

Payment Card Industry (PCI) Data Security Standard Report on Compliance

Template for Report on Compliance for use with PCI DSS v3.0

Version 1.0

February 2014



Document Changes

Date	Version	Description
February 2014	1.0	To introduce the template for submitting Reports on Compliance.
	1.0	This document is intended for use with version 3.0 of the PCI Data Security Standard.



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Introduction to the ROC Template

This document, the *PCI DSS Template for Report on Compliance for use with PCI DSS v3.0* ("ROC Reporting Template"), is the mandatory template for Qualified Security Assessors (QSAs) completing a Report on Compliance (ROC) for assessments against the *PCI DSS Requirements and Security Assessment Procedures v3.0*. The ROC Reporting Template provides reporting instructions and the template for QSAs to use. This can help provide reasonable assurance that a consistent level of reporting is present among assessors.

Use of this Reporting Template is mandatory for all v3.0 submissions; however, it may NOT be used for 2.0 submissions. Refer to the *ROC Reporting Instructions for PCI DSS v2.0* for guidance on completing 2.0 submissions.

Tables have been included in this template to facilitate the reporting process for certain lists and other information as appropriate. The tables in this template may be modified to increase/decrease the number of rows, or to change column width. Additional appendices may be added if the assessor feels there is relevant information to be included that is not addressed in the current format. However, the assessor must not remove any details from the tables provided in this document. Personalization, such as the addition of company logos, is acceptable.

The Report on Compliance (ROC) is produced during onsite PCI DSS assessments as part of an entity's validation process. The ROC provides details about the entity's environment and assessment methodology, and documents the entity's compliance status for each PCI DSS Requirement. A PCI DSS compliance assessment involves thorough testing and assessment activities, from which the assessor will generate detailed work papers. These work papers contain comprehensive records of the assessment activities, including observations, results of system testing, configuration data, file lists, interview notes, documentation excerpts, references, screenshots, and other evidence collected during the course of the assessment. The ROC is effectively a *summary of evidence* derived from the assessor's work papers to describe how the assessor performed the validation activities and how the resultant findings were reached. At a high level, the ROC provides a comprehensive *summary of testing activities performed and information collected* during the assessment against the *PCI DSS Requirements and Security Assessment Procedures v3.0*. The information contained in a ROC must provide enough detail and coverage to verify that the payment application is compliant with all PCI DSS requirements.

ROC Sections

The ROC includes the following sections and appendices:

- Section 1: Contact Information and Report Date
- Section 2: Executive Summary
- Section 3: Description of Scope of Work and Approach Taken
- Section 4: Details about Reviewed Environment
- Section 5: Quarterly Scan Results
- Section 6: Findings and Observations
- Appendix A: Additional PCI DSS Requirements for Shared Hosting Providers



- Appendices B and C: Compensating Controls and Compensating Controls Worksheet (as applicable)
- Appendix D: Segmentation and Sampling of Business Facilities/System Components (diagram)

The first five sections must be thoroughly and accurately completed, in order for the assessment findings in Section 6 to have the proper context. The Reporting Template includes tables with Reporting Instructions built-in to help assessors provide all required information throughout the document. Responses should be specific, but efficient. Details provided should focus on concise quality of detail, rather than lengthy, repeated verbiage. Parroting the testing procedure within a description is discouraged, as it does not add any level of assurance to the narrative. Use of template language for summaries and descriptions is discouraged and details should be specifically relevant to the assessed entity.

ROC Summary of Assessor Findings

With the Reporting Template, an effort was made to efficiently use space, and as such, there is one response column for results/evidence ("ROC Reporting Details: Assessor's Response") instead of three. Additionally, the results for "Summary of Assessor Findings" were expanded to more effectively represent the testing and results that took place, which should be aligned with the AOC.

There are now five results possible – In Place, In Place with CCW (Compensating Control Worksheet), Not Applicable, Not Tested, and Not in Place. At each sub-requirement there is a place to designate the result ("Summary of Assessor Findings"), which can be checked as appropriate. See the example format on the following page, as referenced.

• In Place: Should be checked when all aspects of the testing procedure are in place or a combination of in place and not applicable.

In the sample, the Summary of Assessment Findings at 1.1 is "in place" if all report findings are in place for 1.1.a and 1.1.b or a combination of in place and not applicable.

- In Place with CCW: Should be checked when the requirement is not met directly as stated but is being met with the assistance of a documented Compensating Control (see Appendix C for the Compensating Control Worksheet). A result of "In Place with CCW" is not valid unless the ROC includes the documented Compensating Control Worksheet. All reporting instructions should be addressed in this instance for the requirement accurately.
- Not Applicable: Should be checked when the requirement does not apply to the environment being assessed. Certain requirements are always applicable (3.2.1-3.2.3, for example), and that will be designated by a grey box under "Not Applicable." Note that a "Not Applicable" response still requires a detailed description explaining how it was determined that the requirement does not apply.

In the sample, the Summary of Assessment Findings at 1.1 is "not applicable" if both 1.1.a and 1.1.b are concluded to be "not applicable." A requirement is applicable if any aspects of the requirement apply to the environment being assessed, and a "Not Applicable" designation in the Summary of Assessment Findings should not be used in this scenario.

• Not Tested: Should be checked if a requirement was not tested because it was excluded from the assessment. The requirement may actually be applicable to the environment; however, because the control was not tested, the assessor has not verified whether the requirement is applicable or not.



This could also be used where an entity is being assessed against 3.0, but the third-party service provider they are using is only compliant to 2.0. See guidance for this under "ROC Reporting Details."

• Not in Place: Should be checked if any single aspect of the requirement has not been met.

In the sample, the Summary of Assessment Findings at 1.1 is "not in place" if either 1.1.a or 1.1.b are concluded to be "not in place."

Requirement X: Sample

			Summary of Assessment Findings (check one)				
PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	Not Applicable	Not Tested	Not in Place
1.1 Sample sub-requirement							
1.1.a Sample testing procedure Reporting Instruction		<report findings="" here=""></report>		1	1		
1.1.b Sample testing procedure	Reporting Instruction	<report findings="" here=""></report>					

ROC Reporting Details

The reporting instructions in the Reporting Template explain the intent of the response required. There is no need to repeat the testing procedure or the reporting instruction within each assessor response. As noted earlier, responses should be specific and relevant to the assessed entity. Details provided should focus on concise quality of detail, rather than lengthy, repeated verbiage and should avoid parroting of the testing procedure without additional detail or generic template language.

Assessor responses will generally fall into categories such as the following:

• One word (yes/no)

Example Reporting Instruction: Identify whether the assessed entity is an issuer or supports issuing services. (yes/no)

 Document name or interviewee job title/reference – In Sections 2.8, "Documentation Reviewed," and 2.9, "Individuals Interviewed" below, there is a space for a reference number and *it is the QSA's choice* to use the document name/interviewee job title or the reference number at the individual reporting instruction response.

Example Reporting Instruction: **Identify** the document that defines vendor software development processes. Example Reporting Instruction: **Identify the individuals** interviewed who confirm that ...



Sample description – For sampling, the QSA must use the table at "Sample sets for reporting" in the Details about Reviewed Environment section of this document to fully report the sampling, but *it is the QSA's choice* to use the Sample set reference number ("Sample Set-5") or list out the items from the sample again at the individual reporting instruction response.

Example Reporting Instruction: Identify the sample of removable media observed.

• Brief description/short answer – Short and to the point, but provide detail and individual content that is not simply an echoing of the testing procedure or reporting instruction nor a template answer used from report-to-report, but instead relevant and specific to the assessed entity.

Example Reporting Instruction: **Describe** the procedures for secure key distribution that were observed to be implemented. Example Reporting Instruction: **For the interview**, summarize the relevant details discussed that verify ...

Dependence on another service provider's compliance:

Generally, when reporting on a requirement where a third-party service provider is responsible for the tasks, an acceptable response for an "in place" finding may be something like:

"Assessor verified this is the responsibility of Service Provider X, as verified through review of x/y contract (document). Assessor reviewed the AOC for Service Provider X, dated MM/DD/YYYY, and confirmed the service provider was found to be PCI DSS compliant for all applicable requirements, and that it covers the scope of the services used by the assessed entity."

That response could vary, but what's important is that it is noted as "in place" and that there has been a level of testing by the assessor to support the conclusion that this responsibility is verified and that the responsible party has been tested against the requirement and found to be compliant.

Dependence on another service provider's compliance where the service providers is compliant with PCI DSS v2.0, but the entity is being assessed against PCI DSS v3.0:

During the implementation period for PCI DSS 3.0, an entity being assessed against PCI DSS v3.0 may be relying on the compliance of third-party service providers who are assessed as compliant against PCI DSS v2.0. This is acceptable, and there is no need to force the third-party service provider to be assessed against PCI DSS 3.0 while their PCI DSS 2.0 assessment is still valid. How should this be documented?

In the scenario where the entity is assessing against PCI DSS 3.0, but the third-party service provider's current compliant assessment is against PCI DSS 2.0, two possibilities exist:

- The requirement and/or testing procedure exists in both standards, in which case the response noted above would likely be sufficient. Noting that the service provider is compliant with 2.0 of the PCI DSS in the response is worthwhile to address any possible changes to requirements or testing procedures.
- However, if this is a new testing procedure or there are substantial changes in intent or content, the honest answer would be that it is not tested, and the appropriate column marked. An appropriate response might read something like the following:



"Not tested. Assessor verified this is the responsibility of Service Provider X, as verified through review of x/y contract (document). Assessor reviewed the AOC for Service Provider X, dated 1/12/2013, and confirmed the SP is compliant with v2.0 of the PCI DSS."

If the testing procedure existed in some form in 2.0 but has seen substantive change, again a "Not tested" result may be appropriate, as the 2.0 testing is likely not sufficient for it to be considered fully tested and in place. A response like the above "Not tested" response would demonstrate that the 2.0 rigor was validated. Refer to the FAQs on the PCI SSC website at https://www.pcisecuritystandards.org/faq/ for more information.

Do's and Don'ts: General Guidance and Best Practices

DO:	DO:		DON'T:		
	e this Reporting Template when assessing against v3.0 of the CI DSS.	•	Don't report items in the "In Place" column unless they have been verified as being "in place" as stated.		
• Rea	mplete all sections in the order specified. ad and understand the intent of each Requirement and Testing pcedure.	•	Don't include forward-looking statements or project plans in the "In Place" assessor response. Don't simply repeat or echo the Testing Procedure in the response.		
 Pro 	ovide a response for every Testing Procedure.	•	Don't copy responses from one Testing Procedure to another.		
	ovide sufficient detail and information to support the designated ding, but be concise.	•	Don't copy responses from previous assessments. Don't include information irrelevant to the assessment.		
	scribe <i>how</i> a Requirement was verified per the Reporting struction, not just that it <i>was</i> verified.				
	sure the parts of the Testing Procedure and Reporting Instruction addressed.				
• Ens	sure the response covers all applicable system components.				
	rform an internal quality assurance review of the ROC for clarity, curacy, and quality.				
 Pro 	ovide useful, meaningful diagrams, as directed.				



ROC Template for PCI Data Security Standard v3.0

This template is to be used for creating a Report on Compliance. Content and format for a ROC is defined as follows:

1. Contact Information and Report Date

1.1 Contact information

Client		
Company name:		
Company address:		
Company URL:		
Company contact name:		
Contact phone number:		
Contact e-mail address:		
Assessor Company		
Company name:		
Company address:		
Company website:		
Assessor		
Assessor name:		
 Assessor PCI credentials: 		
 Assessor phone number: 		
 Assessor e-mail address: 		
Assessor Quality Assurance (QA) Primary Reviewer		
QA reviewer name:		
 QA reviewer phone number: 		
 QA reviewer e-mail address: 		



1.2 Date and timeframe of assessment

Date of Report:	
Timeframe of assessment (start date to completion date):	
 Identify date(s) spent onsite at the entity: 	
 Descriptions of time spent onsite at the entity and time spent performing remote assessment activities, including time spent on validation of remediation activities. 	

1.3 PCI DSS version

•	Version of the PCI Data Security Standard used for the assessment
	(should be 3.0):



2. Executive Summary

2.1 Description of the entity's payment card business

Provide an overview of the entity's payment card business, including:

 Describe how and why the entity stores, processes, and/or transmits cardholder data. 	
Note: This is not intended to be a cut-and-paste from the entity's web site, but should be a tailored description that shows the assessor understands payment and the entity's role.	
 What types of payment channels the entity serves, such as card-present and card-not-present (for example, mail order/telephone order (MOTO), e- commerce). 	
 Any entities that the assessed entity connects to for payment transmission or processing, including processor relationships. 	

2.2 High-level network diagram(s)

Provide a *high-level* network diagram (either obtained from the entity or created by assessor) of the entity's networking topography, showing the overall architecture of the environment being assessed. This high-level diagram should summarize all locations and key systems, and the boundaries between them and should include the following.

- Connections into and out of the network including demarcation points between the cardholder data environment (CDE) and other networks/zones
- Critical components within the cardholder data environment, including POS devices, systems, databases, and web servers, as applicable
- Other necessary payment components, as applicable



<Insert high-level network diagram(s)>



3. Description of Scope of Work and Approach Taken

3.1 Assessor's validation of scope accuracy

Document how the assessor validated the accuracy of the PCI DSS scope for the assessment, including:

•	The methods or processes (for example, tools, observations, feedback, scans, data flow analysis) used to identify and document all existences of cardholder data:	
•	The methods or processes (for example, tools, observations, feedback, scans, data flow analysis) used to verify that no cardholder data exists outside of the CDE scope defined for this assessment:	
•	How the results of the methods/processes were evaluated to verify that PCI DSS scope is appropriate:	
•	How the results of the methods/processes were documented (for example, the results may be a diagram or an inventory of cardholder data locations):	
•	Why the methods used for scope verification are considered by the assessor to be effective and accurate:	
-	Provide the name of the assessor who attests that the scope of the assessment has been verified to be accurate and appropriate:	

3.2 Environment on which the assessment is focused

Provide an overview of the scope of this assessment encompassing the people, processes, technologies, and locations (for example, client's Internet access points, internal corporate network, processing connections).

