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September 16, 2008

The Honorable James R. Langevin Chairman Subcommittee on Emerging Threats, Cybersecurity, and Science and Technology Committee on Homeland Security House of Representatives

The Honorable Sheila Jackson-Lee Chairwoman Subcommittee on Transportation Security and Infrastructure Protection Committee on Homeland Security House of Representatives

Subject: Information Technology: Federal Laws, Regulations, and Mandatory Standards for Securing Private Sector Information Technology Systems and Data in Critical Infrastructure Sectors

Federal policy identifies 18 infrastructure sectors—such as banking and finance, energy, public health and healthcare, and telecommunications—that are critical to the nation's security, economy, public health, and safety.¹ Because these sectors rely extensively on computerized information systems and electronic data, it is crucial that the security of these systems and data is maintained. Further, because most of these infrastructures are owned by the private sector, it is imperative that public and private entities work together to protect these assets. The federal government uses both voluntary partnerships with private industry and requirements in federal laws, regulations, and mandatory standards to assist in the security of privately owned information technology (IT) systems and data within critical infrastructure sectors.

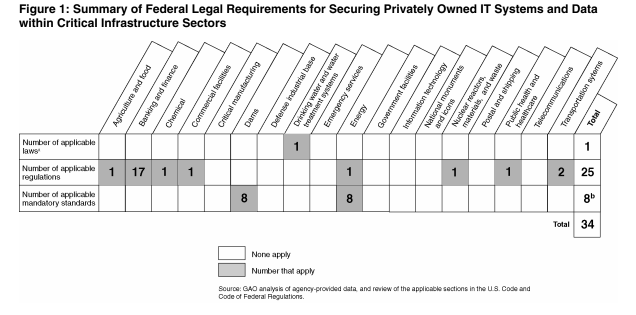
As agreed, our objectives were to (1) identify, for each critical infrastructure sector, the federal laws, regulations, and mandatory standards that pertain to securing that sector's privately owned IT systems and data and (2) identify enforcement mechanisms for each of the above laws, regulations, and mandatory standards. To accomplish these objectives, we solicited information from the federal agencies responsible for overseeing each critical infrastructure sector to identify the applicable requirements, as well as the mechanisms and authorities available to the government to enforce compliance with these requirements.

¹ See, for example, Homeland Security Presidential Directive 7.

On July 24, 2008, we presented a briefing to the staffs of the House Homeland Security Subcommittees on Transportation Security and Infrastructure Protection and Emerging Threats, Cybersecurity, and Science and Technology. This report briefly summarizes our findings and transmits the presentation slides we used to brief the staffs. The full briefing, including our scope and methodology, is reprinted in enclosure I.

At Least 34 Federal Legal Requirements Exist within Critical Infrastructure Sectors for Securing Privately Owned IT Systems and Data

There are at least 34 federal laws, regulations, and mandatory standards that pertain to securing privately owned IT systems and data in our nation's critical infrastructure sectors. Figure 1 summarizes the number of federal laws, regulations, and mandatory standards, by critical infrastructure sector.²



^aThe number of applicable laws does not include the authorizing laws for the regulations and mandatory standards.

^bThe dams and energy sectors share a common set of 8 mandatory standards that are applicable to both sectors, but these standards are counted only once in this total.

As shown in the figure, of the 34, 1 is a law, 25 are regulations, and 8 are mandatory standards. These requirements pertain to 10 of the 18 critical infrastructure sectors, including the agriculture and food; energy; nuclear reactors, materials, and waste; and transportation systems sectors. For example, the drinking water and water

² These requirements do not necessarily pertain to just critical IT systems and data. Further, these requirements do not necessarily apply to all of a sector's entities, require all of an entity's IT systems and data to be secure, or provide for comprehensive coverage of the polices and procedures necessary to ensure adequate security. Lastly, in the absence of a law, regulation, or mandatory standard in a particular sector there may be other mechanisms or motives for protecting privately owned IT systems and data.

³We did not include the authorizing laws for the regulations and mandatory standards.

treatment systems sector has 1 applicable law. In addition, the energy sector has 1 applicable regulation and 8 applicable mandatory standards.

Eight sectors did not identify requirements that pertain to securing privately owned IT systems and data. They are: critical manufacturing, defense industrial base, emergency services, government facilities, information technology, national monuments and icons, postal and shipping, and telecommunications.

A more detailed description by sector, including authorizing laws, regulatory citations, regulatory agencies, regulated entities, and the statutory and regulatory requirements, is provided in enclosure I.

Federal Legal Requirements Contain Mechanisms for Enforcing Compliance

Each of the 34 federal legal requirements has at least one enforcement mechanism. These mechanisms include court injunctions, civil monetary penalties, criminal penalties, and administrative actions, such as license revocation and suspension. Typically, these mechanisms are what agencies use to enforce requirements in general, and are not necessarily specific to the requirements for securing privately owned IT systems and data. Examples of the sectors' enforcement mechanisms are as follows:

- For banking and finance, the sector's 17 applicable regulations may be enforced through
 - o cease and desist orders;
 - o civil monetary penalties;
 - o criminal monetary penalties;
 - o limitations on activities, functions, and operations;
 - o registration revocations; and
 - o termination of bank deposit insurance.

In particular, the enforcement mechanisms for several of the sector regulations provide the potential for a civil monetary penalty against an enterprise of up to \$1 million per day that the enterprise is in violation, if it is found that the violation or conduct was done knowingly and caused, or would be likely to cause, a substantial loss to the enterprise.

- For drinking water and water treatment, the sector's applicable law may be enforced through
 - o administrative orders,
 - o civil monetary penalties, and
 - o court injunctions.

Specifically, the law provides that a community water system in violation of the law could be fined up to \$25,000 per violation.

- For nuclear reactors, materials, and waste, the sector's applicable regulation may be enforced through
 - o court injunctions,

- o civil monetary penalties,
- o cease and desist orders,
- o license modification orders,
- o suspension orders, and
- o revocation orders.

This regulation provides that an entity that violates the regulation could be fined up to \$100,000 per day per violation.

A more detailed description by sector, including examples of enforcement mechanisms for each requirement, is provided in enclosure I. In commenting on a draft of the letter and the briefing, the sector-specific agencies agreed with our reporting of the information.

We are sending copies of this report to interested congressional committees and other interested parties. We also will make copies available to others upon request. In addition, this report will be available at no charge on GAO's Web site at http://www.gao.gov.

Should you or your staffs have any questions on matters discussed in this report, please contact Dave Powner at (202) 512-9286 or pownerd@gao.gov. Contact points for our Offices of Congressional Relations and Public Affairs may be found on the last page of this correspondence. In addition to the individual named above, Gary Mountjoy (Assistant Director), Scott Borre, Neil Doherty, Michael Gilmore, Franklin Jackson, Emily Longcore, Lee McCracken, and Adam Vodraska made key contributions to this report.

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Management Issues

Enclosure



Information Technology: Federal Laws, Regulations, and Mandatory Standards for Securing Private Sector Information Technology Systems and Data in Critical Infrastructure Sectors

Briefing for Staff Members of the

Subcommittee on Emerging Threats, Cybersecurity, and Science and Technology, Committee on Homeland Security

and the

Subcommittee on Transportation Security and Infrastructure Protection, Committee on Homeland Security.

July 24, 2008



Introduction

Results in Brief

Background

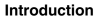
Results

- Objective 1 Federal Laws, Regulations, and Mandatory Standards
- Objective 2 Enforcement Mechanisms

Agency Comments

Attachment 1: Objectives, Scope, and Methodology

Attachment 2: Detailed List and Description of Applicable Federal Laws, Regulations, and Mandatory Standards





Federal policy identifies 18 infrastructure sectors as critical to the nation's security, economy, public health, and safety. Because these critical infrastructure sectors—such as banking and finance, telecommunications, energy, and public health and healthcare—rely extensively on computerized information systems and electronic data, it is crucial that the security of those systems and data is maintained. Further, because most of the infrastructures are owned by private companies, it is imperative that public and private entities work together to protect these assets.

