Submitted by:	
Date:	

#	Organization	Commentor	Туре	Page	Line #	Section	Comment (Include rationale for	Suggested change
			,.	#			comment)	
				1 or 11	95-99 or		*There are several important steps missing for	Apply simple approach to Get Started.
					409-436		companies to Get Started ( <b>bolded</b> ).	*Missing critical steps- Page 1 (bolded)
							*The concept of Scope is importantidentify	Step 1: Identify - <b>Determine [scope] what</b>
							what assets the Framework applies to,	critical infrastructure to protect;
							specifically reference the use of a risk	Step 2: Self-Assessment - Assess current
							management approach and development of a	cybersecurity posture (using Security Index
							list of risks (risk register).	or ES-C2M2);
							*Developing a roadmap and investment	Step 3: Conduct a Risk Assessment - Use one
							strategy, obtaining executive-level buy-in and	of the mentioned risk management approaches
							funding, and ensuring Continuous	(ISO 31000, NIST 800-39, etc.) or the simple
							Improvement are also important steps to Get	risk management process Phil lists in the Risk
							Started.	Management process suggestion below to
								develop a Risk Register);
								Step 4: Create Targets - Identify and prioritize
								opportunities for improvement utilizing risk
								management approach above and associate
								risks with Target objectives next to each of the
								5 Framework Functions;
								Step 5: Planning and Alignment - Assess
								progress toward the target state. <b>Develop</b>
								roadmap and investment strategy and foster
								communications among [and buy in from]
								internal and external stakeholders (senior
								executives and Board).;
								Step 6: Implement Action Plan.;
	1							Step 7: Ensure Continuous Improvement

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2		3	174-179	(NIST 800-39, ISO 31000, etc.) are not trivial and providing a simple risk management approach will help many Get Started.  * The 5 Step Risk Management Process is a very basic, but common approach to risk management that will help progress security decision making and help with prioritization.	Provide simple risk management process to Get Started in the Framework document. Suggested entry 5 Step Risk Management Process: Step 1 - Identify risks Step 2 - Prioritize list of risk findings (Risk Register) and determine if you need to Remove, Reduce, Transfer, or Accept the risk Step 3 - Establish security roadmap towards addressing identified risks Step 4 - Obtain executive level approval and funding for roadmap Step 5 - Continuously assess program using Security Index
3		7-8, 9-10	281- 306, 321-389	*Aligned with most consultant/audit security program assessments and uses CMM *Use constructive, non-regulatory language like Security Index where we can set our own Goals or Targets *ES-C2M2 uses similar approach (embedded to assess each MIL)Not implemented, Partially implemented, Largely implemented, Fully implemented, and Achievedfound in the ES-C2M2_Self-Evaluation_Toolkit_2of2.zip in the ES-C2M2 Report Builder spreadsheet *Tiers and Profiles is a confusing and NEW construct. We can move to this in CSF version 2.0, but let's not start here. No one raised their hands in the Raleigh workshop when we polled the group "Do you know how to use Tiers and Profiles?" *Suggest that NIST use a SurveyMonkey to continue to broadly poll this question. *Security [Capability Maturity Model] Index is a simple construct and broadly used already without people knowing they're using it, they just are.	*Offer options for a simple Self-Assessment (e.g. Security (CMM) Index and ES-C2M2). *Use CMM/CMMI as a simple self- assessment methodology for the CSF 5 Functions and associated charts/graphs SCMMI Index 1 - Initial / Ad-hoc - Not Implemented SCMMI Index 2 - Repeatable / Managed (Risk Informed) - Partially Implemented SCMMI Index 3 - Defined - Largely Implemented SCMMI Index 4 - Quantitatively Managed - Fully Implemented SCMMI Index 5 - Optimizing - Achieved * Set Goals or Targets associated with Security Index

