

- **Qualitative Assessments**
  Set of methods, principles, or rules for assessing risk based on non-numerical categories or levels (e.g., low, moderate, high, very high).

- **Semi-Quantitative Assessments**
  Set of methods, principles, or rules for assessing risk that uses bins (e.g., 0-15, 16-35, 35-70, 71-85, 86-100), scales (e.g., 1-10), or representative numbers whose values and meanings are not maintained in other contexts.
A holistic risk management process
Integrates the RMF into the SDLC
Provides processes (tasks) for each of the six steps in the Risk Management Framework at the system level
Risk Management Framework

Starting Point

FIPS 199/SP 800-60
CATEGORIZE
Information System

Security Life Cycle

FIPS 200/SP 800-53
SELECT
Security Controls

SP 800-137/SP 800-53A
MONITOR
Security State

SP 800-39
SP 800-30

SP 800-37
AUTHORIZE
Information System

Many SPs

SP 800-53A
ASSESS
Security Controls

IMPLEMENT
Security Controls
RMF Roles and Responsibilities

- Risk Executive Function – RE(F)
- Authorizing Official - AO
- Senior Information Security Officer - SISO
- Common Control Provider
- Information System Owner
- Information Owner/Steward
- Information System Security Officer - ISSO
- Security Control Assessor
RMF Step 1
Categorize
FIPS 199
Standards for Security Categorization of Federal Information and Information Systems

- Supports Step 1 (Categorize) of the RMF
- In the context of security objectives from FISMA
  - Confidentiality – unauthorized disclosure
  - Integrity – unauthorized modification/destruction
  - Availability – disruption of access to/use of information
- Defines three impact levels:
  - Low – loss would have a limited adverse impact
  - Moderate – loss would have a serious adverse impact
  - High – loss would have a catastrophic adverse impact
NIST Special Publication 800-60
Revision 1
Guide for Mapping Types of Information and Information Systems to Security Categories

- Supports Step 1 (Categorize) of the RMF
- Volume 1 provides guidance
- Volume 2 provides a catalog of information types and provisional categorizations (impact levels)
  - Low
  - Moderate
  - High
- The standard for impact levels is FIPS 199
Guidance for developing system security plans
- Structure and content
- Template

Supports all RMF steps, but begins during Step 1

Used to record information about the system
- System boundary/diagram
- Roles and responsibilities
- Security control implementation details
RMF Step 2
Select
FIPS 200

Minimum Security Requirements for Federal Information and Information Systems

- Defines 17 security-related areas (families) that:
  - Represent a broad-based, balanced security program
  - Include management, operational, and technical types of controls (all are needed for defense in depth)
- Specifies implementation of minimum baseline of security controls, as defined in NIST SP 800-53
- Specifies that the baselines are to be appropriately tailored
A catalog of security controls

Supports Step 2 (Select) of the RMF

Defines three security baselines (L, M, H)

Initial version published in early 2005

Revision 4 final was published 30 April 2013

Errata update published January 2014
Security Controls

- The safeguards or countermeasures prescribed for an information system to protect the confidentiality, integrity, and availability of the system and its information.

- 800-53 defines three types of controls:
  - Common controls
  - System specific controls
  - Hybrid controls
## 800-53 Security Control Families

<table>
<thead>
<tr>
<th>ID</th>
<th>FAMILY</th>
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<tbody>
<tr>
<td>AC</td>
<td>Access Control</td>
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<tr>
<td>AT</td>
<td>Awareness and Training</td>
</tr>
<tr>
<td>AU</td>
<td>Audit and Accountability</td>
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<tr>
<td>CA</td>
<td>Security Assessment and Authorization</td>
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<tr>
<td>CM</td>
<td>Configuration Management</td>
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<tr>
<td>CP</td>
<td>Contingency Planning</td>
</tr>
<tr>
<td>IA</td>
<td>Identification and Authentication</td>
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<tr>
<td>IR</td>
<td>Incident Response</td>
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<td>MA</td>
<td>Maintenance</td>
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<td>MP</td>
<td>Media Protection</td>
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<td>PE</td>
<td>Physical and Environmental Protection</td>
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<td>PL</td>
<td>Planning</td>
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<td>PS</td>
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<td>System and Services Acquisition</td>
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<td>SC</td>
<td>System and Communications Protection</td>
</tr>
<tr>
<td>SI</td>
<td>System and Information Integrity</td>
</tr>
<tr>
<td>PM</td>
<td>Program Management</td>
</tr>
</tbody>
</table>
SP 800-53 Baselines