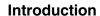
The federal government uses both voluntary partnerships with private industry and requirements in federal laws, regulations, and mandatory standards to assist in the security of privately owned IT systems and data within critical infrastructure sectors.



As agreed, our objectives were to

- 1. identify, for each critical infrastructure sector, the federal laws, regulations, and mandatory standards that pertain to securing that sector's privately owned information technology systems and data, and
- 2. identify enforcement mechanisms for each of the above laws, regulations, and mandatory standards.

For the purposes of this review, federal laws are defined as statutes enacted by the Congress of the United States that pertain to matters which are within the legislative authority delegated to the national government by the United States Constitution. Federal regulations are defined as the general and permanent rules published in the *Federal Register* by a federal department or agency. Federal mandatory standards are defined as requirements adopted by a federal department or agency with the legal authority to regulate the entities and/or activities that are the subject of the standards.





To accomplish the first objective, we solicited information from the federal agencies responsible for overseeing each sector to identify the applicable requirements. We reviewed, among other things, sections of the United States Code, the Code of Federal Regulations, and federal mandatory standards identified by the agencies to confirm the requirements that were applicable in each sector. After reviewing each sector's specific laws, regulations, and mandatory standards, we requested further clarification from the regulating agencies when we were unable to validate the applicability of the requirements. Where we could not reconcile our analysis with the agencies' interpretations, we reported the characterizations of the federal agencies since they implement and enforce the requirements. There is a possibility that the agencies did not identify all applicable requirements and we did not conduct an independent search for applicable requirements. We did not include privately owned IT systems and data that are operated on behalf of a federal agency. In particular, our review did not include systems owned by contractors that are operated on behalf of federal agencies subject to governmentwide computer security and privacy requirements, such as the Federal Information Security Management Act of 2002, that require agencies (e.g. the Department of Defense) to ensure that contractors running agency IT systems meet federal information security requirements.





To accomplish the second objective, federal agency officials responsible for enforcing the requirements identified in the first objective identified the mechanisms and authorities available to the agencies and others to enforce compliance with these requirements. The mechanisms and authorities identified are examples of the enforcement mechanisms available to the agencies, and do not necessarily constitute a complete list. We verified the information provided by the agencies by analyzing the applicable sections of the United States Code, Code of Federal Regulations, and other appropriate sources. Attachment I provides further details on our objectives, scope, and methodology.

We performed our work at federal agencies in the Washington, D.C., metropolitan area from November 2007 to July 2008. We conducted this audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings based on our audit objectives.

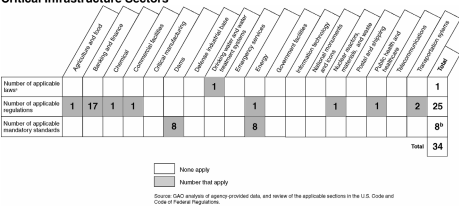


We identified 34 federal laws, regulations, and mandatory standards that pertain to securing privately owned IT systems and data in our nation's critical infrastructure sectors. (Figure 1 summarizes, by critical infrastructure sector, the number of federal laws, regulations, and mandatory standards that have been identified by the federal agency officials responsible for overseeing each sector.)

¹ These requirements do not necessarily pertain [specifically? solely?] to critical infrastructure IT systems and data.



Figure 1: Summary of Federal Legal Requirements for Securing Privately Owned IT Systems and Data within **Critical Infrastructure Sectors**



^{*}The number of applicable laws does not include the authorizing laws for the regulations and mandatory standards.

The dams and energy sectors share a common set of 8 mandatory standards that are applicable to both sectors, but these standards are counted only once in this total.



As shown in the figure, of the 34, 1 is a law, 25 are regulations, and 8 are mandatory standards. These requirements pertain to 10 of the 18 critical infrastructure sectors, including the nuclear reactors, materials, and waste and transportation systems sectors. For example, the drinking water and water treatment systems sector has one applicable law, and the energy sector has one applicable regulation and eight applicable mandatory standards.

Eight sectors did not identify requirements that pertain to securing privately owned IT systems and data. These are critical manufacturing, defense industrial base, emergency services, government facilities, information technology, national monuments and icons, postal and shipping, and telecommunications.

With regard to enforcement, each of the 34 requirements has at least one enforcement mechanism. These mechanisms include court injunctions, civil monetary penalties, criminal penalties, and administrative measures. Typically, these mechanisms are what agencies use to enforce requirements in general, and are not necessarily specific to the requirements for securing privately owned IT systems and data.

In commenting on a draft of the briefing, the sector-specific agencies agreed with the information and provided technical comments, which we have incorporated into the briefing, as appropriate.



Critical infrastructure protection involves activities that enhance the cyber and physical security of the public and private infrastructures that are critical to national security, economic security, and public health and safety.

Because a large percentage of the nation's critical infrastructures is owned and operated by the private sector, public/private partnerships are crucial for successful critical infrastructure protection.

Federal law and policies establish critical infrastructure protection as a national goal and describe a strategy for cooperative efforts by government and private entities to protect the physical and cyber-based systems that are essential to the minimum operations of the economy and the government. These include Homeland Security Presidential Directive 7 and the *National Infrastructure Protection Plan*.



Homeland Security Presidential Directive 7

- established the Department of Homeland Security (DHS) as the principal federal agency to lead, integrate, and coordinate the implementation of efforts to protect critical infrastructures and key resources; and
- identified lead federal agencies, referred to as sector-specific agencies (including, but
 not limited to, DHS, the Department of the Treasury, and the Department of Health and
 Human Services), that are responsible for coordinating critical infrastructure protection
 efforts with the public and private stakeholders in their respective sectors. (See table 1
 below for a list of each sector-specific agency and a brief description of each sector.)





Table 1: Critical Infrastructure Sectors and Designated Sector-Specific Agencies

Sector	Description	Sector-specific agency
Agriculture and food	Ensures the safety and security of food, animal feed, and food-producing animals; coordinates animal	Dept. of Agriculture, Dept. of
	and plant disease and pest response; and provides nutritional assistance.	Health and Human Services,
		Food and Drug Administration
Banking and finance	Provides the financial infrastructure of the nation. This sector consists of commercial banks, insurance	Department of the Treasury
	companies, mutual funds, government-sponsored enterprises, pension funds, and other financial	
	institutions that carry out transactions.	
Chemical	Transforms natural raw materials into commonly used products benefiting society's health, safety, and	Department of Homeland
	productivity. The chemical sector produces products that are essential to automobiles,	Security
	pharmaceuticals, food supply, electronics, water treatment, health, construction, and other	
	necessities.	
Commercial facilities	Includes prominent commercial centers, office buildings, sports stadiums, theme parks, and other	Department of Homeland
	sites where large numbers of people congregate to pursue business activities, conduct personal	Security
	commercial transactions, or enjoy recreational pastimes.	
Critical manufacturing	Transforms materials into finished goods. The sector includes the manufacture of primary metals,	Department of Homeland
	machinery, electrical equipment, appliances, and components, and transportation equipment.	Security
Dams	Manages water retention structures, including levees, dams, navigation locks, canals (excluding	Department of Homeland
	channels), and similar structures, including larger and nationally symbolic dams that are major	Security
	components of other critical infrastructures that provide electricity and water.	
Defense industrial base	Supplies the military with the means to protect the nation by producing weapons, aircraft, and ships	Department of Defense
	and providing essential services, including information technology and supply and maintenance.	
Drinking water and water	Provides sources of safe drinking water from community water systems and properly treated	Environmental Protection
treatment systems	wastewater from publicly owned treatment works.	Agency





Table 1: Critical Infrastructure Sectors and Designated Sector-Specific Agencies, cont.

