BASELINE INFORMATION SECURITY STANDARDS: AN AUDIT PERSPECTIVE

Presented to:

Computer Security and Privacy Advisory Board

By:

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PRESENTATION OUTLINE

- Information Security Risks
- Statutory Framework
- Program Level Security Standards
- Information Security Program Assessment Matrix
- System Level Security Standards
- Information System Assessment Matrix
- Summary

INFORMATION SECURITY RISKS

- Loss or Misuse of Resources
- Unauthorized Access to or Release of Sensitive Information
- Disruption of Critical Operations
- Inadvertent or Intentional Modification or Destruction of Data
- Embarrassment

INFORMATION SECURITY RISKS

- Complexity and interconnectivity
- Speed and accessibility
- Standardization
- Physical threats
- Availability of hacking tools
- Exclusive reliance on computer controls
- Expectations

INFORMATION SECURITY RISKS

- Audits and Evaluations
 - Increasingly important aspect of management control
 - Critical to ensuring confidentiality, integrity and availability of information
 - Difficult to perform financial or performance audits without considering information security (Audit Standards)
 - Government Information Security Reform Act

- Government Information Security Reform FY 2001 DOD Authorization Act
 - Promotes information security as an integral part of business operations
 - Requires information security program and plan practiced throughout system life cycle
 - Focuses on training, incident response, internal monitoring, and independent external evaluation

- OMB identified six common weaknesses
 - Senior Management Attention
 - Performance Measurement
 - Security Education and Awareness
 - Funding and Integrating Security into Capital Planning and Investment Control
 - **■** Contractor Security
 - Intrusion Detection/Incident Response
- Next report due September 16, 2002

- H.R. 3844, Federal Information Security Management Act of 2002
 - Defines "Information Security" in terms of integrity, confidentiality and availability
 - Requires agency-wide information security program, including other agencies, contractors, and "sources"
 - Continued emphasis on risk assessment and costeffectiveness
 - Compliance with security standards and guidelines

- Sets milestones for submission of National Institute of Standards and Technology (NIST) standards, guidelines and minimum information security requirements to OMB
 - Categorization of information and systems
 - Detection and response to security incidents
- Establishes within NIST an Office of Information Security Program
- Establishes Information Security AdvisoryBoard

- Annual independent evaluations by Inspectors General starting March 1, 2003
 - Performed in accordance with Government Auditing Standards

PROGRAM LEVEL SECURITY STANDARDS

■ OMB Circular A-130 Defines Adequate Security:

"Security commensurate with the risk and magnitude of harm resulting from the loss, misuse, or unauthorized access to or modification of information. This includes assuring that systems and applications used by the agency operate effectively and provide appropriate confidentiality, integrity, and availability, through the use of cost effective management, personnel, operational and technical controls."

PROGRAM LEVEL SECURITY STANDARDS

■ OMB Circular A-123 Discusses Reasonable Assurance:

"Management controls must provide reasonable assurance that assets are safeguarded against waste, loss, unauthorized use, and misappropriation. Management controls developed for agency programs should be logical, applicable, reasonably complete, and effective and efficient in accomplishing management objectives."

PROGRAM LEVEL SECURITY STANDARDS

- OIG Evaluated Establishment and Implementation of Management Controls
- Three Assurance Categories
 - Reasonable Assurance: Management controls provide reasonable, but not absolute, assurance of adequate security
 - Limited Assurance: Management controls partially effective but do not provide reasonable assurance of adequate security
 - No Assurance: No assurance of adequate security

INFORMATION SECURITY PROGRAM ASSESSMENT MATRIX

Assessment of the FDIC's Information Security Program 2001 - 2002							
	2001		2002				
Management Control Areas	Rating for Establish- ment of Controls	Rating for Implement- ation of Controls	Rating for Establish- ment of Controls	Rating for Implement- ation of Controls			
Risk Management (OMB Question C.1)	Reasonable	Limited					
Systems Security (OMB Question D.1)	Limited	Limited					
Security Training (OMB Question D.1)	Limited	None					
Incident Response Reporting (OMB Question B.5)	Limited	Limited					
Capital Planning and Investment Control (OMB Question D.3)	Limited	None					