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_		 				
			13-26	457-477		Cross map prominent security standards in the
					core security standards identified in the	Informative References.
					Information References to stand on its own	1: Use the Alternative View version of
					merits and allows companies that have	Appendix A. The consolidated view (or mash
					adopted at least one of the security standards	up view) in the Preliminary Framework
					apply the specific security standard.	Cybersecurity.pdf is confusing.
					*H2Cross mapping allows each standard to	2: Also provide a spreadsheet version of
					clearly show what a company is doing to	Appendix A with the Alternative View
					adopt/implement the Cybersecurity	similar to what you released prior to Raleigh
					Framework with respect to the other security	for the consolidate/mash-up view of Appendix
					standards.	A / Framework Core.XLSX
						http://www.nist.gov/itl/upload/preliminary cyb
	4					ersecurity framework-framework core.xlsx
	T		13-26	457-477	*Without a thorough cross mapping, NIST	1: Must ensure NIST, COBIT, CSC, and ISO
					will have put into question the thoroughness of	
					the existing security standard if a standard in	mappings (there are too may "NA" entries).
					the Informative References cannot fulfill a	2: Ensure ISO\IEC 27001:2005 A.10.9.1,
					specific Subcategory element (row).	A.10.9.2, A.10.9.3, and A.8.2.2 are listed in the
					*NIST will also have effectively created a new	controls listings.
					security standard without thoroughly	_
					performing the cross mappings.	
					*Missing several controls that have been	
					known to fail such as ISO\IEC 27001:2005	
	- 1				A.10.9.1, A.10.9.2, A.10.9.3, and A.8.2.2 that	
	- 1				have been ideitified by HISPI as controls that	
					have consistently failed in 2012 that led to	
L	5				compromised protected data.	

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		1	T	
		13-26	457-477	, , , , , , , , , , , , , , , , , , , ,
				where other cross mappings cost money, and CCM
				the CSA is willing to work with NIST and US
				government to keep this cross mapping up to
				date.
				*The CSA CCM have been updated frequently
				(every 6 to 18 months). The CCM applies to
				single and to multi-tenant entities and is based
				on ISO and HITRUST.
				*CSA CCM already covers cloud which will
				become critical infrastructure.
				*Phil and CSA is reconfiguring the CSA CCM
				to resemble the Framework by default.
				Release date is TBD but will be available by
6	]			the end of the year.

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	New Pages - Sugges t adding a Quick Wins Section or a add a Get Started Section		*ExamplesSANS Quick Wins, Australian Signals Directorate Sweet Spot, and HISPI Top 20 ISO\IEC 27001:2005 Annex A Mitigating Controls  *Use breach analysis reports—Ponemon, VZ Mandiant, SANS, HISPI, Trustwave, and Microsoft  *Approach identifies priorities  *Cost benefit obtained through adoption of a small subset of controls known to fail  *Can be different by Sector and Sub-sector, but believe that there are some universal truth on controls failures when it comes to technology controls	<ul> <li>2. OWASP 10 – SQL Injection/XSS</li> <li>3. Look at your logs and detect signs of compromise/attacks</li> <li>4. Limit admin/privilege access</li> <li>5. Continuously scan for and remediate critical security vulnerabilities</li> </ul>
	with Quick Wins		- The Cybersecurity Framework released to date is missing controls that already have bee known to fail according to the HISPI 20 ISO 27001 top failures-A.10.9.1, A.10.9.3, A.10.9.3, and A.8.2.2 should be controls liste in the Informative References but are not. These controls have failed the most in 2012 and have led to protected personal data breaches that were reported.  ******  1. Patch Applications/Systems (cited by	
7			VZDBIR, SANS, AUS, HISPI, Microsoft, TW)  2. OWASP 10 – SQL Injection/XSS (cited by OWASP, VZDBIR, HISPI, Microsoft, TW)  3. Look at your logs and detect signs of compromise/attacks (cited by VZDBIR, Mandiant, HISPI, TW)  4. Limit admin/privilege access (cited by all)  5. Continuously scan for and remediate critics	al
	New	New	NIST and/or DHS will need to do more leg work to determine what constitutes implementation, but can leverage the Security Index to help anser that question versus using Tiers and Profiles.	

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					Please consider supporting these suggestions by sending an email to: Please copy:	adam.sedgewick@nist.gov csfcomments@nist.gov phil.agcaoili@gmail.com
					Subject line:	Preliminary Cybersecurity Framework Comments