Sector	Description	Sector-Specific Agency
Emergency services	Saves lives and property from accidents and disaster. This sector includes fire, rescue, emergency medical services, and law enforcement organizations.	Department of Homeland Security
Energy	Provides the electric power used by all sectors and the refining, storage, and distribution of oil and gas. The sector is divided into electricity and oil and natural gas.	Department of Energy
Government facilities	Ensures continuity of functions for facilities owned and leased by the government, including all federal, state, territorial, local, and tribal government facilities located in the U.S. and abroad.	Department of Homeland Security
Information technology	Produces information technology and includes hardware manufacturers, software developers, and service providers, as well as the Internet as a key resource.	Department of Homeland Security
National monuments and icons	Maintains monuments, physical structures, objects, or geographical sites that are widely recognized to represent the nation's heritage, traditions, or values, or widely recognized to represent important national cultural, religious, historical, or political significance.	Department of the Interior
Nuclear reactors, materials, and waste	Provides nuclear power. The sector includes commercial nuclear reactors and non-power nuclear reactors used for research, testing, and training; nuclear materials used in medical, industrial, and academic settings; nuclear fuel fabrication facilities; the decommissioning of reactors; and the transportation, storage, and disposal of nuclear materials and waste.	Department of Homeland Security
Postal and shipping	Delivers private and commercial letters, packages, and bulk assets. The U.S. Postal Service and other carriers provide the services of this sector.	Department of Homeland Security
Public health and healthcare	Mitigates the risk of disasters and attacks and also provides recovery assistance if an attack occurs. The sector consists of health departments, clinics, and hospitals.	Department of Health and Human Services
Telecommunications	Provides wired, wireless, and satellite communications to meet the needs of businesses and governments.	Department of Homeland Security
Transportation systems	Enables movement of people and assets that are vital to our economy, mobility, and security with the use of aviation, ships, rail, pipelines, highways, trucks, buses, and mass transit.	Department of Homeland Security

Source: GAO, Progress Coordinating Government and Private Sector Efforts Varies by Sectors' Characteristics, GAO-07-39 (Washington, D.C.: Oct. 16, 2006).



The National Infrastructure Protection Plan

- is a base plan that serves as a road map for how DHS and other relevant stakeholders should use risk management principles to prioritize protection activities within and across the sectors in an integrated, coordinated fashion; and
- requires each of the lead federal agencies associated with the 18 critical infrastructure sectors to develop plans to address how the sectors' stakeholders would implement the national plan and how they would improve the security of their assets and functions. These plans are to, among other things, describe how the sector will identify and prioritize its critical assets, including cyber assets, and define approaches the sector will take to assess risks and develop programs to protect these assets.

In October 2007, we reported that each critical infrastructure sector, to a varying degree, addressed key aspects of cyber security in its respective sector-specific plan.² As a whole, the plans addressed certain key aspects more comprehensively than they did others. To assist the sectors in securing their cyber infrastructure, we recommended that the Secretary of Homeland Security request that, by September 2008, the sector-specific agencies develop plans that address all of the key aspects.

² GAO, *Critical Infrastructure Protection: Sector-Specific Plans' Coverage of Key Cyber Security Elements Varies*, GAO-08-111 (Washington, D.C.: Oct. 31, 2007).

Results: Objective 1
Federal Legal Requirements within Critical Infrastructure Sectors for Securing IT Systems and Data

We identified at least 34 applicable federal requirements for securing privately owned IT systems and data, consisting of 1 law, 25 regulations, and 8 mandatory standards that pertain to 10 critical infrastructure sectors. Specifically, these requirements and the sectors they apply in are as follows:

- The one law applies in the drinking water and water treatment systems sector.
- The 25 regulations apply in 8 sectors:
 - · agriculture and food;
 - banking and finance;
 - chemical;
 - commercial;
 - energy;

³ We did not include the authorizing laws for the regulations and mandatory standards unless the law specifically references cyber security.

⁴ These requirements do not necessarily pertain to critical infrastructure IT systems and data. Further, these requirements do not necessarily apply to all of a sector's entities, require all of an entity's IT systems and data to be secure, or provide for comprehensive coverage of the polices and procedures necessary to ensure adequate security. Lastly, in the absence of a law, regulation, or mandatory standard in a particular sector there may be other mechanisms or motives for protecting privately owned IT systems and data

Results: Objective 1

Federal Legal Requirements within Critical Infrastructure Sectors for Securing IT Systems and Data

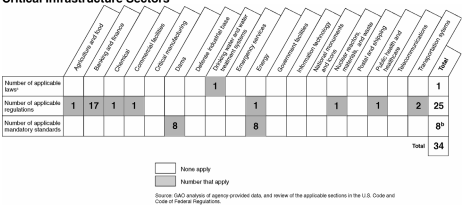
- nuclear reactors, materials, and waste;
- public health and healthcare; and
- transportation systems.
- The mandatory standards apply in the dams and energy sectors.

Results: Objective 1

Federal Legal Requirements within Critical Infrastructure Sectors for Securing IT Systems and Data

Figure 2 summarizes, by critical infrastructure sector, the federal law, regulations, and mandatory standards that have been identified by the agency officials responsible for overseeing each sector as including requirements for private entities to secure their IT systems and data.

Figure 2: Summary of Federal Legal Requirements for Securing Privately Owned IT Systems and Data within Critical Infrastructure Sectors



The number of applicable laws does not include the authorizing laws for the regulations and mandatory standards.

^bThe dams and energy sectors share a common set of 8 mandatory standards that are applicable to both sectors, but these standards are counted only once in this total

Results: Objective 1
Federal Legal Requirements within Critical Infrastructure Sectors for Securing IT Systems and Data

Consequently, while 10 sectors have these requirements, 8 do not; those sectors are

- critical manufacturing,
- defense industrial base,
- emergency services,
- government facilities,
- information technology,
- national monuments and icons,
- postal and shipping, and
- telecommunications.



Results: Objective 1
Federal Legal Requirements within Critical Infrastructure Sectors for Securing IT Systems and Data

The following slides briefly summarize the applicable law, regulations, and mandatory standards, and the sectors in which they apply. (A more detailed description by sector, including authorizing laws, regulatory citations, regulatory agencies, regulated entities, and the statutory and regulatory requirements, is provided in attachment 2.)



Results: Objective 1 Law

Applicable law and corresponding sector

There is one law applicable to the drinking water and water treatment systems sector that pertains to securing the sector's privately owned IT systems and data. The law is the Public Health Security and Bioterrorism Preparedness and Response Act of 2002,⁵ which required each community water system serving more than 3,300 people to conduct an assessment of its vulnerability to an intentional act meant to substantially disrupt its ability to provide a safe and reliable supply of drinking water.⁶ The vulnerability assessments were to include, but were not limited to, a review of electronic, computer, or other automated systems that are utilized by the public water system. The act also requires each community to prepare and/or revise and maintain an emergency response plan.

⁵ Section 401 of Title IV of the Public Health Security and Bioterrorism Preparedness and Response Act amends The Safe Drinking Water Act, which is title XIV of the Public Health Service Act.

⁶These assessments were to be completed and certified to the Environmental Protection Agency administrator prior to March 31, 2003, in the case of systems serving a population of 100,000 or more; December 31, 2003, in the case of systems serving a population of 50,000 or more but less than 100,000; or June 30, 2004, in the case of systems serving a population greater than 3,300 but less than 50,000.



Results: Objective 1

Regulations

Applicable regulations and corresponding eight sectors

There are 25 regulations, and they apply in 8 sectors as follows:

- 1 in agriculture and food;
- 17 in banking and finance;
- 1 in chemical;
- 1 in commercial facilities;
- 1 in energy;
- 1 in nuclear reactors, materials, and waste;
- 1 in public health and healthcare; and
- 2 in transportation systems.