•	People – such as technical support, management, administrators, operations teams, cashiers, telephone operators, etc.:	
•	Processes – such as payment channels, business functions, etc.:	
•	Technologies – such as e-commerce systems, internal network segments, DMZ segments, processor connections, POS systems, etc.:	
•	Locations/sites/stores – such as retail outlets, data centers, corporate office locations, call centers, etc.:	
•	Other details, if applicable:	



3.3 Network segmentation

 Identify whether the assessed entity has used network segmentation to reduce the scope of the assessment. (yes/no) 	
 If segmentation is not used: Provide the name of the assessor who attests that the whole network has been included in the scope of the assessment. 	
 If segmentation is used: Briefly describe how the segmentation is implemented. 	
 Identify the technologies used and any supporting processes 	
• Explain how the assessor validated the effectiveness of the segmentation, as	follows:
 Describe the methods used to validate the effectiveness of the segmentation (for example, observed configurations of implemented technologies, tools used, network traffic analysis, etc.). 	
 Describe how it was verified that the segmentation is functioning as intended. 	
 Describe how it was verified that adequate security controls are in place to ensure the integrity of the segmentation mechanisms (e.g., access controls, change management, logging, monitoring, etc.). 	
 Provide the name of the assessor who attests that the segmentation was verified to be adequate to reduce the scope of the assessment AND that the technologies/processes used to implement segmentation were included in the PCI DSS assessment. 	



3.4 Network segment details

Describe all networks that store, process and/or transmit CHD:

Network Name	
(in scope)	Function/ Purpose of Network ¹

Describe all networks that do not store, process and/or transmit CHD, but are still in scope (e.g., connected to the CDE or provide management functions to the CDE):

Network Name	
(in scope)	Function/ Purpose of Network

Describe any networks confirmed to be out of scope:

Network Name	Function (Download of Naturals
(out of scope)	Function/ Purpose of Network



3.5 Connected entities for processing

Identify All Processing Entities (Acquirer/ Bank/ Brands directly connected to for processing)	Description of any discussions/issues between the QSA and Processing Entity on behalf of the Assessed Entity for this PCI DSS Assessment (if any)

3.6 Other business entities that require compliance with the PCI DSS

Entities wholly owned by the assessed entity that are required to comply with PCI DSS:

(This may include subsidiaries, different brands, DBAs, etc.)

Wholly Owned Entity Name	Reviewed:		
	As part of this assessment	Separately	

International entities owned by the assessed entity that are required to comply with PCI DSS:

List all countries where the entity conducts business.			
International Entity Name	Facilities in this country reviewed:		
	As part of this assessment	Separately	

3.7 Wireless summary

-	If there are no wireless networks or technologies in use, describe how this was verified by the assessor.	
•	If there are wireless networks or technologies in use, identify and describe all wireless technologies in use that are connected to or could impact	



the security of the cardholder data environment. This would include:
Wireless LANs
Wireless payment applications (for example, POS terminals)
All other wireless devices/technologies

3.8 Wireless details

For each wireless technology in scope, identify the following:

	For each wireless technology in scope, identify the following (yes/no):		
Identified wireless technology	Whether the technology is used to store, process or transmit CHD	Whether the technology is connected to or part of the CDE	Whether the technology could impact the security of the CDE

Wireless technology not in scope for this assessment:

Identified wireless technology (not in scope)	Describe how the wireless technology was validated by the assessor to be not in scope



4. Details about Reviewed Environment

4.1 Detailed network diagram(s)

Provide one or more *detailed diagrams* to illustrate each communication/connection point between in scope networks/environments/facilities. Diagrams should include the following:

- All boundaries of the cardholder data environment
- Any network segmentation points which are used to reduce scope of the assessment
- Boundaries between trusted and untrusted networks
- Wireless and wired networks
- All other connection points applicable to the assessment

Ensure the diagram(s) include enough detail to clearly understand how each communication point functions and is secured. (For example, the level of detail may include identifying the types of devices, device interfaces, network technologies, protocols, and security controls applicable to that communication point.)



4.2 Description of cardholder data flows

Types of CHD involved (for example, full track, PAN, expiry)	Describe how cardholder data is transmitted and/or processed
s, as applicable (add rows as needed)	
	(for example, full track, PAN, expiry)



4.3 Cardholder data storage

Identify and list all databases, tables, and files storing cardholder data and provide the following details.

Note: The table below list of files and tables that store cardholder data must be supported by an inventory created (or obtained from the client) and retained by the assessor in the work papers.

Data Store (file, table, etc.)	Cardholder data elements stored (PAN, expiry, any elements of SAD)	How data is secured (for example, use of encryption, access controls, truncation, etc.)	How access to data stores is logged (description of logging mechanism used for logging access to data—for example, enterprise log management solution, application-level logging, operating system logging, etc.)

4.4 Critical hardware in use in the cardholder data environment

Identify and list all types of hardware in the cardholder environment, including network components, servers and other mainframes, devices performing security functions, end-user devices (such as laptops and workstations), virtualized devices (if applicable) and any other critical hardware. For each item in the list, provide details for the hardware as indicated below. Add rows, as needed.

Type of Device	Vendor (make/model)	Role/Functionality

4.5 Critical software in use in the cardholder data environment

Identify and list all critical software in the cardholder environment, such as E-commerce applications, applications accessing CHD for non-payment functions (fraud modeling, credit verification, etc.), software performing security functions or enforcing PCI DSS controls, underlying



operating systems that store, process or transmit CHD, system management software, virtualization management software, and other critical software. For each item in the list, provide details for the software as indicated below. Add rows, as needed.

Name of Software Product	Version or Release	Role/Functionality

4.6 Sampling

Identify whether sampling was used during the assessment.

If sampling is not used:	
 Provide the name of the assessor who attests that every system component and all business facilities have been assessed. 	
If sampling is used:	
• Provide the name of the assessor who attests that all sample sets used for this assessment are represented in the below "Sample sets for reporting" table. <i>Examples may include, but are not limited to firewalls, application servers, retail locations, data centers, User IDs, people, etc.</i>	
 Describe the sampling rationale and/or standardized PCI DSS security and operational processes/controls used for selecting sample sizes (for people, processes, technologies, devices, locations/sites, etc.). 	
 Describe the standardized PCI DSS security and operational processes/control used to determine sample size. 	
 Describe how the above processes and controls were validated by the assessor. 	



4.7 Sample sets for reporting

Note: When a reporting instruction asks for a sample, the QSA may either refer to the Sample Set Identifier here (for example "Sample Set-1") OR list the sampled items individually in the response. Add rows as needed.

Sample Set Reference Number	Sample Type/ Description (e.g., firewalls, datacenters, etc.)	Listing of all components (devices, locations, etc.) of the Sample Set (with make/model, as applicable)	Total Sampled	Total Population
Sample Set-1				
Sample Set-2				
Sample Set-3				
Sample Set-4				

4.8 Service providers and other third parties with which the entity shares cardholder data

For each service provider or third party, provide:

Note: These entities are subject to PCI DSS Requirement 12.8.

Company Name	What data is shared (for example, PAN, expiry date, etc.)	The purpose for sharing the data (for example, third-party storage, transaction processing, etc.)	Status of PCI DSS Compliance (Date of AOC and version #)



Company Name	What data is shared (for example, PAN, expiry date, etc.)	The purpose for sharing the data (for example, third-party storage, transaction processing, etc.)	Status of PCI DSS Compliance (Date of AOC and version #)

4.9 Third-party payment applications/solutions

Use the table on the following page to identify and list all third-party payment application products and version numbers in use, including whether each payment application has been validated according to PA-DSS or PCI P2PE. Even if a payment application has been PA-DSS or PCI P2PE validated, the assessor still needs to verify that the application has been implemented in a PCI DSS compliant manner and environment, and according to the payment application vendor's *PA-DSS Implementation Guide* for PA-DSS applications *or P2PE Implementation Manual (PIM)* and P2PE application vendor's P2PE Application Implementation Guide for PCI P2PE applications/solutions.

Note: It is not a PCI DSS requirement to use PA-DSS validated applications. Please consult with each payment brand individually to understand their PA-DSS compliance requirements.

	Name of Third-Party Payment Application/Solution	Version of Product	PA-DSS validated? (yes/no)	P2PE validated? (yes/no)	PCI SSC listing reference number	Expiry date of listing, if applicable
 Provide the name of the assessor who attests that all PA-DSS validated payment applications were reviewed to verify they have been implemented in a PCI DSS compliant manner according to the payment application vendor's PA-DSS implementation Guide 						
 Provide the name of the assessor who attests that all PCI SSC-validated P2PE applications and solutions were reviewed to verify they have been implemented in a PCI DSS compliant manner according to the P2PE application vendor's <i>P2PE Application Implementation Guide</i> and the P2PE solution vendor's <i>P2PE Instruction Manual (PIM)</i>. 			iant manner			
 For any of the above Third-Party Payment Applications and/or solutions that are not listed on the PCI SSC website, identify any being considered for scope reduction/exclusion/etc. 						
•	 Any additional comments or findings assessor would like to share, as applicable: 					

4.10 Documentation reviewed

Identify and list all reviewed documents. Include the following:



Reference Number	Document Name (including version, if applicable)	Brief description of document purpose	Document date
Doc-1			
Doc-2			
Doc-3			
Doc-4			
Doc-5			

4.11 Individuals interviewed

Identify and list the individuals interviewed. Include the following:

Reference Number	Employee Name	Role/Job Title	Organization	Is this person an ISA? (yes/no)	Summary of Topics Covered / Areas or Systems of Expertise (high-level summary only)
Int-1					
Int-2					
Int-3					
Int-4					

4.12 Managed service providers

For managed service provider (MSP) reviews, the assessor must clearly identify which requirements in this document apply to the MSP (and are included in the review), and which are not included in the review and are the responsibility of the MSP's customers to include in their reviews. Include information about which of the MSP's IP addresses are scanned as part of the MSP's quarterly vulnerability scans, and which IP addresses are the responsibility of the MSP's customers to include in their own quarterly scans:

 Identify whether the entity being assessed is a managed service provider. (yes/no) 	
 If "yes": 	
 List the requirements that apply to the MSP and are included in this assessment. 	
 List the requirements that are the responsibility of the MSP's customers (and have not been included in this assessment). 	
 Provide the name of the assessor who attests that the testing of these requirements and/or responsibilities of the MSP is accurately represented in the signed Attestation of Compliance. 	
Identify which of the MSP's IP addresses are scanned as part of the MSP's quarterly	



vulnerability scans.

• Identify which of the MSP's IP addresses are the responsibility of the MSP's customers.

4.13 Disclosure summary for "In Place with Compensating Control" responses

- Identify whether there were any responses indicated as "In Place with Compensating Control." (yes/no)
- If "yes," complete the table below:

List of all requirements/tested procedures with this result	Summary of the issue (legal obligation, etc.)

4.14 Disclosure summary for "Not Tested" responses

-	Identify whether there were any responses indicated as "Not Tested": (yes/no)	
-	If "yes," complete the table below:	

List of all requirements/tested procedures with this result	Summary of the issue (for example, not deemed in scope for the assessment, reliance on a third-party service provider who is compliant to PCI DSS v2.0 and hasn't yet assessed against 3.0, etc.)



5. Quarterly Scan Results

5.1 Quarterly scan results – initial PCI DSS compliance validation

- Is this the assessed entity's initial PCI DSS compliance validation? (yes/no)
- If "yes," complete the remainder of Table 5.1 below.
 If "no," proceed to Table 5.2.
- Identify how many external quarterly ASV scans were performed within the last 12 months:
- Summarize the four most recent quarterly ASV scan results in the Executive Summary as well as in comments at Requirement 11.2.2.

Note: It is not required that four passing quarterly scans must be completed for initial PCI DSS compliance if the assessor verified:

- The most recent scan result was a passing scan,
- The entity has documented policies and procedures requiring quarterly scanning going forward, and
- Any vulnerabilities noted in the initial scan have been corrected as shown in a re-scan.

For subsequent years after the initial PCI DSS review, four passing quarterly scans must have occurred.

• For each quarterly ASV scan performed within the last 12 months, identify:

Date of the scan(s)	Were any vulnerabilities found that resulted in a failed initial scan? (yes/no)	For all scans resulting in a Fail, provide date(s) of re-scans showing that the vulnerabilities have been corrected
 Provide the name of the assessor who attests verified to be a passing scan. 	that the most recent scan result was	
 Identify the name of the document the assess documented policies and procedures requiring 	•	
 Describe how the assessor verified any vulner corrected, as shown in a re-scan. 	rabilities noted in the initial scan have been	



5.2 Quarterly scan results – all other PCI DSS compliance validation

 Identify whether this is the assessed entity's initial PCI DSS compliance validation. (yes/no) 	
--	--

If "yes," complete the remainder of Table 5.1 above.
 If "no," complete the table below.

Date of the scan(s)	Results of Scans (Pass/Fail)	For all scans resulting in a Fail, provide date(s) of re-scans showing that the vulnerabilities have been corrected
Assessor comments, if ap	pplicable:	

5.3 Attestations of scan compliance

Scan must cover all externally accessible (Internet-facing) IP addresses in existence at the entity, in accordance with the PCI DSS Approved Scanning Vendors (ASV) Program Guide.