- Baselines are defined in Appendix D, Table D-2
- Baselines are determined by:
  - Information and system categorization (L, M, H)
  - Organizational risk assessment and risk tolerance
  - System level risk assessment
- Baselines are a **starting point** and should be tailored to fit the mission and system environment
  - Parameters
  - Scoping/Compensating
  - Supplementing
Why are Some Controls NOT in Baselines?

- 800-53 provides a comprehensive set of security controls, BUT every system does not need to implement every control (risk management)

- Controls and enhancements not selected in a baseline are available as compensating or supplemental controls to strengthen the level of protection IAW:
  - Assessment of risk for the system and environment of operation; and
  - Organizational risk tolerance
  - Overlay requirements for specific communities
RMF Step 3 - Implement

- Follow Step 3 tasks in SP 800-37R1
- Many publications are available to provide implementation guidance on a wide range of controls and control types (csrc.nist.gov)
- Many automated tools are available to implement specific controls
- Plan for control implementation during the development phase of the SDLC – BAKE IT IN
Implementation (RMF Step 3) guidance for Contingency Planning (CP) controls from 800-53

Business Impact Analysis

Identifies three phases:
- Activation/Notification Phase
- Recovery Phase
- Reconstitution Phase

Roles and responsibilities

Suggested appendices for contingency plans
implementation (RMF Step 3) guidance for incident response (IR) controls from 800-53

- Identifies four phases:
  - Preparation
  - Detection and Analysis
  - Containment, Eradication, and Recovery
  - Post-Incident Activity

- Coordination and information sharing

- Also see SP 800-86, Guide to Integrating Forensic Techniques into Incident Response
NIST SP 800-128

- Implementation guidance for Configuration Management (CM) family controls from 800-53

- Four Phases
  1. Planning
  2. Identifying and Implementing Configurations
  3. Controlling Configuration Change
  4. SecCM Monitoring
RMF Step 4
Assess
NIST Special Publication 800-53A

Revision 1


- Supports RMF Step 4 (Assess)
- Is a companion document to 800-53
- Is updated after 800-53 is updated
- Describes high level procedures for assessing security controls for effectiveness

- Three assessment methods
  - Interview
  - Examine
  - Test
RMF Step 5 – Authorize

- Follow Step 5 tasks in SP 800-37R1
- The Authorizing Official (AO) examines the output of the security controls assessment to determine whether or not the risk is acceptable
- The AO may consult with the RE(F), the CIO, the SISO, etc. since aggregate risk should also be considered for the authorization decision
- After the initial authorization, ongoing authorization is put in place using output from continuous monitoring
NIST Special Publication 800-137
Information Security Continuous Monitoring for Federal Information Systems and Organizations

- Supports RMF Step 6 (Monitor)

- Management level guidance on developing an information security continuous monitoring (ISCM) strategy and implementing an ISCM program

- ISCM is maintaining ongoing awareness of information security, vulnerabilities, and threats to support organizational risk management decisions
ISCM Process Steps

1. Define continuous monitoring strategy
2. Establish continuous monitoring program
   a) Determine metrics
   b) Determine monitoring frequencies
   c) Develop ISCM architecture
3. Implement the monitoring program
4. Analyze security-related information (data) and report findings
5. Respond with mitigation actions OR reject/avoid, transfer, or accept risk
6. Review and update monitoring strategy and program
ISCM Automation: The Need for Caution

- Automated tools may lead to a false sense of security by not providing a complete picture of the overall security posture.

- Automated tools must be installed and configured correctly and require ongoing maintenance for accuracy and integrity.
HIPAA and NIST SP 800-66

- Health Insurance Portability and Accountability Act of 1996/Public Law 104-191
- Required HHS Secretary to adopt security standards – the HIPAA Security Rule
- NIST SP 800-66 Revision 1 (2008):
  - Summarizes HIPAA security standards
  - Explains structure, organization, and terms in the Security Rule
  - Discusses relevant NIST guidance but use of NIST guidance is NOT required for compliance
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