Results: Objective 1

Regulations

One regulation applies in the agriculture and food sector:

It specifies the security requirements that electronic records and signatures must meet
to qualify as equivalent to paper records and signatures, and requires implementation
of controls to ensure the authenticity, integrity, confidentiality, and nonrepudiation of
electronic records.

Seventeen regulations apply in the banking and finance sector. Examples of requirements in these regulations include the following:

- Eight regulations establish standards for developing and implementing administrative, technical, and physical safeguards to protect customer information. They require regulated financial institutions to, among other things, have a written information security program designed to (1) ensure the security and confidentiality of customer records and information, (2) protect against any anticipated threats or hazards to the security or integrity of such information, and (3) protect against unauthorized access to or use of the information that would result in substantial harm or inconvenience to any customer. These regulations differ in which entities they apply to, and which agency has regulatory authority.
- One regulation requires the identification, assessment, and mitigation of IT security risks.



Results: Objective 1
Regulations

One regulation applies in the chemical sector:

It defines risk-based performance standards that chemical facilities must comply with if
they have been determined to present a high risk. Each covered facility must select,
develop in their site security plan, and implement risk-based measures designed to
deter cyber sabotage, including preventing unauthorized onsite or remote access to
critical process controls.

One regulation applies in the commercial sector:

 It establishes IT internal control standards for gaming operations on Indian land, including ensuring that physical and logical security measures are implemented and adhered to by personnel.



Results: Objective 1
Regulations

One regulation applies in the energy sector:

 This regulation requires any organization that has an outstanding loan made or guaranteed by the Department of Agriculture's Rural Utilities Service for the purpose of rural electrification, or that is seeking such financing, to perform a system security vulnerability and risk assessment, establish and maintain an Emergency Restoration Plan, and maintain records of the physical, cyber, and electrical condition and security of its electric system.

One regulation applies in the nuclear reactors, materials, and waste sector:

 It requires Nuclear Regulatory Commission licensees to design safeguards to defend against cyber attacks that could cause radiological sabotage. In addition, the commission issued orders that established requirements to meet this regulation, including requiring the development of a cyber security program at each nuclear plant.⁷

⁷ Commission officials stated that another regulation is being developed that they anticipate will include requirements for establishing a cyber security program, performing cyber security assessments, establishing incident response and recovery operations, and implementing a cyber security and awareness training program.



Results: Objective 1
Regulations

One regulation applies in the public health and healthcare sector:

• It requires the implementation of physical and technical safeguards to help protect and control access to electronic protected health information.

Two regulations apply in the transportation systems sector:

- The first requires covered persons⁸ to protect information designated by the Department of Homeland Security's Transportation Security Administration as "Sensitive Security Information" from unauthorized disclosure.
- The second requires control systems, including computer-based control systems, of liquefied natural gas facilities to be surrounded by protective enclosures.

⁸ Covered persons include, for example, those employed by, contracted to, or acting for DHS or the Department of Transportation, owners and operators of maritime facilities, and airport and aircraft operators.



Results: Objective 1
Mandatory Standards

Applicable mandatory standards and corresponding two sectors

Dams and energy sector entities are affected by the same eight mandatory standards that establish requirements intended to ensure the security of the electronic exchange of information used to support the reliability of the bulk power system. The requirements include

- establishing policies, plans, and procedures to safeguard physical and electronic access to control systems;
- training personnel on security matters;
- · reporting security incidents; and
- preparing to recover from cyber incidents.



As shown in figure 3 below, there are multiple types of enforcement mechanisms for the 34 federal requirements applying in the corresponding 10 sectors. These types include court injunctions, civil monetary penalties, criminal penalties, and administrative measures. These mechanisms are typically those that an agency uses to enforce regulations in general, and are not necessarily specific to the requirements for securing privately owned IT systems and data.

	Agriculture and food	Banking and finance																Chemical	Commercial facilities	Dams	Drinking water and water treatment systems	Energy Drinking water and water		Nuclear reactors, materials, and waste	Public health and healthcare	Transportation systems		
Types of enforcement mechanisms	21 CFR Part 11	12 CFR Part 30	12 CFR Part 364	12 CFR Part 570	12 CFR Part 208	12 CFR Part 225	12 CFR Part 748	17 CFR Part 248	16 CFR Part 314	12 CFR Part 1720	12 CFR Part 555	12 CFR Part 609	31 CFR Part 103	17 CFR Section 242.301	17 CFR Section 242.600	17 CFR Sections 240.6a-1 - 6a-4	17 CFR Sections 240.17a-1, 17a-3, 17a-4	17 CFR Section 240.19b-4	6 CFR Part 27	25 CFR Part 542	CIP 002-009	42 U.S.C. 300⊩2	7 CFR Part 1730	CIP 002-009	10 CFR Part 73	45 CFR Part 164	49 CFR Part 1520	49 CFH Part 193
Administrative orders																												
Dease and desist orders Densure	+								-																	-		_
Sensure Sivil or administrative action	+				-	_	_	_																				H
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The following slides briefly describe, by the pertinent 10 critical infrastructure sectors, examples of enforcement mechanisms that federal agency officials responsible for overseeing each sector have identified as the means for enforcing the 34 applicable federal requirements.



Results: Objective 2 Enforcement Mechanisms

Agriculture and food: The enforcement mechanisms for the sector's one applicable regulation are the Food and Drug Administration's general statutory enforcement mechanisms, including

- court injunction,
- · civil monetary penalty,
- · criminal monetary penalty, and
- imprisonment.

For example, the statutory Enforcement authority that would be used in enforcing the agriculture and food sector's regulation provides for a penalty of imprisonment for up to one year, a fine of up to \$1,000, or both.



Results: Objective 2 Enforcement Mechanisms

Banking and finance: The enforcement mechanisms for the sector's 17 applicable regulations include

- cease and desist orders;
- · civil monetary penalty;
- · criminal monetary penalty;
- limitations on activities, functions, and operations;
- · registration revocation; and
- termination of deposit insurance.

For example, the enforcement mechanisms for several of the sector regulations provide the potential for a civil monetary penalty against an enterprise of up to \$1 million per day that the enterprise is in violation, if it is found that the violation or conduct was done knowingly and caused, or would be likely to cause, a substantial loss to the enterprise.



Results: Objective 2 Enforcement Mechanisms

Chemical: The enforcement mechanisms for the sector's one applicable regulation include

- · civil monetary penalty and
- cease and desist order.

For example, a chemical facility can be fined up to \$25,000 per day that it is in violation of the regulatory requirements.



Commercial facilities: The enforcement mechanisms for the sector's one applicable regulation include

- · civil monetary penalty;
- limitations on activities, functions, and operations; and
- modification or termination of contract.

For example, for any violation, the tribal operator of an Indian game or a management contractor engaged in gaming can be fined up to \$25,000 per violation.



Dams: The enforcement mechanisms for the sector's eight applicable mandatory standards include

- · civil monetary penalty and
- limitations on activities, functions, and operations.

For example, each mandatory standard authorizes the North American Electric Reliability Corporation to place limitations on the activities, functions, and operations of a regulated entity that violates the standards by, for example, failing to perform a cyber vulnerability assessment at least annually.



Drinking water and water treatment systems: The enforcement mechanisms for the sector's law include

- administrative orders,
- civil monetary penalty, and
- court injunction.

For example, a community water system that did not conduct a system vulnerability assessment could be fined up to \$25,000 per violation.



Energy: The enforcement mechanisms for the sector's one applicable regulation include the release/non-release of loan funds, and for the eight applicable mandatory standards include

- · civil monetary penalty and
- limitations on activities, functions, and operations.

For example, a borrower of loans from the Department of Energy's Rural Utility Service may not receive loans if found in violation of the regulation.