Provide the name of the assessor who attests that the ASV and the entity have completed
the Attestations of Scan Compliance confirming that all externally accessible (Internet-
facing) IP addresses in existence at the entity were appropriately scoped for the ASV scans:



6. Findings and Observations

Build and Maintain a Secure Network and Systems

Requirement 1: Install and maintain a firewall configuration to protect cardholder data

		ROC Reporting	Su	mmary of A (c	Assessn heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
1.1 Establish and implement firew	all and router configuration standards that include the	following:					
1.1 Inspect the firewall and router follows:	configuration standards and other documentation spe	cified below and verify that	standards	s are compl	ete and i	implemente	ed as
1.1.1 A formal process for approv configurations.	ing and testing all network connections and changes t	o the firewall and router					
1.1.1.a Examine documented	Identify the document(s) reviewed to verify proced	ures define the formal proce	sses for:				
procedures to verify there is a formal process for testing and approval of all:	 Testing and approval of all network connections. 	<report findings="" here=""></report>					
 Network connections, and Changes to firewall and router configurations. 	 Testing and approval of all changes to firewall and router configurations. 	<report findings="" here=""></report>					
1.1.1.b For a sample of network connections, interview	 Identify the sample of records for network connections that were examined. 	<report findings="" here=""></report>					
responsible personnel and examine records to verify that network connections were approved and tested.	Identify the responsible personnel interviewed who confirm that network connections were approved and tested.	<report findings="" here=""></report>					
	Describe how the sampled records were examined	to verify that network conne	ctions we	ere:			
	Approved	<report findings="" here=""></report>					
	Tested	<report findings="" here=""></report>					
1.1.1.c Identify a sample of actual changes made to firewall and router configurations,	 Identify the sample of records for firewall and router configuration changes that were examined. 	<report findings="" here=""></report>					



		POC Peperting	Su	-	Assessn check one	ent Findings				
PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not ir Place			
compare to the change records, and interview responsible personnel to verify the changes were approved and tested.	 Identify the responsible personnel interviewed who confirm that changes made to firewall and router configurations were approved and tested. 	<report findings="" here=""></report>								
	Describe how change records were compared to ac changes were:	tual changes made to firewa	all and ro	outer config	urations t	o verify the	e			
	Approved	<report findings="" here=""></report>								
	Tested	<report findings="" here=""></report>								
1.1.2 Current diagram that identifine networks, including any wireless r	es all connections between the cardholder data enviro networks.	nment and other								
1.1.2.a Examine diagram(s) and observe network configurations	 Identify the current network diagram(s) examined. 	<report findings="" here=""></report>								
to verify that a current network diagram exists and that it	Describe how network connections were observed and compared to the diagram(s) to verify that the diagram:									
documents all connections to	Is current.	<report findings="" here=""></report>								
the cardholder data environment, including any	Includes all connections to cardholder data.	<report findings="" here=""></report>								
wireless networks.	 Includes any wireless network connections. 	<report findings="" here=""></report>								
1.1.2.b Interview responsible personnel to verify that the diagram is kept current.	 Identify the document examined to verify processes require that the network diagram is kept current. 	<report findings="" here=""></report>								
	 Identify the responsible personnel interviewed for this testing procedure. 	<report findings="" here=""></report>								
	 For the interview, summarize the relevant details discussed to verify that the diagram is kept current. 	<report findings="" here=""></report>								
1.1.3 Current diagram that shows	all cardholder data flows across systems and network	S.								
1.1.3.a Examine data flow	Identify the data-flow diagram(s) examined.	<report findings="" here=""></report>								
diagram and interview personnel to verify the diagram:	 Identify the responsible personnel interviewed for this testing procedure. 	<report findings="" here=""></report>								



		ROC Reporting		mmary of A (C	Assessn heck one		ngs				
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place				
 Shows all cardholder data flows across systems and 	For the interview, summarize the relevant details discussed to verify the diagram:										
networks.Is kept current and updated	 Shows all cardholder data flows across systems and networks. 	<report findings="" here=""></report>									
as needed upon changes to the environment.	 Is kept current and updated as needed upon changes to the environment. 	<report findings="" here=""></report>									
1.1.4 Requirements for a firewall a internal network zone.	at each Internet connection and between any demilitar	ized zone (DMZ) and the									
1.1.4.a Examine the firewall configuration standards and verify that they include requirements for a firewall at each Internet connection and between any DMZ and the internal network zone.	 Identify the firewall configuration standards document examined to verify requirements for a firewall: At each Internet connection. Between any DMZ and the internal network zone. 	<report findings="" here=""></report>									
1.1.4.b Verify that the current network diagram is consistent with the firewall configuration standards.	 Provide the name of the assessor who attests that the current network diagram identified at 1.1.2.a was compared to the firewall configuration standards identified at 1.1.4.a to verify they are consistent with each other. 	<report findings="" here=""></report>									
1.1.4.c Observe network configurations to verify that a	Describe how network configurations were observed diagrams, a firewall is in place:	d to verify that, per the docu	imented o	configuration	n standa	rds and ne	twork				
firewall is in place at each Internet connection and	 At each Internet connection. 	<report findings="" here=""></report>									
between any demilitarized zone (DMZ) and the internal network zone, per the documented configuration standards and network diagrams.	 Between any DMZ and the internal network zone. 	<report findings="" here=""></report>									



PCI DSS Requirements and Testing Procedures		ROC Reporting	Su	mmary of A	Assessm check one		ngs
	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
1.1.5.a Verify that firewall and router configuration standards include a description of groups, roles, and responsibilities for management of network components.	 Identify the firewall and router configuration standards document(s) reviewed to verify they include a description of groups, roles and responsibilities for management of network components. 	<report findings="" here=""></report>					
1.1.5.b Interview personnel responsible for management of network components to confirm	 Identify the personnel responsible for management of network components interviewed for this testing procedure. 	<report findings="" here=""></report>					
that roles and responsibilities are assigned as documented.	 For the interview, summarize the relevant details discussed to verify that roles and responsibilities are assigned as documented for management of firewall and router components. 	<report findings="" here=""></report>					
	s justification for use of all services, protocols, and por s implemented for those protocols considered to be ins	· · · · ·					
Examples of insecure services, p SNMP v1 and v2.	rotocols, or ports include but are not limited to FTP, Te	Inet, POP3, IMAP, and					
1.1.6.a Verify that firewall and router configuration standards include a documented list of all services, protocols and ports, including business justification	 Identify the firewall configuration standards document(s) reviewed to verify the document(s) contains a list of all services, protocols and ports necessary for business, including a business justification for each. 	<report findings="" here=""></report>					
for each—for example, hypertext transfer protocol (HTTP) and Secure Sockets Layer (SSL), Secure Shell (SSH), and Virtual Private Network (VPN) protocols.	 Identify the router configuration standards document(s) reviewed to verify the document contains a list of all services, protocols and ports necessary for business, including a business justification for each. 	<report findings="" here=""></report>					
1.1.6.b Identify insecure services, protocols, and ports	 Identify whether any insecure services, protocols or ports are allowed. (yes/no) 	<report findings="" here=""></report>					
allowed; and verify that security features are documented for	If "yes," complete the instructions below for EACH in	secure service, protocol, an	d port all	owed: (add	rows as	needed)	
each service.	Identify the documented justification.	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	Identify the firewall and router configuration standards reviewed to verify that security features are documented for each insecure service/protocol/port.	<report findings="" here=""></report>					
1.1.6.c Examine firewall and	If "yes" at 1.1.6.b, complete the following for each ins	secure service, protocol, and	d/or port	present (ad	d rows a	s needed):	
router configurations to verify that the documented security features are implemented for each insecure service, protocol, and port.	Describe how the firewall and router configurations were examined to verify that the documented security features are implemented for each insecure service, protocol and/or port.	<report findings="" here=""></report>					
1.1.7 Requirement to review firew	all and router rule sets at least every six months.	,					
1.1.7.a Verify that firewall and router configuration standards require review of firewall and router rule sets at least every six months.	 Identify the firewall and router configuration standards reviewed to verify they require a review of firewall rule sets at least every six months. 	<report findings="" here=""></report>					
1.1.7.b Examine documentation relating to rule set reviews and interview responsible personnel to verify that the rule sets are reviewed at least every six	 Identify the document(s) relating to rule set reviews that were examined to verify that rule sets are reviewed at least every six months for firewall and router rule sets. 	<report findings="" here=""></report>					
months.	Identify the responsible personnel interviewed whether the responsible personnel interviewed whether the response to the respo	ho confirm that rule sets are	complet	ed at least	every six	months:	
	 Identify the responsible personnel interviewed who confirm that rule sets are reviewed at least every six months for firewall and router rule sets. 	<report findings="" here=""></report>					
1.2 Build firewall and router config	gurations that restrict connections between untrusted n	etworks and any system co	mponent	s in the car	dholder c	lata enviro	nment.
Note: An "untrusted network" is a or manage.	ny network that is external to the networks belonging t	o the entity under review, a	nd/or whi	ch is out of	the entity	's ability to	o contro
1.2 Examine firewall and router components in the cardholder data	onfigurations and perform the following to verify that co ta environment:	nnections are restricted bet	ween un	trusted netw	vorks and	d system	



		ROC Reporting Details: Assessor's Response	Su	mmary of A	Assessm check one		ngs			
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
1.2.1 Restrict inbound and outbourspecifically deny all other traffic.	and traffic to that which is necessary for the cardholder	data environment, and								
1.2.1.a Examine firewall and router configuration standards to verify that they identify inbound and outbound traffic necessary for the cardholder data environment.	 Identify the firewall and router configuration standards reviewed to verify they identify inbound and outbound traffic necessary for the cardholder data environment. 	<report findings="" here=""></report>								
1.2.1.b Examine firewall and router configurations to verify	Describe how firewall and router configurations wer necessary for the cardholder data environment:	e examined to verify that the	e followin	ig traffic is li	mited to	that which	is			
that inbound and outbound traffic is limited to that which is	Inbound traffic	<report findings="" here=""></report>								
necessary for the cardholder data environment.	Outbound traffic	<report findings="" here=""></report>								
1.2.1.c Examine firewall and	Describe how firewall and router configurations were examined to verify the following is specifically denied:									
router configurations to verify that all other inbound and	All other inbound traffic	<report findings="" here=""></report>								
outbound traffic is specifically denied, for example by using an explicit "deny all" or an implicit deny after allow statement.	 All other outbound traffic 	<report findings="" here=""></report>								
1.2.2 Secure and synchronize rou	iter configuration files.									
1.2.2.a Examine router configuration files to verify they are secured from unauthorized access.	 Describe how router configuration files were examined to verify they are secured from unauthorized access. 	<report findings="" here=""></report>								
1.2.2.b Examine router configurations to verify they are synchronized—for example, the running (or active) configuration matches the start-up configuration (used when machines are booted).	 Describe how router configuration files were examined to verify they are synchronized. 	<report findings="" here=""></report>								



		ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
	etween all wireless networks and the cardholder data e is necessary for business purposes, permit only author dholder data environment.									
1.2.3.a Examine firewall and router configurations to verify that there are perimeter firewalls installed between all wireless networks and the cardholder data environment.	Describe how firewall and router configurations were examined to verify perimeter firewalls are in place between all wireless networks and the cardholder data environment.	<report findings="" here=""></report>				-				
1.2.3.b Verify that the firewalls deny or, if traffic is necessary for business purposes, permit only authorized traffic between	 Identify whether traffic between the wireless environment and the cardholder data environment is necessary for business purposes. (yes/no) 	<report findings="" here=""></report>								
the wireless environment and the cardholder data	If "no":									
environment.	Describe how firewall and/or router configurations were observed to verify firewalls deny all traffic from any wireless environment into the cardholder environment.	<report findings="" here=""></report>								
	If "yes":									
	Describe how firewall and/or router configurations were observed to verify firewalls permit only authorized traffic from any wireless environment into the cardholder environment.	<report findings="" here=""></report>								
1.3 Prohibit direct public access b	between the Internet and any system component in the	cardholder data environme	nt.							
segment, the perimeter router, an	onfigurations—including but not limited to the choke ro d the internal cardholder network segment—and perfo in the internal cardholder network segment:									
1.3.1 Implement a DMZ to limit in accessible services, protocols, ar	bound traffic to only system components that provide and ports.	authorized publicly								



	Reporting Instruction		Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures		ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
1.3.1 Examine firewall and router configurations to verify that a DMZ is implemented to limit inbound traffic to only system components that provide authorized publicly accessible services, protocols, and ports.	Describe how the firewall and router configurations were examined to verify that the DMZ is implemented to limit inbound traffic to only system components that provide authorized publicly accessible services, protocols, and ports.	<report findings="" here=""></report>								
1.3.2 Limit inbound Internet traffic	to IP addresses within the DMZ.									
1.3.2 Examine firewall and router configurations to verify that inbound Internet traffic is limited to IP addresses within the DMZ.	Describe how the firewall and router configurations were examined to verify that configurations limit inbound Internet traffic to IP addresses within the DMZ.	<report findings="" here=""></report>								
1.3.3 Do not allow any direct conr data environment.	nections inbound or outbound for traffic between the In	ternet and the cardholder								
1.3.3 Examine firewall and router configurations to verify direct connections inbound or	Describe how the examined firewall and router conf Internet and the cardholder data environment:	igurations were observed to	prevent	direct conn	ections b	between th	e			
outbound are not allowed for	Inbound	<report findings="" here=""></report>								
traffic between the Internet and the cardholder data environment.	Outbound	<report findings="" here=""></report>								
network.	easures to detect and block forged source IP addresses	s from entering the								
1.3.4 Examine firewall and router configurations to verify that anti-spoofing measures are	Describe how firewall and router configurations were examined to verify that anti-spoofing measures are implemented.	<report findings="" here=""></report>	1	1	1					
implemented, for example internal addresses cannot pass from the Internet into the DMZ.	Describe the anti-spoofing measures implemented	<report findings="" here=""></report>								
1.3.5 Do not allow unauthorized of	butbound traffic from the cardholder data environment t	o the Internet.								



PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)					
			In Place	In Place with CCW	N/A	Not Tested	Not in Place	
1.3.5 Examine firewall and router configurations to verify that outbound traffic from the cardholder data environment to the Internet is explicitly authorized.	Describe how firewall and router configurations were examined to verify that outbound traffic from the cardholder data environment to the Internet is explicitly authorized.	<report findings="" here=""></report>						
1.3.6 Implement stateful inspection connections are allowed into the mathematical states and the mathematical states and the mathematical states and the mathematical states are allowed into the mathematical states are allowed in the mathematical stat	n, also known as dynamic packet filtering. (That is, on network.)	ly "established"						
1.3.6 Examine firewall and router configurations to verify that the firewall performs stateful inspection (dynamic packet filtering). (Only established connections should be allowed in, and only if they are associated with a previously established session.)	Describe how firewall and router configurations were examined to verify that the firewall performs stateful inspection.	<report findings="" here=""></report>						
	Describe how observed firewall configurations implement stateful inspection	<report findings="" here=""></report>						
1.3.7 Place system components that store cardholder data (such as a database) in an in segregated from the DMZ and other untrusted networks.		hternal network zone,						
1.3.7 Examine firewall and router configurations to verify that system components that store cardholder data are on an internal network zone, segregated from the DMZ and other untrusted networks.	 Identify whether any system components store cardholder data. (yes/no) 	<report findings="" here=""></report>	-	-				
	lf "yes":							
	Describe how firewall and router configurations were examined to verify that the system components that store cardholder data are located on an internal network zone, and are segregated from the DMZ and other untrusted networks.	<report findings="" here=""></report>						



PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)					
			In Place	In Place with CCW	N/A	Not Tested	Not in Place	
 Note: Methods to obscure IP ac Network Address Translation Placing servers containing ca Removal or filtering of route a 	ddresses and routing information to unauthorized partie dressing may include, but are not limited to: (NAT), ardholder data behind proxy servers/firewalls, advertisements for private networks that employ registe ress space instead of registered addresses.							
1.3.8.a Examine firewall and router configurations to verify that methods are in place to prevent the disclosure of private IP addresses and routing information from internal networks to the Internet.	 Describe the methods in place to prevent the disclosure of private IP addresses and routing information from internal networks to the Internet. 	<report findings="" here=""></report>						
	 Describe how firewall and router configurations were examined to verify that methods are in place to prevent the disclosure of private IP addresses and routing information from internal networks to the Internet. 	<report findings="" here=""></report>						
1.3.8.b Interview personnel and examine documentation to verify that any disclosure of private IP addresses and routing information to external entities is authorized.	 Identify the document reviewed that specifies whether any disclosure of private IP addresses and routing information to external parties is permitted. 	<report findings="" here=""></report>						
	 For each permitted disclosure, identify the responsible personnel interviewed who confirm that the disclosure is authorized. 	<report findings="" here=""></report>						
-	re on any mobile and/or employee-owned devices tha mple, laptops used by employees), and which are also iclude:							
Personal firewall software is a	are defined for personal firewall software. ctively running. ot alterable by users of mobile and/or employee-owne	d devices.						



	Reporting Instruction	ROC Reporting	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
1.4.a Examine policies and configuration standards to verify: • Personal firewall software is	 Identify whether mobile and/or employee- owned computers with direct connectivity to the Internet are used to access the organization's network. (yes/no) 	<report findings="" here=""></report>							
required for all mobile and/or employee-owned devices that connect to the Internet (for example, laptops used by employees)	 If "no," identify the document reviewed that explicitly prohibits mobile and/or employee- owned computers with direct connectivity to the Internet from being used to access the organization's network 	<report findings="" here=""></report>							
 when outside the network, and which are also used to access the network. Specific configuration settings are defined for personal firewall software. Personal firewall software is configured to actively run. Personal firewall software is configured to not be alterable by users of mobile and/or employee-owned devices. 	 <i>If "yes,"</i> identify the documented policies and configuration standards that define the following: Personal firewall software is required for all mobile and/or employee-owned devices that connect to the Internet when outside the network, and which are also used to access the network. Specific configuration settings are defined for personal firewall software. Personal firewall software is configured to actively run. Personal firewall software is configured to not be alterable by users of mobile and/or employee-owned devices. 	<report findings="" here=""></report>							



		ROC Reporting	Su	mmary of A (c	Assessn heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
1.4.b Inspect a sample of mobile and/or employee-owned devices to verify that:	 Identify the sample of mobile and/or employee-owned devices selected for this testing procedure. 	<report findings="" here=""></report>		-	<u>.</u>		
Personal firewall software is	Describe how the sample of mobile and/or employed	e-owned devices was inspe	cted to v	erify that pe	ersonal fi	rewall softw	vare is:
 installed and configured per the organization's specific configuration settings. Personal firewall software is 	 Installed and configured per the organization's specific configuration settings. 	<report findings="" here=""></report>					
 Personal firewall software is 	Actively running.	<report findings="" here=""></report>					
 Personal firewall software is actively running. Personal firewall software is not alterable by users of mobile and/or employee-owned devices. 	 Not alterable by users of mobile and/or employee-owned devices. 	<report findings="" here=""></report>					
1.5 Ensure that security policies a known to all affected parties.	and operational procedures for managing firewalls are o	documented, in use, and					
1.5 Examine documentation and interview personnel to verify that security policies and	 Identify the document reviewed to verify that security policies and operational procedures for managing firewalls are documented. 	<report findings="" here=""></report>		1	1		1
 operational procedures for managing firewalls are: Documented, In use, and Known to all affected parties. 	 Identify responsible personnel interviewed who confirm that the above documented security policies and operational procedures for managing firewalls are: In use Known to all affected parties 	<report findings="" here=""></report>					



-										
	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
installing a system on the network This applies to ALL default passw	ords, including but not limited to those used by operat ation and system accounts, POS terminals, Simple Ne	ting systems, software that								
2.1.a Choose a sample of system components, and	 Identify the sample of system components selected. 	<report findings="" here=""></report>								
attempt to log on (with system administrator help) to the devices and applications using default vendor-supplied	 Identify the vendor manuals and sources on the Internet used to find vendor-supplied accounts/passwords. 	<report findings="" here=""></report>								
accounts and passwords, to verify that ALL default passwords (including those on operating systems, software that provides security services, application and system accounts, POS terminals, and Simple Network Management Protocol (SNMP) community strings) have been changed. (Use vendor manuals and sources on the Internet to find vendor-supplied accounts/passwords.)	 For each item in the sample, describe how attempts to log on (with system administrator help) to the sample of devices and applications using default vendor-supplied accounts and passwords were performed to verify that all default passwords have been changed. 	<report findings="" here=""></report>								
2.1.b For the sample of system components, verify that all	For each item in the sample of system components in verified to be either :	indicated at 2.1.a, describe	how all	unnecessar	y default	accounts	were			
unnecessary default accounts (including accounts used by operating systems, security	 Removed 	<report findings="" here=""></report>								
software, applications, systems, POS terminals, SNMP, etc.) are removed or disabled.	Disabled	<report findings="" here=""></report>								

Requirement 2: Do not use vendor-supplied defaults for system passwords and other security parameters



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs			
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
 and Testing Procedures 2.1.c Interview personnel and examine supporting documentation to verify that: All vendor defaults (including default passwords on operating systems, software providing security services, application and system accounts, POS terminals, Simple Network Management Protocol (SNMP) community strings, etc.) are changed before a system is installed on the 	 Identify responsible personnel interviewed who verify that: All vendor defaults (including default passwords on operating systems, software providing security services, application and system accounts, POS terminals, Simple Network Management Protocol (SNMP) community strings, etc.) are changed before a system is installed on the network. Unnecessary default accounts (including accounts used by operating systems, security software, applications, systems, POS terminals, SNMP, etc.) are removed or disabled before a system is installed on the network. 	<report findings="" here=""></report>								
 Unnecessary default accounts (including accounts used by operating 	Identify supporting documentation examined for this testing procedure.	<report findings="" here=""></report>								
systems, security software,	Describe how the supporting documentation was examined to verify that:									
applications, systems, POS terminals, SNMP, etc.) are removed or disabled before	 All vendor defaults are changed before a system is installed on the network. 	<report findings="" here=""></report>								
a system is installed on the network.	 Unnecessary default accounts are removed or disabled before a system is installed on the network. 	<report findings="" here=""></report>								
	connected to the cardholder data environment or transr aults at installation, including but not limited to default w ay strings.	-								
 2.1.1.a Interview responsible personnel and examine supporting documentation to verify that: Encryption keys were changed from default at installation. 	 Identify whether there are wireless environments connected to the cardholder data environment or transmitting cardholder data. (yes/no) If "no," mark 2.1.1 as "Not Applicable" and proceed to 2.2. 	<report findings="" here=""></report>								



		ROC Reporting	Su	mmary of <i>I</i>	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	If "yes":						
	 Identify responsible personnel interviewed who verify that encryption keys are changed: 	<report findings="" here=""></report>					
	From default at installation						
	Anytime anyone with knowledge of the keys leaves the company or changes positions.						
	 Identify supporting documentation examined for this testing procedure. 	<report findings="" here=""></report>					
	Describe how the supporting documentation was ex	amined to verify that encryp	otion keys	s are chang	ed:		
	From default at installation	<report findings="" here=""></report>					
	 Anytime anyone with knowledge of the keys leaves the company or changes positions. 	<report findings="" here=""></report>					
2.1.1.b Interview personnel and examine policies and	 Identify responsible personnel interviewed who verify that: 	<report findings="" here=""></report>					
procedures to verify:Default SNMP community	 Default SNMP community strings are required to be changed upon installation. 						
strings are required to be changed upon installation.Default passwords/phrases	 Default passwords/phrases on access points are required to be changed upon installation. 						
on access points are required to be changed upon installation.	 Identify policies and procedures examined to verify that: 	<report findings="" here=""></report>					
	 Default SNMP community strings are required to be changed upon installation. 						
	 Default passwords/phrases on access points are required to be changed upon installation. 						
2.1.1.c Examine vendor documentation and login to wireless devices, with system	 Identify vendor documentation examined for this testing procedure. 	<report findings="" here=""></report>					



		ROC Reporting	Summary of Assessment Finding (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
	Describe how examined vendor documentation was help) to verify:	s used to attempt to login to	wireless	devices (wi	th system	n administr	ator			
	Default SNMP community strings are not used.	<report findings="" here=""></report>								
	 Default passwords/passphrases on access points are not used. 	<report findings="" here=""></report>								
2.1.1.d Examine vendor documentation and observe	 Identify vendor documentation examined for this testing procedure. 	<report findings="" here=""></report>								
wireless configuration settings to verify firmware on wireless devices is updated to support	Describe how wireless configuration settings were of wireless devices is updated to support strong encryp		ndor docu	mentation t	o verify tl	nat firmwa	re on			
strong encryption for:	Authentication over wireless networks.	<report findings="" here=""></report>								
 Authentication over wireless networks Transmission over wireless networks 	Transmission over wireless networks.	<report findings="" here=""></report>								
2.1.1.e Examine vendor documentation and observe	 Identify vendor documentation examined for this testing procedure. 	<report findings="" here=""></report>								
wireless configuration settings to verify other security-related wireless vendor defaults were changed, if applicable.	Describe how wireless configuration settings were observed with examined vendor documentation to verify other security-related wireless vendor defaults were changed, if applicable.	<report findings="" here=""></report>								
	rds for all system components. Assure that these stand insistent with industry-accepted system hardening star									
Sources of industry-accepted sys	tem hardening standards may include, but are not limit	ted to:								
Center for Internet Security (C										
International Organization for										
SysAdmin Audit Network SecNational Institute of Standards										



		ROC Reporting	Su	mmary of A	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
2.2.a Examine the organization's system configuration standards for all	 Identify the documented system configuration standards for all types of system components examined. 	<report findings="" here=""></report>					
types of system components and verify the system configuration standards are consistent with industry- accepted hardening standards.	 Identify the industry-accepted hardening standards the system configuration standards were verified to be consistent with. 	<report findings="" here=""></report>					
2.2.b Examine policies and interview personnel to verify that system configuration standards are updated as new	 Identify the policy documentation verified to define that system configuration standards are updated as new vulnerability issues are identified 	<report findings="" here=""></report>					
vulnerability issues are identified, as defined in Requirement 6.1.	Identify the personnel interviewed for this testing procedure.	<report findings="" here=""></report>					
	• For the interview, summarize the relevant details discussed that verify that the process is implemented.	<report findings="" here=""></report>					
2.2.c Examine policies and interview personnel to verify that system configuration standards are applied when new systems are configured	 Identify the policy documentation examined to verify it defines that system configuration standards are applied when new systems are configured and verified as being in place before a system is installed on the network 	<report findings="" here=""></report>					
and verified as being in place before a system is installed on the network.	Identify the personnel interviewed for this testing procedure.	<report findings="" here=""></report>					
	For the interview, summarize the relevant details d	liscussed that verify:					
	 System configuration standards are applied when new systems are configured 	<report findings="" here=""></report>					
	 System configuration standards are verified as being in place before a system is installed on the network. 	<report findings="" here=""></report>					



		ROC Reporting	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
 2.2.d Verify that system configuration standards include the following procedures for all types of system components: Changing of all vendor- supplied defaults and elimination of unnecessary default accounts Implementing only one primary function per server to prevent functions that require different security levels from co-existing on the same server Enabling only necessary services, protocols, daemons, etc., as required for the function of the system Implementing additional security features for any required services, protocols or daemons that are considered to be insecure Configuring system security parameters to prevent misuse Removing all unnecessary functionality, such as scripts, drivers, features, subsystems, file systems, and unnecessary web servers 	 Identify the system configuration standards for all types of system components that include the following procedures: Changing of all vendor-supplied defaults and elimination of unnecessary default accounts Implementing only one primary function per server to prevent functions that require different security levels from co-existing on the same server Enabling only necessary services, protocols, daemons, etc., as required for the function of the system Implementing additional security features for any required services, protocols or daemons that are considered to be insecure Configuring system security parameters to prevent misuse Removing all unnecessary functionality, such as scripts, drivers, features, subsystems, file systems, and unnecessary web servers 	<report findings="" here=""></report>							



			Su	mmary of A			ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	In Place	(C In Place with CCW	heck one	Not Tested	Not in Place
from co-existing on the same serving implemented on separate servers	function per server to prevent functions that require d ver. (For example, web servers, database servers, and .) plogies are in use, implement only one primary function	I DNS should be					
component.	nogles are in use, implement only one primary runction	i per virtual system					
2.2.1.a Select a sample of system components and inspect	 Identify the sample of system components observed. 	<report findings="" here=""></report>		- -			-
the system configurations to verify that only one primary function is implemented per server.	• For each item in the sample, describe how system configurations were inspected to verify that only one primary function per server is implemented.	<report findings="" here=""></report>					
2.2.1.b If virtualization technologies are used, inspect	 Identify whether virtualization technologies are used. (yes/no) 	<report findings="" here=""></report>					
the system configurations to verify that only one primary function is implemented per virtual system component or	 If "no," describe how systems were observed to verify that no virtualization technologies are used. 	<report findings="" here=""></report>					
device.	If "yes":						
	 Identify the functions for which virtualization technologies are used. 	<report findings="" here=""></report>					
	 Identify the sample of virtual system components or devices observed. 	<report findings="" here=""></report>					
	• For each virtual system component and device in the sample, describe how the system configurations were inspected to verify that only one primary function is implemented per virtual system component or device.	<report findings="" here=""></report>					
2.2.2 Enable only necessary serv	system component or device. ices, protocols, daemons, etc., as required for the func	ction of the system.					