INFORMATION SECURITY PROGRAM ASSESSMENT MATRIX

	2001		2002	
Management Control Areas	Rating for Establish- ment of Controls	Rating for Implement- ation of Controls	Rating for Establish- ment of Controls	Rating for Implement- ation of Controls
Protection of Critical Assets (OMB Question B.4)	Limited	Limited		
Performance Measurement (OMB Question B.2)	None	None		
Integration of Activities (OMB Question B.3)	Limited	Limited		
Contractor/External Security (OMB Question C.2 and D.2)	Not Rated	Not Rated		
Responsibilities and Authority (OMB Question B.1)	(Not applicable)			
Overall Assessment	(Limited)			

SYSTEM LEVEL SECURITY STANDARDS

- OMB Circular A-130, Appendix III
 - Security of Federal Automated Information Resources
- NIST Special Publication 800-26
 - Security Self-Assessment Guide of Information Technology Systems
- GAO Federal Information System Control Audit Manual
- Statutes, Regulations, and Other Guidance

SYSTEM LEVEL SECURITY STANDARDS

■ OMB Circular A-130

- Assignment of SecurityResponsibilities
- Security Planning and Review
 - Rules of Behavior
 - Training
 - Personnel Controls
 - Incident Response
 - Continuity of Support
 - **■** Technical Security
 - System Interconnection
- Authorization to Process

GAO FISCAM

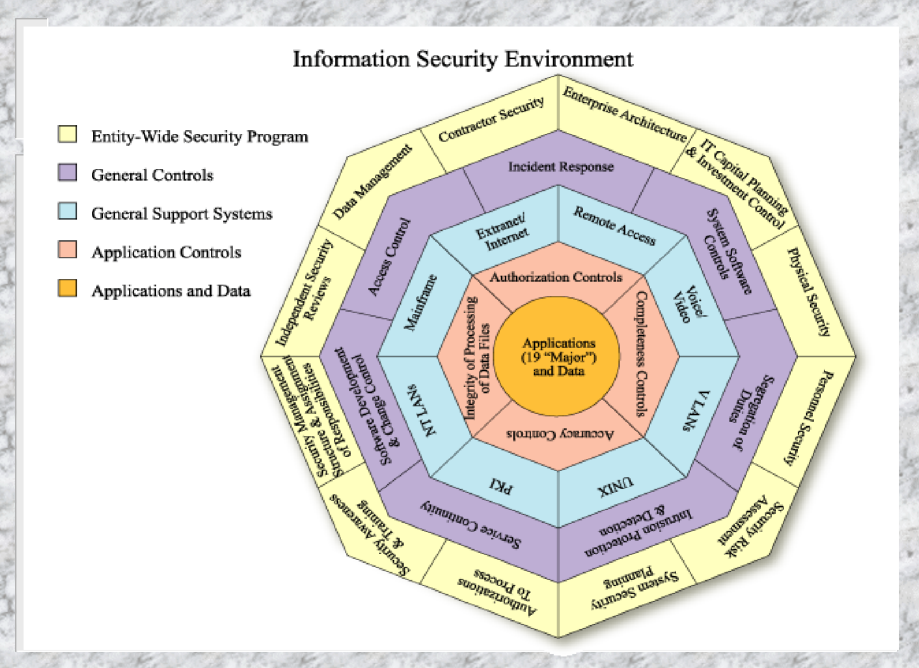
- Segregation of Duties
- Service Continuity
- Software Development and Change Control
- Access Control
- System Software Controls

SYSTEM LEVEL SECURITY STANDARDS

- OMB Circular A-130
 - Enterprise Architecture
 - Capital Planning and Investment Control Process

■ GAO FISCAM

Entity-WideInformation SecurityProgram



SYSTEM LEVEL SECURITY MATRIX

- Together with Color-Coding, Focuses Attention on Security Issues
- Reflects Interrelated Nature of Security Challenge
- Identifies Gaps in Coverage
- Valuable in Risk Assessments

SYSTEM LEVEL SECURITY MATRIX

- Depth of Coverage in Each Area
 - For Example: Security Risk Assessment
 - Classification of Information Resources
 - Identification of Major Applications
 - Security Planning
 - Security Reviews
 - Authorization of Processing
 - Assignment of Security Responsibility

SUMMARY

- GISRA Lessons Learned
 - Partnership with the Chief Information Officer
 - Multi-year, Top-Down Approach
 - Program Management Philosophy
 - Focus on Business Operations
 - Emphasis on Long-Term Solutions, not Quick Fixes
 - Development of OIG Capabilities

SUMMARY

CAUTIONS

- Proliferation of Guidance
 - Regulatory Requirements
 - Federal and Commercial Security Assessment Tools
 - Other Publications
- Overlapping Review Coverage
 - Impact on CIO Resources and Operations