Nuclear reactors, materials, and waste: The enforcement mechanisms for the sector's one applicable regulation include

- court injunction,
- civil monetary penalty,
- · cease and desist order,
- license modification order,
- suspension order, and
- · revocation order.

For example, an entity that violates the regulation could be fined up to \$100,000 per day per violation.



Public health and healthcare: The enforcement mechanisms for the sector's one applicable regulation include

- · criminal monetary penalty and
- imprisonment.

For example, a person who knowingly discloses individually identifiable health information, which is a violation of the underlying statute, may be fined up to \$50,000, imprisoned for up to 1 year, or both.



Transportation systems: The enforcement mechanisms for the sector's two applicable regulations include

- civil monetary penalty,
- criminal monetary penalty,
- imprisonment, and
- personnel actions.

For example, if person violates one of the regulations, the person can be fined up to \$100,000 for each violation.



In commenting on a draft of the briefing, the sector-specific agencies agreed with the information and provided technical comments, which we have incorporated into the briefing, as appropriate.



Our objectives were to

- 1. identify, for each critical infrastructure sector, the federal laws, regulations, and mandatory standards that pertain to securing that sector's privately owned information technology systems and data, and
- 2. identify enforcement mechanisms for each of the above laws, regulations, and mandatory standards.



To accomplish the first objective, we solicited information from the federal agencies responsible for overseeing each sector to identify the applicable requirements.

A law, regulation, or mandatory standard pertains to securing a private entity's information technology systems and data if it imposes a physical, administrative, or technical safeguard whose implementation would protect the security, confidentiality, or integrity of data or an IT system, or requires private entities to take certain security measures, such as conducting vulnerability or risk assessments, to identify security weaknesses in their IT systems. We did not include privately owned IT systems and data that are operated on behalf of an agency. In particular, our review did not include systems owned by contractors that are operated on behalf of federal agencies subject to governmentwide computer security and privacy requirements, such as the Federal Information Security Management Act of 2002, that require agencies (e.g. the Department of Defense) to ensure that contractors running agency IT systems meet federal information security requirements.



We reviewed, among other things, sections of the United States Code, the Code of Federal Regulations, and federal mandatory standards to confirm the requirements that were applicable for each sector. After reviewing each sector's specific laws, regulations, and mandatory standards, we requested clarification from the regulating agencies when we were unable to validate the applicability of the requirements. Where we could not reconcile our analysis with the agencies' interpretations, we reported the characterizations of the federal agencies since they implement and enforce the requirements.

To accomplish the second objective, federal agency officials responsible for enforcing the requirements identified in the first objective identified mechanisms and authorities available to the agencies and others to enforce compliance with these requirements. The mechanisms and authorities identified are examples of the enforcement mechanisms available to the agencies, and do not necessarily constitute a complete list. We verified the information provided by the agencies by analyzing the applicable sections of the United States Code, Code of Federal Regulations, and other appropriate sources.



We performed our work at federal agencies in the Washington, D.C., metropolitan area from November 2007 to July 2008. We conducted this audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings based on our audit objectives.



Attachment 2

Detailed List and Description of Federal Requirements for Securing IT Systems and Data by Sector

The following slides describe, by critical infrastructure sector, the federal laws, regulations, and mandatory standards that pertain to securing privately owned IT systems and data in each sector, as identified by the federal agencies responsible for overseeing each sector.



Table 2: Applicable Regulation in the Agriculture and Food Sector

Regulations	Regulator	Regulated entity	Requirements
21 CFR Sections 11.10,	Food and Drug Administration	FDA-regulated industries,	Specifies security requirements that must be implemented in order for
11.30, 11.200, 11.300	(FDA)	including certain foods, drugs,	electronic records and electronic signatures to qualify as equivalent to
		biologics, medical devices,	paper records and handwritten signatures. The regulated
(Authorizing laws:		veterinary products, cosmetics,	organizations must implement controls to ensure the authenticity,
21 U.S.C. 321-393)		and radiation-emitting	integrity, confidentiality, and non-repudiation of electronic records.
21 0.0.0. 021-090)		electronic products.	
			Examples of enforcement mechanisms: Civil monetary penalty, court
			injunction, criminal monetary penalty, imprisonment
			Enforcement authority: 21 U.S.C. 331, 21 U.S.C. 332, 21 U.S.C. 333

Source: Data provided by the FDA and GAO review of the applicable sections in the U.S. Code and Code of Federal Regulations.



Regulations	Regulator	Regulated entity	Requirements
Regulations 12 CFR Part 30 App. B (Authorizing laws: 15 U.S.C. 6801 and 6805(b) 15 U.S.C. 1681m(e) and 1681w 12 U.S.C. 1831p-1)	Regulator Office of the Comptroller of Currency	Regulated entity National banks and federal branches of foreign banks and any subsidiaries of such entities (except brokers, dealers, persons providing insurance, investment companies, and investment advisors).	Establish standards for developing and implementing administrative, technical, and physical safeguards to protect customer information. Require financial institutions to have a written information security program designed to (1) ensure the security and confidentiality of customer records and information; (2) protect against any anticipated threats or hazards to the security or integrity of such information; (3) protect against unauthorized access to or use of such information that would result in substantial harm or inconvenience to any customer; and (4) ensure the proper disposal of customer and consumer information. ^a Examples of enforcement mechanisms: Civil monetary penalty, cease and desist orders. Administrative actions enforceable via judicial
			proceedings Enforcement authority: 12 U.S.C. 1818(b), 1818(c), 1818(i); 12 U.S.C.
			1831p-1



Regulations	Regulator	Regulated entity	Requirements
12 CFR Part 570 App. B	Office of Thrift Supervision	Savings associations whose deposits are FDIC-insured,	See requirements on slide 47.
(Authorizing laws:		their subsidiaries and other	Examples of enforcement mechanisms: Civil monetary penalty, cease
15 U.S.C. 6801 and		entities under OTS supervision	and desist orders
6805(b)		(except brokers, dealers,	Enforcement authority: 12 CFR Sections 570.4 and 570.5, 12 U.S.C.
15 U.S.C. 1681m(e) and		persons providing insurance, investment companies, and	$1464(d),\ 12\ U.S.C.1818(a)(2),\ 1818(a)(8),\ 1818(b),\ 1818(c),\ 1818(i),$
1681w		investment advisors)	1831p-1
12 U.S.C. 1831p-1)		investment advisors)	



Regulations	Regulator	Regulated entity	Requirements
12 CFR Part 364 App. B (Authorizing laws: 15 U.S.C. 6801 and 6805(b))	Federal Deposit Insurance Corporation	Insured state nonmember banks, insured state licensed branches of foreign banks, and any subsidiaries of such entities (except brokers, dealers, persons providing insurance, investment companies, and investment	Examples of enforcement mechanisms: Civil monetary penalty, cease and desist orders, termination of deposit insurance Enforcement authority: 12 CFR Section 364 App. A, I, iv; 12 CFR Section 308.305; 12 U.S.C.1818(a)(2), 1818(a)(8), 1818(b), 1818(c), 1818(i), 1831p-1
17 CFR Section 248.30	Securities and Exchange Commission	advisers). Every broker, dealer, and investment company, and every investment adviser registered with the Securities and Exchange Commission.	See requirements on slide 47.
(Authorizing laws: 15 U.S.C. 6801 and 6805(b) 15 U.S.C. 1681m(e) and 1681w 12 U.S.C. 1831p-1)			Examples of enforcement mechanisms: Civil monetary penalty, cease and desist orders, civil injunctive orders Enforcement authority: 15 U.S.C. 6805; 15 U.S.C. 780, 78u, 78u-2, and 78u-3; 15 U.S.C. 80a-9 and 80a-41; 15 U.S.C. 80b-3 and 80b-9.