			Su	mmary of <i>I</i>	Assessm check one		ngs		
PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
2.2.2.a Select a sample of system components and inspect	 Identify the sample of system components selected. 	<report findings="" here=""></report>							
enabled system services, daemons, and protocols to verify that only necessary services or protocols are enabled.	• For each item in the sample, describe how the enabled system services, daemons, and protocols were inspected to verify that only necessary services or protocols are enabled.	<report findings="" here=""></report>							
2.2.2.b Identify any enabled insecure services, daemons, or protocols and interview personnel to verify they are	 For each item in the sample of system components from 2.2.2.a, identify if any insecure services, daemons, or protocols are enabled. (yes/no) 	<report findings="" here=""></report>							
justified per documented configuration standards.	If "no," mark the remainder of 2.2.2.b and 2.2.3 as "Not Applicable."								
	 If "yes," identify responsible personnel interviewed who confirm that a documented business justification was present for each insecure service, daemon, or protocol 	<report findings="" here=""></report>							
	ty features for any required services, protocols, or daen secured technologies such as SSH, S-FTP, SSL, or IF DS, file-sharing, Telnet, FTP, etc.								
2.2.3 Inspect configuration	If "yes" at 2.2.b, perform the following:								
settings to verify that security features are documented and	Identify configuration settings inspected.	<report findings="" here=""></report>							
implemented for all insecure services, daemons, or protocols.	Describe how configuration settings were inspected to verify that security features for all insecure services, daemons, or protocols are:								
	Documented	<report findings="" here=""></report>							
	Implemented	<report findings="" here=""></report>							
2.2.4 Configure system security p	parameters to prevent misuse.	·							



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
2.2.4.a Interview system administrators and/or security managers to verify that they	 Identify the system administrators and/or security managers interviewed for this testing procedure. 	<report findings="" here=""></report>					
have knowledge of common security parameter settings for system components.	 For the interview, summarize the relevant details discussed to verify that they have knowledge of common security parameter settings for system components. 	<report findings="" here=""></report>					
2.2.4.b Examine the system configuration standards to verify that common security parameter settings are included.	 Identify the system configuration standards examined to verify that common security parameter settings are included. 	<report findings="" here=""></report>					
2.2.4.c Select a sample of system components and inspect	 Identify the sample of system components selected. 	<report findings="" here=""></report>					
the common security parameters to verify that they are set appropriately and in accordance with the configuration standards.	• For each item in the sample, describe how the common security parameters were inspected to verify that they are set appropriately and in accordance with the configuration standards.	<report findings="" here=""></report>					
2.2.5 Remove all unnecessary fur unnecessary web servers.	nctionality, such as scripts, drivers, features, subsystem	ns, file systems, and					
2.2.5.a Select a sample of system components and inspect	 Identify the sample of system components selected. 	<report findings="" here=""></report>					
the configurations to verify that all unnecessary functionality (for example, scripts, drivers, features, subsystems, file systems, etc.) is removed.	 For each item in the sample, describe how the configurations were inspected to verify that all unnecessary functionality is removed. 	<report findings="" here=""></report>					
2.2.5.b . Examine the documentation and security	Describe how the security parameters were examine	ed with relevant documenta	ation to ve	erify that ena	abled fun	ctions are:	
parameters to verify enabled functions are documented and	Documented	<report findings="" here=""></report>					
support secure configuration.	 Support secure configuration 	<report findings="" here=""></report>					



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
2.2.5.c . Examine the documentation and security	 Identify documentation examined for this testing procedure. 	<report findings="" here=""></report>								
parameters to verify that only documented functionality is present on the sampled system components. 2.3 Encrypt all non-console admir	• Describe how the security parameters were examined with relevant documentation to verify that only documented functionality is present on the sampled system components from 2.2.5.a.	<report findings="" here=""></report>								
	istrative access using strong cryptography. Use technomanagement and other non-console administrative acc									
2.3 Select a sample of system components and verify that non-console administrative access is encrypted by performing the following:	 Identify the sample of system components selected for 2.3.a-2.3.d to verify that non- console administrative access is encrypted 	<report findings="" here=""></report>					-			
2.3.a Observe an administrator log on to each system and	For each item in the sample from 2.3:									
examine system configurations to verify that a strong encryption method is invoked before the administrator's password is	 Describe how the administrator log on for each system was observed to verify that a strong encryption method is invoked before the administrator's password is requested. 	<report findings="" here=""></report>								
requested.	 Describe how system configurations for each system were examined to verify that a strong encryption method is invoked before the administrator's password is requested. 	<report findings="" here=""></report>								
	 Identify the strong encryption method used for non-console administrative access. 	<report findings="" here=""></report>								
2.3.b Review services and	For each item in the sample from 2.3:									
parameter files on systems to determine that Telnet and other insecure remote-login commands are not available for non-console access.	 Describe how services on systems were reviewed to determine that Telnet and other insecure remote-login commands are not available for non-console access. 	<report findings="" here=""></report>								



		ROC Reporting	Su	(0	Assessment Findings check one)				
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
	Describe how parameter files on systems were reviewed to determine that Telnet and other insecure remote-login commands are not available for non-console access.	<report findings="" here=""></report>							
2.3.c Observe an administrator	For each item in the sample from 2.3:								
log on to each system to verify that administrator access to any web-based management interfaces is encrypted with strong cryptography.	Describe how the administrator log on to each system was observed to verify that administrator access to any web-based management interfaces was encrypted with strong cryptography.	<report findings="" here=""></report>							
	 Identify the strong encryption method used for any web-based management interfaces. 	<report findings="" here=""></report>							
2.3.d Examine vendor documentation and interview personnel to verify that strong cryptography for the technology in use is implemented according	 Identify the vendor documentation examined to verify that strong cryptography for the technology in use is implemented according to industry best practices and/or vendor recommendations. 	<report findings="" here=""></report>							
to industry best practices and/or vendor recommendations.	Identify the personnel interviewed for this testing procedure.	<report findings="" here=""></report>							
	 For the interview, summarize the relevant details discussed that verify that strong cryptography for the technology in use is implemented according to industry best practices and/or vendor recommendations. 	<report findings="" here=""></report>							
2.4 Maintain an inventory of syste	m components that are in scope for PCI DSS.								
2.4.a Examine system inventory	Describe how the system inventory was examined to	o verify that a list of hardwa	ire and so	oftware com	ponents	s:			
to verify that a list of hardware and software components is	Maintained	<report findings="" here=""></report>							
maintained and includes a description of function/use for each.	 Includes a description of function/use for each 	<report findings="" here=""></report>							



		ROC Reporting	Su	mmary of A	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
2.4.b Interview personnel to verify the documented inventory	 Identify the personnel interviewed for this testing procedure. 	<report findings="" here=""></report>					
is kept current.	 For the interview, summarize the relevant details discussed that verify that the documented inventory is kept current. 	<report findings="" here=""></report>					
	nd operational procedures for managing vendor defau se, and known to all affected parties.	Its and other security					
2.5 Examine documentation and interview personnel to verify that security policies and operational procedures for	 Identify the document reviewed to verify that security policies and operational procedures for managing vendor defaults and other security parameters are documented. 	<report findings="" here=""></report>					
 managing vendor defaults and other security parameters are: Documented, In use, and Known to all affected parties. 	 Identify responsible personnel interviewed who confirm that the above documented security policies and operational procedures for managing vendor defaults and other security parameters are: In use Known to all affected parties 	<report findings="" here=""></report>					
	t protect each entity's hosted environment and cardho irements as detailed in <i>Appendix A: Additional PCI DS</i>						
2.6 Perform testing procedures A.1.1 through A.1.4 detailed in	 Identify whether the assessed entity is a shared hosting provider. (yes/no) 	<report findings="" here=""></report>					
Appendix A: Additional PCI DSS Requirements for Shared Hosting Providers for PCI DSS assessments of shared hosting providers, to verify that shared hosting providers protect their entities' (merchants and service providers) hosted environment and data.	 If "yes," provide the name of the assessor who attests that Appendix A: Additional PCI DSS Requirements for Shared Hosting Providers has been completed. 	<report findings="" here=""></report>					



Protect Stored Cardholder Data

Requirement 3: Protect stored cardholder data

			Summary of Assessment Findings				
		ROC Reporting		(c	heck one)	
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	to a minimum by implementing data-retention and dis at the following for all CHD storage:	posal policies, procedures					
 Limiting data storage amount a requirements. 	and retention time to that which is required for legal, re	egulatory, and business					
Processes for secure deletion	of data when no longer needed.						
Specific retention requirement	s for cardholder data.						
A quarterly process for identify retention.	ring and securely deleting stored cardholder data that	exceeds defined					



		ROC Reporting	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
 3.1.a Examine the data- retention and disposal policies, procedures and processes to verify they include at least the following: Legal, regulatory, and business requirements for data retention, including Specific requirements for retention of cardholder data (for example, cardholder data needs to be held for X period for Y business reasons). Secure deletion of cardholder data when no longer needed for legal, regulatory, or business reasons Coverage for all storage of cardholder data A quarterly process for identifying and securely deleting stored cardholder data that exceeds defined retention requirements. 	 Identify the data-retention and disposal documentation examined to verify policies, procedures, and processes define: Legal, regulatory, and business requirements for data retention, including: Specific requirements for retention of cardholder data (for example, cardholder data needs to be held for X period for Y business reasons). Secure deletion of cardholder data when no longer needed for legal, regulatory, or business reasons. Coverage for all storage of cardholder data that exceeds defined retention requirements. 	<report findings="" here=""></report>							



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place		
 3.1.b Interview personnel to verify that: All locations of stored cardholder data are included in the data-retention and disposal processes. Either a quarterly automatic or manual process is in place to identify and securely delete stored cardholder data. 	 Identify the personnel interviewed who confirm that: All locations of stored cardholder data are included in the data-retention and disposal processes. Either a quarterly automatic or manual process is in place to identify and securely delete stored cardholder data. The quarterly automatic or manual process is performed for all locations of cardholder data. 	<report findings="" here=""></report>							
The quarterly automatic or manual process is performed for all locations of cardholder data.	 For the interview, summarize the relevant details d All locations of stored cardholder data are included in the data-retention and disposal process. 	<pre>Iscussed that verify the folio <report findings="" here=""></report></pre>	owing:						
	• Either a quarterly automatic or manual process is in place to identify and securely delete stored cardholder data.	<report findings="" here=""></report>							
	 The quarterly automatic or manual process is performed for all locations of cardholder data. 	<report findings="" here=""></report>							
	 Describe the quarterly process in place to identify and securely delete stored cardholder data, including whether it is an automatic or manual process. 	<report findings="" here=""></report>							



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
3.1.c For a sample of system components that store	 Identify the sample of system components selected. 	<report findings="" here=""></report>								
 cardholder data: Examine files and system records to verify that the data stored does not exceed the requirements defined in the data-retention policy. Observe the deletion mechanism to verify data is deleted securely. 	 For each item in the sample, describe how files and system records were examined to verify that the data stored does not exceed the requirements defined in the data-retention policy. 	<report findings="" here=""></report>								
	 Describe how the deletion mechanism was observed to verify data is deleted securely. 	<report findings="" here=""></report>								
	ication data after authorization (even if encrypted). If so nrecoverable upon completion of the authorization proc									
It is permissible for issuers and c There is a business justificatio	companies that support issuing services to store sensiti n, and	ive authentication data if:								
 The data is stored securely. Sensitive authentication data inc 	ludes the data as cited in the following Requirements 3	3.2.1 through 3.2.3:								
3.2.a For issuers and/or companies that support issuing	 Identify whether the assessed entity is an issuer or supports issuing service. (yes/no) 	<report findings="" here=""></report>	1				1			
services and store sensitive authentication data, review policies and interview personnel	If "yes," complete the responses for 3.2.a and 3.2.b a If "no," mark the remainder of 3.2.a and 3.2.b as "Not									
to verify there is a documented business justification for the storage of sensitive authentication data.	 Identify the documentation reviewed to verify there is a documented business justification for the storage of sensitive authentication data. 	<report findings="" here=""></report>								
	 Identify the interviewed personnel who confirm there is a documented business justification for the storage of sensitive authentication data. 	<report findings="" here=""></report>								
	 For the interview, summarize the relevant details of the business justification described. 	<report findings="" here=""></report>								



		ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
3.2.b For issuers and/or	If "yes" at 3.2.a,									
companies that support issuing services and store sensitive	Identify data stores examined.	<report findings="" here=""></report>								
authentication data, examine data stores and system	Identify the system configurations examined.	<report findings="" here=""></report>								
configurations to verify that the ensitive authentication data is recured.	Describe how the data stores and system configurations were examined to verify that the sensitive authentication data is secured.	<report findings="" here=""></report>								
3.2.c For all other entities, if sensitive authentication data is	 Identify whether sensitive authentication data is received. (yes/no) 	<report findings="" here=""></report>								
received, review policies and procedures, and examine system configurations to verify	If "yes," complete 3.2.c and 3.2.d. If "no," mark the remainder of 3.2.c and 3.2.d as "Not	t Applicable" and proceed to	5 3.2.1.							
the data is not retained after authorization.	 Identify the document(s) reviewed to verify that it defines that data is not retained after authorization. 	<report findings="" here=""></report>								
	Describe how system configurations were examined to verify the data is not retained after authorization.	<report findings="" here=""></report>								
3.2.d For all other entities, if sensitive authentication data is received, review procedures	 Identify the document(s) reviewed to verify that it defines processes for securely deleting the data to verify that the data is unrecoverable. 	<report findings="" here=""></report>								
and examine the processes for securely deleting the data to verify that the data is unrecoverable.	• Describe how the processes for securely deleting the data were examined to verify that the data is unrecoverable.	<report findings="" here=""></report>								



		ROC Reporting	Su	mmary of <i>I</i> (c		ngs			
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
 data contained on a chip, or elseving magnetic-stripe data. Note: In the normal course of bus retained: The cardholder's name Primary account number (PAN) Expiration date Service code 	s of any track (from the magnetic stripe located on the where). This data is alternatively called full track, track, siness, the following data elements from the magnetic s I)	track 1, track 2, and							
3.2.1 For a sample of system components, examine data	 Identify the sample of system components selected for 3.2.1-3.2.3. 	<report findings="" here=""></report>							
sources, including but not limited to the following, and verify that the full contents of any track from the magnetic	For each data source type below from the sample of system of components examined, summarize the specific examples of each data source type observed to verify that the full contents of any track from the magnetic stripe on the back of card or equivalent data on a chip are not stored after authorization. If that type of data source is not present, indicate that in the space.								
stripe on the back of card or equivalent data on a chip are	Incoming transaction data	<report findings="" here=""></report>							
not stored after authorization:Incoming transaction data	 All logs (for example, transaction, history, debugging error) 	<report findings="" here=""></report>							
 All logs (for example, transaction, history, 	History files	<report findings="" here=""></report>							
debugging, error)	Trace files	<report findings="" here=""></report>							
History filesTrace files	Database schemas	<report findings="" here=""></report>							
Several database schemas	Database contents	<report findings="" here=""></report>							
Database contents	 If applicable, any other output observed to be generated 	<report findings="" here=""></report>							



		ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
3.2.2 Do not store the card verific of a payment card) used to verify	ation code or value (three-digit or four-digit number pri card-not-present transactions.	nted on the front or back								
3.2.2 For a sample of system components, examine data sources, including but not limited to the following, and verify that the three-digit or four-	For each data source type below from the sample of each data source type observed to verify that the t the card or the signature panel (CVV2, CVC2, CID, C not present, indicate that in the space.	hree-digit or four-digit card	verificatio	n code or v	alue prin	ted on the	front of			
digit card verification code or	Incoming transaction data	<report findings="" here=""></report>								
 value printed on the front of the card or the signature panel (CVV2, CVC2, CID, CAV2 data) is not stored after authorization: Incoming transaction data 	 All logs (for example, transaction, history, debugging error) 	<report findings="" here=""></report>								
	History files	<report findings="" here=""></report>								
All logs (for example,	Trace files	<report findings="" here=""></report>								
transaction, history, debugging, error)	Database schemas	<report findings="" here=""></report>								
History files	Database contents	<report findings="" here=""></report>								
Trace filesSeveral database schemasDatabase contents	 If applicable, any other output observed to be generated 	<report findings="" here=""></report>								
3.2.3 Do not store the personal id	entification number (PIN) or the encrypted PIN block.	1								
3.2.3 For a sample of system components, examine data sources, including but not	For each data source type below from the sample of each data source type observed. If that type of dat				•	example	s of			
limited to the following and	Incoming transaction data	<report findings="" here=""></report>								
 verify that PINs and encrypted PIN blocks are not stored after authorization: Incoming transaction data All logs (for example, transaction, history, debugging, error) History files 	 All logs (for example, transaction, history, debugging error) 	<report findings="" here=""></report>								
	History files	<report findings="" here=""></report>								
	Trace files	<report findings="" here=""></report>								
	Database schemas	<report findings="" here=""></report>								
	Database contents	<report findings="" here=""></report>								



		ROC Reporting	Su	-	Assessm check one	ment Findings ne)		
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place	
Trace filesSeveral database schemasDatabase contents	 If applicable, any other output observed to be generated 	<report findings="" here=""></report>						
displayed), such that only person Note: This requirement does not	ne first six and last four digits are the maximum number nel with a legitimate business need can see the full PA supersede stricter requirements in place for displays o rand requirements for point-of-sale (POS) receipts.	N.						
 3.3.a Examine written policies and procedures for masking the display of PANs to verify: A list of roles that need access to displays of full PAN is documented, together with a legitimate business need for each role to have such access. PAN must be masked when displayed such that only personnel with a legitimate business need can see the full PAN. All other roles not specifically authorized to see the full PAN must only see masked PANs. 	 Identify the document(s) reviewed to verify that written policies and procedures for masking the displays of PANs include the following: A list of roles that need access to displays of full PAN is documented, together with a legitimate business need for each role to have such access. PAN must be masked when displayed such that only personnel with a legitimate business need can see the full PAN. All other roles not specifically authorized to see the full PAN must only see masked PANs. 	<report findings="" here=""></report>						
3.3.b Examine system configurations to verify that full PAN is only displayed for	 Describe how system configurations were examined Full PAN is only displayed for users/roles with a 	to verify that: <report findings="" here=""></report>						
users/roles with a documented business need, and that PAN is masked for all other requests.	documented business need.PAN is masked for all other requests.	<report findings="" here=""></report>						
3.3.c Examine displays of PAN	Describe how displays of PAN were examined to ve	rify that:						



	Reporting Instruction	ROC Reporting	Summary of Assessment Findin (check one)						
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
(for example, on screen, on paper receipts) to verify that PANs are masked when	 PANs are masked when displaying cardholder data. 	<report findings="" here=""></report>							
displaying cardholder data, and that only those with a legitimate business need are able to see full PAN.	 Only those with a legitimate business need are able to see full PAN. 	<report findings="" here=""></report>							
3.4 Render PAN unreadable anyw by using any of the following appr	vhere it is stored (including on portable digital media, b oaches:	ackup media, and in logs)							
One-way hashes based on str	ong cryptography, (hash must be of the entire PAN).								
Truncation (hashing cannot be	e used to replace the truncated segment of PAN).								
 Index tokens and pads (pads) 	must be securely stored).								
 Strong cryptography with asso 	ociated key-management processes and procedures.								
both the truncated and hashed ve	for a malicious individual to reconstruct original PAN or ersion of a PAN. Where hashed and truncated versions t, additional controls should be in place to ensure that a reconstruct the original PAN.	of the same PAN are							
3.4.a Examine documentation about the system used to	 Identify the documentation about the system used to protect the PAN examined. 	<report findings="" here=""></report>	-				-		
protect the PAN, including the vendor, type of system/process, and the encryption algorithms (if applicable) to verify that the	 Briefly describe the documented methods— including the vendor, type of system/process, and then encryption algorithms (if applicable)— used to protect the PAN. 	<report findings="" here=""></report>							



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)								
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place				
 PAN is rendered unreadable using any of the following methods: One-way hashes based on strong cryptography, Truncation Index tokens and pads, with the pads being securely stored Strong cryptography, with associated key- management processes and procedures 	 Identify which of the following methods is used to render the PAN unreadable: One-way hashes based on strong cryptography Truncation Index token and pads, with the pads being securely stored Strong cryptography, with associated keymanagement processes and procedures 	<report findings="" here=""></report>					·				
3.4.b Examine several tables or files from a sample of data	 Identify the sample of data repositories selected. 	<report findings="" here=""></report>									
repositories to verify the PAN is rendered unreadable (that is, not stored in plain-text).	 Identify the tables or files examined for each item in the sample of data repositories. 	<report findings="" here=""></report>									
	• For each item in the sample, describe how the table or file was examined to verify the PAN is rendered unreadable.	<report findings="" here=""></report>									
3.4.c Examine a sample of removable media (for example,	 Identify the sample of removable media selected. 	<report findings="" here=""></report>									
backup tapes) to confirm that the PAN is rendered unreadable.	 For each item in the sample, describe how the sample of removable media was examined to confirm that the PAN is rendered unreadable. 	<report findings="" here=""></report>									
3.4.d Examine a sample of audit logs to confirm that the PAN is rendered unreadable or removed from the logs.	Identify the sample of audit logs selected.	<report findings="" here=""></report>									
	 For each item in the sample, describe how the sample of audit logs was examined to confirm that the PAN is rendered unreadable or removed from the logs. 	<report findings="" here=""></report>									



	D	ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
managed separately and indepen	ther than file- or column-level database encryption), lo dently of native operating system authentication and a using local user account databases or general networ ociated with user accounts.	ccess control								
3.4.1.a If disk encryption is used, inspect the configuration	 Identify whether disk encryption is used. (yes/no) 	<report findings="" here=""></report>	•							
and observe the authentication process to verify that logical access to encrypted file	If "yes," complete the remainder of 3.4.1.a, 3.4.1.b, a If "no," mark the remainder of 3.4.1.a, 3.4.1.b and 3.4									
systems is implemented via a mechanism that is separate from the native operating	Describe the disk encryption mechanism(s) in use.	<report findings="" here=""></report>								
system's authentication mechanism (for example, not using local user account databases or general network login credentials).	 For each disk encryption mechanism in use, describe how the configuration was inspected and the authentication process observed to verify that logical access to encrypted file systems is separate from the native operating system's authentication mechanism. 	<report findings="" here=""></report>								
3.4.1.b Observe processes and interview personnel to verify that cryptographic keys are	 Describe how processes were observed to verify that cryptographic keys are stored securely. 	<report findings="" here=""></report>								
stored securely (for example, stored on removable media that is adequately protected with strong access controls).	 Identify the personnel interviewed who confirm that cryptographic keys are stored securely. 	<report findings="" here=""></report>								
3.4.1.c Examine the	Identify the configurations examined.	<report findings="" here=""></report>								



		ROC Reporting	Su	•	Assessm heck one	nent Findings e)		
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place	
configurations and observe the processes to verify that cardholder data on removable media is encrypted wherever stored.	 Describe how the configurations were examined and the processes observed to verify that cardholder data on removable media is encrypted wherever stored. 	<report findings="" here=""></report>						
Note: If disk encryption is not used to encrypt removable media, the data stored on this media will need to be rendered unreadable through some other method.								
3.5 Document and implement pro disclosure and misuse:	cedures to protect keys used to secure stored cardholo	der data against						
	keys used to encrypt stored cardholder data, and also ata-encrypting keys—such key-encrypting keys must b							



	Reporting Instruction	ROC Reporting	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
 3.5 Examine key-management policies and procedures to verify processes are specified to protect keys used for encryption of cardholder data against disclosure and misuse and include at least the following: Access to keys is restricted to the fewest number of custodians necessary. Key-encrypting keys are at least as strong as the data-encrypting keys they protect. Key-encrypting keys are stored separately from data-encrypting keys. Keys are stored securely in the fewest possible locations and forms. 	 Identify the documented key-management policies and processes examined to verify processes are defined to protect keys used for encryption of cardholder data against disclosure and misuse and include at least the following: Access to keys is restricted to the fewest number of custodians necessary. Key-encrypting keys are at least as strong as the data-encrypting keys they protect. Key-encrypting keys are stored separately from data-encrypting keys. Keys are stored securely in the fewest possible locations and forms. 	<report findings="" here=""></report>							
3.5.1 Restrict access to cryptogra	phic keys to the fewest number of custodians necessa	ry.							
3.5.1 Examine user access lists	Identify user access lists examined.	<report findings="" here=""></report>							
to verify that access to keys is restricted to the fewest number of custodians necessary.	 Describe how user access lists were examined to verify that access to keys is restricted to the fewest number of custodians necessary. 	<report findings="" here=""></report>							