Regulations	Regulator	Regulated entity	Requirements
12 CFR Part 225, App. F	Federal Reserve Board	Bank holding companies, including financial holding	See requirements on slide 47.
(Authorizing laws:		companies, and the U.S.	Examples of enforcement mechanisms: Civil monetary penalty, cease
15 U.S.C. 6801 and		operations of foreign banking	and desist orders
6805(b)		organizations.	Enforcement authority: 12 U.S.C. 1818(b), 1818(c), 1818(i), and
15 U.S.C. 1681m(e) and			1831p-1
1681w			
12 U.S.C. 1831p-1)			



Regulations	Regulator	Regulated entity	Requirements
12 CFR Section 208,	Federal Reserve Board	State chartered banks that are	See requirements on slide 47.
App. D-2		members of the Federal	
		Reserve System.	Examples of enforcement mechanisms: Civil monetary penalty, ceas
(Authorizing laws:		12 CFR Section 211.24:	and desist orders
15 U.S.C. 6801 and		Offices of foreign banks	Enforcement authority: 12 U.S.C. 1818(b), 1818(c), 1818(i), and
6805(b)		12 CFR Section 211.5: Edge	1831p-1
15 U.S.C. 1681m(e) and		Act corporations and	
1681w		agreement corporations.	
12 U.S.C. 1831p-1)		12 CFR Section 222.83: State	
,		member banks, branches and	
		agencies of foreign banks,	
		commercial lending companies	
		owned or controlled by foreign	
		banks, and Edge Act	
		corporations and agreement	
		corporations.	



Regulations	Regulator	Regulated entity	Requirements
12 CFR Section 748.0	National Credit Union Administration	Federally insured credit unions.	See requirements on slide 47.
(Authorizing laws:			Examples of enforcement mechanisms: Civil monetary penalty, cease
15 U.S.C. 6801 and			and desist orders, termination of deposit insurance
6805(b)			Enforcement authority: 12 CFR Section 747.0, 12 U.S.C. 1786
15 U.S.C. 1681m(e) and 1681w			
12 U.S.C. 1751)			
16 CFR Section 314.3, 314.4	Federal Trade Commission	All financial institutions over which the Federal Trade Commission has jurisdiction	Require financial institutions to develop, implement, and maintain a comprehensive written information security program that contains administrative, technical, and physical safeguards that are appropriate
(Authorizing laws:		under the Gramm-Leach-Bliley	to the size and complexity of the entity, the nature and scope of its
15 U.S.C. 6801 and		Act.	activities, and the sensitivity of any customer information these
6805(b))			institutions handle. In addition, financial institutions are responsible for
			taking steps to ensure that their affiliates and service providers safeguard customer information that they handle.
			Examples of enforcement mechanisms: Civil and administrative action
			A wide range of remedies is available in either form; for example,
			courts may order restitution and disgorgement.
			Enforcement authority: 15 U.S.C. 45, 53(b), 6805(b)



Regulations	Regulator	Regulated entity	Requirements
12 CFR Section 555.210	Office of Thrift Supervision	Federal savings associations providing products and	Sets forth requirements for Federal savings associations that provide products and services through electronic means.
(Authorizing laws:		services through electronic	Requires these financial institutions to identify, assess, and mitigate
12 U.S.C. 1462a,		means.	risks, and prevent unauthorized access to information.
1463(a)(c) 1464(d), 1467(g))			Examples of enforcement mechanisms: Civil monetary penalty, cease and desist order
			Enforcement authority: 12 U.S.C. 1818(b), 1818(j), 12 U.S.C. 1464(d) 12 U.S.C. 1831p-1
12 CFR Section 1720, App.	Office of Federal Housing	Federal National Mortgage	Contain policy guidance that establishes standards for Fannie Mae
С	Enterprise Oversight	Association and the Federal Home Loan Mortgage	and Freddie Mac concerning administrative, technical, and physical safeguards to ensure the security, confidentiality, and integrity of
(Authorizing law:		Corporation, otherwise	information.
12 U.S.C. 4501 et seq)		respectively known as Fannie	
		Mae and Freddie Mac.	Examples of enforcement mechanisms: Civil monetary penalty, cease and desist proceedings
			Enforcement authority: 12 U.S.C. 4631(c) and (d), 12 U.S.C. 4636



Regulations	Regulator	Regulated entity	Requirements
31 CFR Sections 103.100, 103.110	Department of the Treasury	31 CFR Section 103.100: Financial institutions described in 31 U.S.C. 5312(a)(2).	Require each financial institution to maintain adequate procedures, as established in 15 U.S.C. 6801 and applicable regulations issued thereunder, to protect the security and confidentiality of requests from
(Authorizing law: 31 U.S.C. 5311 Note)		31 CFR Section 103.110: Financial institutions described in 31 U.S.C. 5312(a)(2) that	the Financial Crimes Enforcement Network for information under this section regarding terrorist activity or money laundering.
		are required to establish and maintain an anti-money-laundering program, or are treated as having satisfied the requirements of 31 U.S.C. 5318(h)(1).	Examples of enforcement mechanisms: Civil monetary penalty, criminal monetary penalty, court injunction Enforcement authority: 31 U.S.C. 5320, 5321, 5322
17 CFR Section 242.301(b)(6) (Authorizing laws:	Securities and Exchange Commission	Alternative trading systems that meet or exceed 20 percent of nationwide securities trading volume under Section 301(b)(6) of 17	Requires alternative trading systems that meet or exceed 20 percent of nationwide securities trading volume to meet standards regarding capacity, security, and resiliency under the Automation Review Program.
15 U.S.C. 78c, 78e, 78f, 78k-1, 78o, 78q(a), 78q(b), 78s(b), 78w(a), and 78mm.)		CFR Section 242.300 et seq.	Examples of enforcement mechanisms: Civil monetary penalty, revocation of registration, censure, suspension or limitation of activities, cease-and-desist orders Enforcement authority: 15 U.S.C. 78s(h), 15 U.S.C. 78u-3.



Regulations	Regulator	Regulated entity	Requirements
17 CFR Sections 242.600 et seq.	Securities and Exchange Commission	Exchanges, clearing agencies, and broker-dealers.	Authorizes the Commission to maintain fair and orderly markets and adopt rules to establish a national market system. Pursuant to Section 11A, the Commission adopted the Automation Review Policies, which
(Authorizing law:			establish a voluntary framework for the national securities exchanges
15 U.S.C 78k-1)			and national securities associations to establish comprehensive planning and assessment programs to determine systems capacity and vulnerability. (For additional information see table note 'b' on slide 58.)
			Examples of enforcement mechanisms: Revocation or suspension of registration; censure; limitation of activities, functions, and operations; cease and desist orders
			Enforcement authority: 15 U.S.C 78s(h), 17 CFR Section 240.19h-1, 15 U.S.C. 78u(C).



Regulations	Regulator	Regulated entity	Requirements
17 CFR Sections 240.6a-1-	Securities and Exchange	National securities exchanges	Require exchanges to be so organized, and have the capacity to be
6a-4	Commission		able to carry out the purposes of the Exchange Act, and require exchanges to file reports with the Commission. Securities Exchange
(Authorizing law:			Commission officials stated that this includes requiring exchanges to
15 U.S.C 78f)			maintain adequately secure IT systems to meet the Exchange Act requirements, and to maintain security of IT systems to ensure the
			accuracy of the reports filed with the Commission.
			Examples of enforcement mechanisms: Revocation or suspension of registration; censure; limitation of activities, functions, and operations; cease and desist orders
			Enforcement authority: 15 U.S.C 78s(h), 17 CFR 240.19h-1, 15 U.S.C 78u(c)



Regulations	Regulator	Regulated entity	Requirements
17 CFR Section 240.19b-4	Securities and Exchange Commission	Exchanges and clearing agencies.	Requires the national securities exchange and national securities associations to file proposed rule changes with the commission.
(Authorizing law: 15 U.S.C 78s(b))			According to Securities and Exchange Commission officials, proposed rule changes filed under Section 19(b) of the Exchange Act and rules thereunder often contain information that relates directly to IT security, such as a description of a new trading system or trading algorithm. This information helps the Commission staff prevent disruptions to the nation's securities markets by identifying potential system vulnerabilities.
			Examples of enforcement mechanisms: Revocation or suspension of registration; censure; limitation of activities, functions, and operations; cease and desist orders
			Enforcement authority: 15 U.S.C 78s(h); 17 CFR Section 240.19h-1; 15 U.S.C. 78u(c)



Regulations	Regulator	Regulated entity	Requirements
17 CFR Sections 240.17a- 1, 17a-3, 17a-4	Securities and Exchange Commission	Every national securities exchange, national securities association, registered clearing	Establish requirements for all exchanges, clearing agencies, and broker-dealers to make and keep records of all documents, and provide these records to the Securities Exchange Commission during
(Authorizing law: 15 U.S.C 78q-1)		agency, and the Municipal Securities Rulemaking Board,	inspections and otherwise.
		and every member of a national securities exchange who transacts a business in securities directly with others than members of a national securities exchange, and every broker or dealer who transacts a business in securities through the medium of any such member.	Examples of enforcement mechanisms: Revocation or suspension of registration; censure; limitation of activities, functions, and operations cease and desist orders Enforcement authority: 15 U.S.C 78s(h); 17 CFR Section 240.19h-1; 15 U.S.C. 78u(c)



Attachment 2

Banking and Finance Sector

Regulations	Regulator	Regulated entity	Requirements
12 CFR Sections 609.930,	Farm Credit Administration	Farm Credit System	Requires Farm Credit System institutions to adopt e-commerce
609.940, 609.945		Institutions, which include a	policies and procedures to ensure the institution's safety and
		network of cooperatively	soundness. These policies and procedures must address, when
(Authorizing law:		organized banks and	applicable, the security and integrity of System Institution and
12 U.S.C. 2001 et seq.)		associations that are owned	borrower data, and intrusion detection and management.
12 0.3.0. 2001 et seq.)		and controlled by their borrowers.	Requires institutions' internal systems and controls to provide
			reasonable assurances that System institutions will prevent and detect
			material deficiencies on a timely basis.
			Examples of enforcement mechanisms: Civil monetary penalty; cease
			and desist proceedings, including suspension or removal of directors
			or officers; and administrative actions enforceable via judicial
			proceedings
			Enforcement authority: 12 U.S.C. 2261–2269; 12 CFR Part 622

Source: Data provided by the Board of Governors of the Federal Reserve System, the Department of the Treasury, the Federal Deposit Insurance Corporation, the Federal Trade Commission, the National Credit Union Administration, the Office of the Comptroller of the Currency, the Office of Federal Housing Enterprise Oversight, the Office of Thrift Supervision, the U.S. Securities and Exchange Commission, and the Farm Credit Administration; and GAO review of the applicable sections in the U.S. Code and Code of Federal Regulations.

*According to agency officials, the Office of the Comptroller of Currency, the Office of Thrift Supervision, the Federal Deposit Insurance Corporation, and Board of Governors of the Federal Reserve System also may enforce standards set forth in supervisory guidance, such as the Information Security Handbooks issued under the auspices of the Federal Financial Institutions Examination Council, if the failure to comply with the guidance is an unsafe and unsound banking practice.

^b According to Security Exchange Commission officials, in addition to the previous two regulations, Sections 6(b)(1) and 11A(a)(1) of the Securities Exchange Act of 1934 authorize the Commission to maintain fair and orderly markets and ensure that exchanges are able to carry out the purposes of the Exchange Act. Pursuant to that authority, the Commission's Division of Trading and Markets conducts an inspection program, the Automation Review Program, which focuses on, among other items, the IT security of the organized markets and clearing organizations. Under the Automation Review Program, the Division conducts inspections of the markets and clearing organizations to determine whether those organizations meet ever-evolving industry standards regarding IT security.



Table 4: Applicable Regulation in the Chemical Sector

Regulations	Regulator	Regulated entity	Requirements
6 CFR Sections 27.215,	Department of Homeland	Chemical facilities determined	Require every covered facility to satisfy the risk-based performance
27.225, 27.230, 27.235,	Security (DHS)	by the Assistant Secretary for	standards identified in the regulation. a
27.240, 27.245		Infrastructure Protection, DHS,	
(Authorizing law: Pub. L. No. 109-295, sec.		or his designee, to present high levels of security risk, or a facility that the Assistant	Each covered facility must select, develop in its site security plan, and implement, risk-based measures designed to deter cyber sabotage, including preventing unauthorized onsite or remote access to critical
550)		Secretary has determined is presumptively high risk.	process controls, such as supervisory control and data acquisition systems, critical business systems, and other sensitive computerize systems.
			Examples of enforcement mechanisms: Order assessing civil
			monetary penalty, order to cease operation b
			Enforcement authority: 6 CFR Section 27.300

Source: Data provided by DHS and GAO review of the applicable sections in the U.S. Code and Code of Federal Regulations.

^a According to DHS officials, these risk-based performance standards have not been finalized by DHS or submitted to the Office of Management and Budget for approval, and therefore are not yet enforceable.

^bTo ensure compliance, the regulation also allows DHS to review and approve security vulnerability assessments and site security plans. DHS is also authorized to conduct inspections and audits.



Table 5: Applicable Regulation in the Commercial Facilities Sector

Regulations	Regulator	Regulated entity	Requirements
25 CFR Section 542.16	National Indian Gaming	Gaming operations on Indian	Establishes information technology internal control standards for
	Commission, Department of	land.	gaming operations on Indian land. It requires management to take an
(Authorizing laws:	the Interior		active role in ensuring that physical and logical security measures are
25 U.S.C. 2702, 2706)			implemented, maintained, and adhered to by personnel, and requires
23 0.3.0. 2702, 2700)			incompatible duties to be adequately segregated and monitored.
			Examples of enforcement mechanisms: Civil monetary penalty,
			temporary closure of game, permanent closure, modification or
			termination of any management contract
			Enforcement authority: 25 U.S.C. 2713, 25 CFR Section 542.3 a

Source: Data provided by DHS and the Federal Deposit Insurance Corporation, and GAO review of the applicable sections in the U.S. Code and Code of Federal Regulations.

^a The regulation also provides for Certified Public Accountant testing as well as Commission enforcement action (after notice to Tribe and Tribal gaming regulatory authority, and opportunity for corrective action).



Table 6: Applicable Mandatory Standards in the Dams Sector

Mandatory Standards	Regulator	Regulated entity	Requirements
Reliability Standards	Federal Energy Regulatory	Reliability coordinators;	Establishes requirements to help ensure the security of the electronic
CIP 002-009	Commission	balancing and interchange authorities; transmission	exchange of information that is needed to support the reliability of the bulk power system, and to help prevent unauthorized physical or
(Authorizing law:		service providers, owners, and	electronic access to critical cyber assets, The eight standards require
,		operators; generator owners	certain users, owners, and operators of the bulk power system to
16 U.S.C. 824o)		and operators; load serving	establish policies, plans, and procedures to safeguard physical and
		entities; the North American	electronic access to control systems; identify and protect critical cyber
		Electric Reliability Corporation;	assets; train personnel on security matters; report security incidents;
		and regional reliability	and be prepared to recover from a cyber incident.
		organizations.	
		-	Examples of enforcement mechanisms: Civil monetary penalty,
			sanctions, and remedial actions, including limitations on activities,
			functions, and operations
			Enforcement authority: 16 U.S.C. 824o and the North American
			Electric Reliability Corporation Rules of Procedure, Appendix 4B
			Sanction Guidelines as approved by the Federal Energy Regulatory
			Commission.