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Su	mmary of / (c	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place
 forms at all times: Encrypted with a key-encrypting separately from the data-encryption. Within a secure cryptographic of interaction device). As at least two full-length key compared to the secure of the	s used to encrypt/decrypt cardholder data in one (or m g key that is at least as strong as the data-encrypting l pting key. device (such as a host security module (HSM) or PTS- components or key shares, in accordance with an indus keys be stored in one of these forms.	key, and that is stored approved point-of-					
 3.5.2.a Examine documented procedures to verify that cryptographic keys used to encrypt/decrypt cardholder data must only exist in one (or more) of the following forms at all times. Encrypted with a key-encrypting key that is at least as strong as the data-encrypting key, and that is stored separately from the data-encrypting key. Within a secure cryptographic device (such as a host security module (HSM) or PTS-approved point-of-interaction device). As key components or key shares, in accordance with an industry-accepted method. 	 Identify the documented procedures examined to verify that cryptographic keys used to encrypt/decrypt cardholder data must only exist in one (or more) of the following forms at all times. Encrypted with a key-encrypting key that is at least as strong as the data-encrypting key, and that is stored separately from the data-encrypting key. Within a secure cryptographic device (such as a host security module (HSM) or PTS-approved point-of-interaction device). As key components or key shares, in accordance with an industry-accepted method. 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of A	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
 3.5.2.b Examine system configurations and key storage locations to verify that cryptographic keys used to encrypt/decrypt cardholder data exist in one, (or more), of the following form at all times. Encrypted with a key- encrypting key. Within a secure cryptographic device (such as a host security module (HSM) or PTS-approved point-of-interaction device). As key components or key shares, in accordance with an industry-accepted method. 	 Provide the name of the assessor who attests that all locations where keys are stored were identified. 	<report findings="" here=""></report>					
	 Describe how system configurations and key storage locations were examined to verify that cryptographic keys used to encrypt/decrypt cardholder data must only exist in one (or more) of the following forms at all times. Encrypted with a key-encrypting key that is at least as strong as the data-encrypting key, and that is stored separately from the data-encrypting key. Within a secure cryptographic device (such as a host security module (HSM) or PTS-approved point-of-interaction device). As key components or key shares, in accordance with an industry-accepted method. 	<report findings="" here=""></report>					
3.5.2.c Wherever key- encrypting keys are used, examine system configurations	Describe how system configurations and key storag are used:	e locations were examined	to verify	that, where	ver key-e	ncrypting l	keys
and key storage locations to verify:	 Key-encrypting keys are at least as strong as the data-encrypting keys they protect 	<report findings="" here=""></report>					
 Key-encrypting keys are at least as strong as the data- encrypting keys they protect. Key-encrypting keys are stored separately from data- encrypting keys. 	 Key-encrypting keys are stored separately from data-encrypting keys. 	<report findings="" here=""></report>					



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
3.5.3 Store cryptographic keys in	the fewest possible locations.									
3.5.3 Examine key storage locations and observe processes to verify that keys are stored in the fewest possible locations.	 Describe how key storage locations were examined and processes were observed to verify that keys are stored in the fewest possible locations. 	<report findings="" here=""></report>								
3.6 Fully document and implement for encryption of cardholder data,	nt all key-management processes and procedures for o including the following:	cryptographic keys used								
Note: Numerous industry standar which can be found at http://csrc.	ds for key management are available from various res nist.gov.	ources including NIST,								
3.6.a Additional Procedure for service providers: If the service provider shares keys with their customers for transmission or	 Identify whether the assessed entity is a service provider that shares keys with their customers for transmission or storage of cardholder data. (yes/no) 	<report findings="" here=""></report>								
storage of cardholder data, examine the documentation that	lf "yes,"									
the service provider provides to their customers to verify that it includes guidance on how to securely transmit, store, and update customers' keys, in accordance with Requirements 3.6.1 through 3.6.8 below.	 Identify the document that the service provider provides to their customers examined to verify that it includes guidance on how to securely transmit, store and update customers' keys, in accordance with Requirements 3.6.1 through 3.6.8 below. 	<report findings="" here=""></report>								
3.6.b Examine the key-managem	ent procedures and processes for keys used for encry	ption of cardholder data and	d perform	the followir	ng:					
3.6.1 Generation of strong cryptog	graphic keys.									
3.6.1.a Verify that key- management procedures specify how to generate strong keys.	 Identify the documented key-management procedures examined to verify procedures specify how to generate strong keys. 	<report findings="" here=""></report>								
3.6.1.b Observe the method for generating keys to verify that strong keys are generated.	 Describe how the method for generating keys was observed to verify that strong keys are generated. 	<report findings="" here=""></report>								



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
3.6.2 Secure cryptographic key di	stribution.									
3.6.2.a Verify that key- management procedures specify how to securely distribute keys.	 Identify the documented key-management procedures examined to verify procedures specify how to securely distribute keys. 	<report findings="" here=""></report>								
3.6.2.b Observe the method for distributing keys to verify that keys are distributed securely.	 Describe how the method for distributing keys was observed to verify that keys are distributed securely. 	<report findings="" here=""></report>								
3.6.3 Secure cryptographic key st	orage.									
3.6.3.a Verify that key- management procedures specify how to securely store keys.	 Identify the documented key-management procedures examined to verify procedures specify how to securely store keys. 	<report findings="" here=""></report>								
3.6.3.b Observe the method for storing keys to verify that keys are stored securely.	 Describe how the method for storing keys was observed to verify that keys are stored securely. 	<report findings="" here=""></report>								
defined period of time has passed	for keys that have reached the end of their cryptoperic l and/or after a certain amount of cipher-text has been d application vendor or key owner, and based on indus ecial Publication 800-57).	produced by a given								
3.6.4.a Verify that key- management procedures include a defined cryptoperiod for each key type in use and define a process for key changes at the end of the defined cryptoperiod(s).	 Identify the document that defines: Key cryptoperiod(s) for each key type in use A process for key changes at the end of the defined cryptoperiod(s) 	<report findings="" here=""></report>								
3.6.4.b Interview personnel to verify that keys are changed at the end of the defined cryptoperiod(s).	 Identify personnel interviewed for this testing procedure who confirm that keys are changed at the end of the defined cryptoperiod(s). 	<report findings="" here=""></report>								



			Su	mmary of <i>I</i>		ngs	
PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	heck one	Not Tested	Not in Place
necessary when the integrity of the knowledge of a clear-text key con	(for example, archiving, destruction, and/or revocation) he key has been weakened (for example, departure of a nponent), or keys are suspected of being compromised	an employee with I.					
	graphic keys need to be retained, these keys must be on key). Archived cryptographic keys should only be us						
 3.6.5.a Verify that key- management procedures specify processes for the following: The retirement or replacement of keys when the integrity of the key has been weakened. The replacement of known or suspected compromised keys. Any keys retained after retiring or replacing are not used for encryption operations. 	 Identify the key-management document examined to verify that key-management processes specify the following: The retirement or replacement of keys when the integrity of the key has been weakened. The replacement of known or suspected compromised keys. Any keys retained after retiring or replacing are not used for encryption operations. 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of A (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
3.6.5.b Interview personnel to verify the following processes	 Identify the personnel interviewed for this testing procedure. 	<report findings="" here=""></report>					
are implemented:Keys are retired or replaced	For the interview, summarize the relevant details d	iscussed that verify the fol	lowing pr	ocesses are	e implem	ented:	
as necessary when the integrity of the key has been weakened, including when someone with knowledge of the key leaves the company.Keys are replaced if known	 Keys are retired or replaced as necessary when the integrity of the key has been weakened, including when someone with knowledge of the key leaves the company. 	<report findings="" here=""></report>					
	 Keys are replaced if known or suspected to be compromised. 	<report findings="" here=""></report>					
 or suspected to be compromised. Any keys retained after retiring or replacing are not used for encryption operations. 	 Any keys retained after retiring or replacing are not used for encryption operations. 	<report findings="" here=""></report>					
managed using split knowledge a	nanagement operations include, but are not limited to: I						
3.6.6.a Verify that manual clear- text key-management procedures specify processes	 Identify whether manual clear-text cryptographic key-management operations are used. (yes/no) 	<report findings="" here=""></report>					
for the use of the following:Split knowledge of keys, such that key components	If "no," mark the remainder of 3.6.6.a and 3.6.6.b as If "yes," complete 3.6.6.a and 3.6.6.b.	"Not Applicable."					



		ROC Reporting Details: Assessor's Response	Su	mmary of A (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place
 are under the control of at least two people who only have knowledge of their own key components; AND Dual control of keys, such that at least two people are required to perform any key- management operations and no one person has access to the authentication materials (for example, passwords or keys) of another. 	 Identify the document examined to verify that manual clear-text key-management procedures define processes for the use of the following: Split knowledge of keys, such that key components are under the control of at least two people who only have knowledge of their own key components; AND Dual control of keys, such that at least two people are required to perform any key- management operations and no one person has access to the authentication materials of another. 	<report findings="" here=""></report>					
3.6.6 b Interview personnel and/or observe processes to	 Identify the personnel interviewed for this testing procedure, if applicable. 	<report findings="" here=""></report>					
verify that manual clear-text keys are managed with:Split knowledge, AND	For the interview, summarize the relevant details d following processes are implemented:	iscussed and/or describe	h ow pro	cesses wer	e observ	ed to verif	y the
Dual control	Split knowledge	<report findings="" here=""></report>					
	Dual Control	<report findings="" here=""></report>					
3.6.7 Prevention of unauthorized	substitution of cryptographic keys.						
3.6.7.a Verify that key- management procedures specify processes to prevent unauthorized substitution of keys.	 Identify the document examined to verify that key-management procedures specify processes to prevent unauthorized substitution of keys. 	<report findings="" here=""></report>					
3.6.7.b Interview personnel and/or observe process to verify	 Identify the personnel interviewed for this testing procedure, if applicable. 	<report findings="" here=""></report>					
hat unauthorized substitution of keys is prevented.	 For the interview, summarize the relevant details discussed and/or describe how processes were observed to verify that unauthorized substitution of keys is prevented. 	<report findings="" here=""></report>					



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
3.6.8 Requirement for cryptograp their key-custodian responsibilitie	nic key custodians to formally acknowledge that they us.	nderstand and accept								
3.6.8.a Verify that key- management procedures specify processes for key custodians to acknowledge (in writing or electronically) that they understand and accept their key-custodian responsibilities.	 Identify the document examined to verify that key-management procedures specify processes for key custodians to acknowledge that they understand and accept their key- custodian responsibilities. 	<report findings="" here=""></report>								
3.6.8.b Observe documentation or other evidence showing that key custodians have acknowledged (in writing or electronically) that they understand and accept their key-custodian responsibilities.	 Describe how key custodian acknowledgements or other evidence were observed to verify that key custodians have acknowledged that they understand and accept their key-custodian responsibilities. 	<report findings="" here=""></report>								
3.7 Ensure that security policies a documented, in use, and known t	nd operational procedures for protecting stored cardho o all affected parties.	blder data are								
3.7 Examine documentation and interview personnel to verify that security policies and operational procedures for	 Identify the document reviewed to verify that security policies and operational procedures for protecting stored cardholder data are documented. 	<report findings="" here=""></report>								
protecting stored cardholder data are:Documented,In use, andKnown to all affected parties	 Identify responsible personnel interviewed who confirm that the above documented security policies and operational procedures for protecting stored cardholder data are: In use Known to all affected parties 	<report findings="" here=""></report>								



		ROC Reporting	Su		Assessme heck one	essment Finding k one)		
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place	
	security protocols (for example, SSL/TLS, IPSEC, SSF ransmission over open, public networks, including the							
Only trusted keys and certification	tes are accepted.							
The protocol in use only support	orts secure versions or configurations.							
The encryption strength is app	propriate for the encryption methodology in use.							
Examples of open, public networ The Internet 	ks include but are not limited to:							
• Wireless technologies, includi	ng 802.11 and Bluetooth							
 Cellular technologies, for exar access (CDMA) 	nple, Global System for Mobile communications (GSM), Code division multiple						
General Packet Radio Service	e (GPRS)							
Satellite communications								
4.1.a Identify all locations where cardholder data is transmitted or received over open, public	 Identify all locations where cardholder data is transmitted or received over open, public networks. 	<report findings="" here=""></report>						

Requirement 4: Encrypt transmission of cardholder data across open, public networks



		ROC Reporting	Summary of Assessme (check one)				-		
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
	Identify the documented standards examined.	<report findings="" here=""></report>							
	Describe how the documented standards were example	mined and compared to sys	tem confi	gurations to	o verify th	e use of:			
	Security protocols observed in use	<report findings="" here=""></report>							
	Strong cryptography for all locations	<report findings="" here=""></report>							
4.1.b Review documented policies and procedures to	 Identify the document reviewed to verify that processes are specified for the following: 	<report findings="" here=""></report>							
verify processes are specified for the following:	 For acceptance of only trusted keys and/or certificates. 								
 For acceptance of only trusted keys and/or certificates. 	For the protocol in use to only support secure versions and configurations (that								
 For the protocol in use to 	insecure versions or configurations are not supported).								
only support secure versions and configurations (that insecure versions or configurations are not supported).	 For implementation of proper encryption strength per the encryption methodology in use. 								
• For implementation of proper encryption strength per the encryption methodology in use.									
4.1.c Select and observe a sample of inbound and	• Describe the sample of inbound and outbound transmissions observed as they occurred.	<report findings="" here=""></report>							
outbound transmissions as they occur to verify that all cardholder data is encrypted with strong cryptography during transit.	Describe how the samples of inbound and outbound transmissions were observed as they occurred to verify that all cardholder data is encrypted with strong cryptography during transit.	<report findings="" here=""></report>							
4.1.d Examine keys and	For all instances where cardholder data is transmitte	d or received over open, pu	blic netw	orks:					



		ROC Reporting	Su	C Reporting (check one)					
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
certificates to verify that only trusted keys and/or certificates are accepted.	 Describe the mechanisms used to ensure that only trusted keys and/or certificates are accepted. 	<report findings="" here=""></report>							
	 Describe how the mechanisms were observed to accept only trusted keys and/or certificates. 	<report findings="" here=""></report>							
4.1.e Examine system configurations to verify that the protocol is implemented to use	For all instances where cardholder data is transmitted configurations were observed to verify that the protocome	• •	ıblic netw	orks, descı	ibe how	system			
only secure configurations and	 To use only secure configurations. 	<report findings="" here=""></report>							
does not support insecure versions or configurations.	 Does not support insecure versions or configurations. 	<report findings="" here=""></report>							
4.1.f Examine system	For each encryption methodology in use,								
configurations to verify that the proper encryption strength is implemented for the encryption	 Identify vendor recommendations/best practices for encryption strength. 	<report findings="" here=""></report>							
methodology in use. (Check vendor recommendations/best practices.)	 Identify the encryption strength observed to be implemented. 	<report findings="" here=""></report>							
4.1.g For SSL/TLS implementations, examine system configurations to verify	 Identify whether SSL/TLS use to encrypt cardholder date over open, public networks at all in the cardholder date environment. (yes/no) 	<report findings="" here=""></report>							
that SSL/TLS is enabled whenever cardholder data is transmitted or received. For example, for browser-based	If "yes," for all instances where SSL/TLS is used to e configurations were examined to verify that SSL/TLS follows:						-		
implementations:	HTTPS appears as part of the browser URL.	<report findings="" here=""></report>							
 "HTTPS" appears as the browser Universal Record Locator (URL) protocol; and Cardholder data is only requested if "HTTPS" appears as part of the URL. 	 Cardholder is only requested if HTTPS appears as part of the URL. 	<report findings="" here=""></report>							