Source: Data provided by DHS and GAO review of the applicable sections in the U.S. Code and Code of Federal Regulations.

Drinking Water and Water Treatment Systems Sector

Table 7: Applicable Law in the Drinking Water and Water Treatment Systems Sector

Laws	Regulated entity	Requirements
42 U.S.C. 300i-2	Community water systems serving more than 3,300 people.	Required each community water system to conduct an assessment of the vulnerability of its system to a terrorist attack or other intentional acts intended to substantially disrupt the ability of the system to provide a safe and reliable supply of drinking water. The law required these assessments to be submitted to the U.S. Environmental Protection Agency. The vulnerability assessments were to include, but were not limited to, a review of electronic, computer, or other automated systems which are utilized by the public water system. Required each regulated system to prepare or revise an emergency response plan based on the
		results of their vulnerability assessments. Each regulated system had to certify in writing to the Environmental Protection Agency that its emergency response plan was completed. ^a
		Examples of enforcement mechanisms: Civil monetary penalty, administrative orders, court injunction Enforcement authority: 42 U.S.C. 300g-3

Source: Data provided by the Environmental Protection Agency and GAO review of the applicable sections in the U.S. Code and Code of Federal Regulations.

^a These assessments were to be completed by March 31, 2003, in the case of systems serving a population of 100,000 or more; December 31, 2003, in the case of systems serving a population of 50,000 or more but less than 100,000; or June 30, 2004, in the case of systems serving a population greater than 3,300 but less than 50,000.



Table 8: Applicable Regulations in the Energy Sector

Regulations	Regulator	Regulated entity	Requirements
7 CFR Sections 1730.20, 1730.21, 1730.22, 1730.27, 1730.28	U.S. Department of Agriculture's Rural Utilities Service	All electric borrowers, * including both distribution borrowers and power supply borrowers.	Requires each electric borrower to perform a system security vulnerability and risk assessment; establish and maintain an Emergency Restoration Plan; and maintain records of the physical, cyber, and electrical condition and security of its electric system.
(Authorizing laws: 42 U.S.C. 5195c(e) 7 U.S.C. 901 et seq., 1921			Examples of enforcement mechanisms: Release/non-release of loan funds pending verification of an Emergency Restoration Plan Enforcement authority: 7 CFR Sections 1730.2, 1730.20, 1730.21.
et seq., 6941 et seq.)			1730.22, 1730.25, 1730.26

Source: Data provided by the Department of Agriculture; and GAO review of the applicable sections in the U.S. Code and Code of Federal Regulations.

^a A borrower is any organization that has an outstanding loan made or guaranteed by the Rural Utilities Service for rural electrification, or that is seeking such financing.



Table 9: Applicable Mandatory Standards in the Energy Sector

Mandatory Standards	Regulator	Regulated entity	Requirements
Reliability Standards	Federal Energy Regulatory	Reliability coordinators;	These requirements are the same for the standards detailed in the
CIP 002-009	Commission	balancing and interchange authorities; transmission	dams sector, which is on slide 62.
(Authorizing law:		service providers, owners, and	Examples of enforcement mechanisms: Civil monetary penalty,
16 U.S.C. 824o)		operators; generator owners and operators; load serving	sanctions, and remedial actions, including limitations on activities, functions, and operations
		entities; the North American	Enforcement authority: 16 U.S.C. 824o and the North American
		Electric Reliability Corporation;	Electric Reliability Corporation Rules of Procedure, Appendix 4B
		and regional reliability	Sanction Guidelines as approved by the Federal Energy Regulatory
		organizations.	Commission.

Source: Data provided by the Department of Energy, DHS, and the Department of Agriculture; and GAO review of the applicable sections in the U.S. Code and Code of Federal Regulations.

Nuclear Reactors, Materials, and Waste Sector

Table 10: Applicable Regulation in the Nuclear Reactors, Materials, and Waste Sector

Regulations	Regulator	Regulated entity	Requirements
10 CFR Section 73.1	Nuclear Regulatory Commission	Entities authorized to conduct activities under a license	Requires licensees to design safeguards to defend against specified threats, including cyber attacks, that could cause radiological
(Authorizing laws:		issued by the Nuclear	sabotage, and to prevent the theft or diversion of formula quantities of
42 U.S.C 10155, 10161)		Regulatory Commission.	special nuclear material.
			Subsequent Nuclear Regulatory Commission orders revised the
			specified threats; added additional requirements, including requiring
			nuclear power plants to identify digital systems that are critical to the
			operation of the facility and to identify potential consequences to the
			facility if these systems are affected; and established requirements for
			the development of a cyber security program at each nuclear plant.*
			Examples of enforcement mechanisms: Civil monetary penalty,
			injunction or other court order, license modification order, suspension
			order, revocation order, cease and desist orders
			Enforcement authority: 10 CFR Section 73.80, 73.81, Atomic Energy
			Act of 1954, as amended.

Source: Data provided by DHS and GAO review of the applicable sections in the U.S. Code and Code of Federal Regulations.

"According to Nuclear Regulatory Commission officials, new regulations that pertain to securing privately owned IT systems and data are in the rulemaking process. If promulgated, they are meant to revise 10 CFR 73.1. The regulations are intended to establish requirements for establishing a cyber security program, including performing a cyber-security assessment, incident response and recovery operations, implementing protective strategies, and implementing a cyber security and awareness training program. The Nuclear Regulatory Commission expects to present the proposed regulations to their Executive Board in September 2008, and the final rulemaking to occur in early 2009.

Public Health and Healthcare Sector

Table 11: Applicable Regulation in the Public Health and Healthcare Sector

Regulations	Regulator	Regulated entity	Requirements
45 CFR Sections 164.306,	Department of Health and	Health plans, health care	This regulation requires the implementation of physical and technical
164.310, 164.312, 164.314	Human Services	clearinghouses, and health	safeguards to help protect electronic protected health information and
		care providers who transmit	control access to it.
(Authorizing Law: 42 U.S.C.		any health information in	
1320d-2)		electronic form.	Examples of enforcement mechanisms: Criminal monetary penalty, imprisonment
			Enforcement authority: 42 U.S.C. 1320d-5, 1320d-6

Source: Data provided by the Department of Health and Human Services and GAO review of the applicable sections in the U.S. Code and Code of Federal Regulations.



Table 12: Applicable Regulations in the Transportation Systems Sector

Regulations	Regulator	Regulated entity	Requirements
49 CFR Section 1520.9	Department of Homeland	All covered persons ^a whom	Requires covered persons to take reasonable steps to safeguard
	Security, Transportation	have access to Sensitive	Sensitive Security Information from unauthorized disclosure.
(Authorizing law:	Security Administration	Security Information. ^b	
49 U.S.C. 114(s))			Examples of enforcement mechanisms: Civil monetary penalty,
			personnel actions
			Enforcement authority: 49 CFR Section 1520.17
49 CFR Section 193.2905	Department of Transportation	Liquefied natural gas facilities	Requires control systems, including IT control systems, of liquefied
		used in the transportation of	natural gas facilities to be surrounded by a protective enclosure.
(Authorizing laws:		gas by pipeline.	
49 U.S.C. 60102, 60103)			Examples of enforcement mechanisms: Civil monetary penalty,
			criminal monetary penalty, imprisonment
			Enforcement authority: 49 U.S.C. 60122, 60123

Source: Data provided by DHS and GAO review of the applicable sections in the U.S. Code and Code of Federal Regulations.

^aCovered persons include public and private sector employees including those employed by, contracted to, or acting for DHS or the Department of Transportation, owners and operators of maritime facilities, and airport and aircraft operators.

The regulation defines Sensitive Security Information as information obtained or developed in the conduct of security activities, and the disclosure of which the Transportation Security Administration has determined would (1) constitute an unwarranted invasion of privacy, (2) reveal trade secrets or privileged or confidential information, or (3) be detrimental to the security of transportation.