	Reporting Instruction	ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
	ansmitting cardholder data or connected to the cardho cample, IEEE 802.11i) to implement strong encryption rity control is prohibited.									
4.1.1 Identify all wireless networks transmitting cardholder data or connected to	Identify all wireless networks transmitting cardholder data or connected to the cardholder data environment.	<report findings="" here=""></report>	1	1	1	-	1			
 the cardholder data environment. Examine documented standards and compare to system configuration settings to verify the following for all wireless networks identified: Industry best practices (for example, IEEE 802.11i) are used to implement strong encryption for authentication and transmission. 	 Identify the documented standards examined to verify processes define the following for all wireless networks identified: Industry best practices (for example, IEEE 802.11i) are used to implement strong encryption for authentication and transmission. Weak encryption (for example, WEP, SSL version 2.0 or older) is not used as a security control for authentication or transmission. 	<report findings="" here=""></report>								
 Weak encryption (for example, WEP, SSL version 2.0 or older) is not used as a 	Describe how documented standards were examine all wireless networks identified:	ed and compared to system	configura	ation setting	s to verif	y the follow	wing for			
security control for authentication or transmission.	 Industry best practices are used to implement strong encryption for authentication and transmission. 	t <report findings="" here=""></report>								
	 Weak encryption is not used as a security control for authentication or transmission. 	<report findings="" here=""></report>								
4.2 Never send unprotected PAN chat, etc.).	s by end-user messaging technologies (for example, e	-mail, instant messaging,								



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place
4.2.a If end-user messaging technologies are used to send cardholder data, observe	 Identify whether end-user messaging technologies are used to send cardholder data. (yes/no) 	<report findings="" here=""></report>					
processes for sending PAN and examine a sample of outbound transmissions as they occur to	If "no," mark the remainder of 4.2.a as "Not Applicabl If "yes," complete the following:	e" and proceed to 4.2.b.					
verify that PAN is rendered unreadable or secured with strong cryptography whenever it is sent via end-user messaging technologies.	 Describe how processes for sending PAN were observed to verify that PAN is rendered unreadable or secured with strong cryptography whenever it is sent via end-user messaging technologies. 	<report findings="" here=""></report>					
	Describe the sample of outbound transmissions observed as they occurred to verify that PAN is rendered unreadable or secured with strong cryptography whenever it is sent via end-user messaging technologies.	<report findings="" here=""></report>					
4.2.b Review written policies to verify the existence of a policy	lf "no" at 4.2.a:						
verify the existence of a policy stating that unprotected PANs are not to be sent via end-user messaging technologies.	 Identify the policy document stating that unprotected PANs must not be sent via end- user messaging technologies. 	<report findings="" here=""></report>					
	If "yes" at 4.2.a:						
	 Identify the policy document that explicitly prohibits PAN from being sent via end-user messaging technologies under any circumstance. 	<report findings="" here=""></report>					



		ROC Reporting	Su	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
4.3 Ensure that security policies a documented, in use, and known to	nd operational procedures for encrypting transmission o all affected parties.	s of cardholder data are								
4.3 Examine documentation and interview personnel to verify that security policies and operational procedures for	 Identify the document reviewed to verify that security policies and operational procedures for encrypting transmissions of cardholder data are documented. 	<report findings="" here=""></report>								
 encrypting transmissions of cardholder data are: Documented, In use, and Known to all affected parties. 	 Identify responsible personnel interviewed who confirm that the above documented security policies and operational procedures for encrypting transmissions of cardholder data are: In use Known to all affected parties 	<report findings="" here=""></report>								



Maintain a Vulnerability Management Program

Requirement 5: Protect all systems against malware and regularly update anti-virus software or programs

		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
5.1 Deploy anti-virus software on a computers and servers).	Il systems commonly affected by malicious software	(particularly personal					
5.1 For a sample of system components including all operating system types	 Identify the sample of system components selected (including all operating system types commonly affected by malicious software). 	<report findings="" here=""></report>					
commonly affected by malicious software, verify that anti-virus software is deployed if applicable anti-virus technology exists.	 For each item in the sample, describe how anti-virus software was observed to be deployed. 	<report findings="" here=""></report>					
5.1.1 Ensure that anti-virus program of malicious software.	ns are capable of detecting, removing, and protecting	g against all known types					
 5.1.1 Review vendor documentation and examine anti- virus configurations to verify that anti-virus programs; Detect all known types of malicious software. 	 Identify the vendor documentation reviewed to verify that anti-virus programs: Detect all known types of malicious software, Remove all known types of malicious software, and 	<report findings="" here=""></report>				-	
 Remove all known types of malicious software, and 	 Protect against all known types of malicious software. 						
 Protect against all known types of malicious software. 	Describe how anti-virus configurations were exami	ned to verify that anti-virus	programs	8:			
(Examples of types of malicious	 Detect all known types of malicious software, 	<report findings="" here=""></report>					
software include viruses, Trojans, worms, spyware, adware, and rootkits).	 Remove all known types of malicious software, and 	<report findings="" here=""></report>					
	 Protect against all known types of malicious software. 	<report findings="" here=""></report>					



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place		
•	e not commonly affected by malicious software, perfo vare threats in order to confirm whether such systems	•							
5.1.2 Interview personnel to verify that evolving malware	 Identify the personnel interviewed for this testing procedure. 	<report findings="" here=""></report>	1				1		
threats are monitored and evaluated for systems not currently considered to be commonly affected by malicious software, in order to confirm whether such systems continue to not require anti-virus software.	 For the interview, summarize the relevant details discussed and/or describe how processes were observed to verify that evolving malware threats are monitored and evaluated for systems not currently considered to be commonly affected by malicious software, and that such systems continue to not require anti-virus software. 	<report findings="" here=""></report>							
5.2 Ensure that all anti-virus mecha	anisms are maintained as follows:								
Are kept current.Perform periodic scans.Generate audit logs which are a	retained per PCI DSS Requirement 10.7.								
5.2.a Examine policies and procedures to verify that antivirus software and definitions are required to be kept up-to-date.	 Identify the documented policies and procedures examined to verify that anti-virus software and definitions are required to be kept up to date. 	<report findings="" here=""></report>	1						
5.2.b Examine anti-virus configurations, including the master installation of the	Describe how anti-virus configurations, including the mechanisms are:	he master installation of the	software	, were exan	nined to v	verify anti-v	/irus		



		ROC Reporting	Su	mmary of A (C	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	Configured to perform automatic updates, and	<report findings="" here=""></report>					
	Configured to perform periodic scans.	<report findings="" here=""></report>					
5.2.c Examine a sample of system components, including all operating system types commonly affected by malicious software, to verify that:	 Identify the sample of system components, including all operating system types commonly affected by malicious software, selected for this testing procedure. 	<report findings="" here=""></report>					
 The anti-virus software and definitions are current. 	Describe how system components were examined	to verify that:					
 Periodic scans are performed. 	 The anti-virus software and definitions are current. 	<report findings="" here=""></report>					
	Periodic scans are performed.	<report findings="" here=""></report>					
5.2.d Examine anti-virus configurations, including the	 Identify the sample of system components selected for this testing procedure. 	<report findings="" here=""></report>					
master installation of the software and a sample of system components, to verify that:	For each item in the sample, describe how anti-vire examined to verify that:	us configurations, including	the mast	er installatio	on of the	software, v	were
 Anti-virus software log generation is enabled, and 	 Anti-virus software log generation is enabled, and 	<report findings="" here=""></report>					
 Logs are retained in accordance with PCI DSS Requirement 10.7. 	 Logs are retained in accordance with PCI DSS Requirement 10.7. 	<report findings="" here=""></report>					
	sms are actively running and cannot be disabled or al nent on a case-by-case basis for a limited time period	•					
management on a case-by-case b	temporarily disabled only if there is legitimate technica asis. If anti-virus protection needs to be disabled for a security measures may also need to be implemented s not active.	a specific purpose, it must					



		ROC Reporting	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
5.3.a Examine anti-virus configurations, including the	 Identify the sample of system components selected. 	<report findings="" here=""></report>							
master installation of the software and a sample of system components, to verify the anti- virus software is actively running	• For each item in the sample, describe how anti-virus configurations, including the master installation of the software, were examined to verify that the anti-virus software is actively running.	<report findings="" here=""></report>							
5.3.b Examine anti-virus configurations, including the master installation of the software and a sample of system components, to verify that the anti-virus software cannot be disabled or altered by users.	 For each item in the sample from 5.3.a, describe how anti-virus configurations, including the master installation of the software, were examined to verify that the anti-virus software cannot be disabled or altered by users. 	<report findings="" here=""></report>							
5.3.c Interview responsible personnel and observe processes to verify that anti-virus software cannot be disabled or altered by users, unless	 Identify the responsible personnel interviewed who confirm that anti-virus software cannot be disabled or altered by users, unless specifically authorized by management on a case-by-case basis for a limited time period. 	<report findings="" here=""></report>							
specifically authorized by management on a case-by-case basis for a limited time period.	Describe how the process was observed to verify that anti-virus software cannot be disabled or altered by users, unless specifically authorized by management on a case-by-case basis for a limited time period.	<report findings="" here=""></report>							



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
5.4 Ensure that security policies an documented, in use, and known to	nd operational procedures for protecting systems again all affected parties.	nst malware are								
5.4 Examine documentation and interview personnel to verify that security policies and operational procedures for protecting	 Identify the document reviewed to verify that security policies and operational procedures for protecting systems against malware are documented. 	<report findings="" here=""></report>								
 systems against malware are: Documented, In use, and Known to all affected parties. 	 Identify responsible personnel interviewed who confirm that the above documented security policies and operational procedures for protecting systems against malware are: In use Known to all affected parties 	<report findings="" here=""></report>								



Requirement 6: Develop and maintain secure systems and applications

	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Finding (check one)						
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place		
	security vulnerabilities, using reputable outside source gn a risk ranking (for example, as "high," "medium," or	-							
l l	sed on industry best practices as well as consideration erabilities may include consideration of the CVSS base or type of systems affected.								
and risk assessment strategy. Ris "high risk" to the environment. In a pose an imminent threat to the en compromise if not addressed. Exa	ties and assigning risk ratings will vary based on an or ik rankings should, at a minimum, identify all vulnerabi addition to the risk ranking, vulnerabilities may be cons wironment, impact critical systems, and/or would result amples of critical systems may include security system er systems that store, process, or transmit cardholder	ities considered to be a idered "critical" if they t in a potential s, public-facing devices							
6.1.a Examine policies and procedures to verify that processes are defined for the following:	 Identify the documented policies and procedures examined to confirm that processes are defined: To identify new security vulnerabilities. 	<report findings="" here=""></report>	- -						
 To identify new security vulnerabilities. To assign a risk ranking to vulnerabilities that includes identification of all "high risk" 	 To assign a risk ranking to vulnerabilities that includes identification of all "high risk" and "critical" vulnerabilities. To include using reputable outside sources 								
 To include using reputable outside sources for security vulnerability information. 	for security vulnerability information.								



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place		
6.1.b Interview responsible personnel and observe processes to verify that:	 Identify the responsible personnel interviewed who confirm that: New security vulnerabilities are identified. 	<report findings="" here=""></report>							
 New security vulnerabilities are identified. A risk ranking is assigned to vulnerabilities that includes identification of all "high" risk and "critical" vulnerabilities. Processes to identify new security vulnerabilities include using reputable 	 A risk ranking is assigned to vulnerabilities that includes identification of all "high" risk and "critical" vulnerabilities. Processes to identify new security vulnerabilities include using reputable outside sources for security vulnerability information. 								
	Describe the processes observed to verify that:								
outside sources for security	 New security vulnerabilities are identified. 	<report findings="" here=""></report>							
vulnerability information.	 A risk ranking is assigned to vulnerabilities to include identification of all "high" risk and "critical" vulnerabilities. 	<report findings="" here=""></report>							
	 Processes to identify new security vulnerabilities include using reputable outside sources for security vulnerability information. 	<report findings="" here=""></report>							
	Identify the outside sources used.	<report findings="" here=""></report>							
applicable vendor-supplied securi	nents and software are protected from known vulnerative ty patches. Install critical security patches within one n ould be identified according to the risk ranking process	nonth of release.							



		ROC Reporting	Su	mmary of / (c	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	ures Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
 6.2.a Examine policies and procedures related to security-patch installation to verify processes are defined for: Installation of applicable critical vendor-supplied security patches within one month of release. Installation of all applicable vendor-supplied security patches within an appropriate time frame (for example, within three months). 	 Identify the documented policies and procedures related to security-patch installation examined to verify processes are defined for: Installation of applicable critical vendor-supplied security patches within one month of release. Installation of all applicable vendor-supplied security patches within an appropriate time frame. 	<report findings="" here=""></report>					
6.2.b For a sample of system components and related software, compare the list of	 Identify the sample of system components and related software selected for this testing procedure. 	<report findings="" here=""></report>					



		ROC Reporting Details: Assessor's Response	Su	mmary of A (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place
	• Identify the vendor security patch list reviewed.	<report findings="" here=""></report>					
	For each item in the sample, describe how the list o recent vendor security-patch list to verify that:	f security patches installed	on each s	system was	compare	ed to the m	lost
	 Applicable critical vendor-supplied security patches are installed within one month of release. 	<report findings="" here=""></report>					
	All applicable vendor-supplied security patches are installed within an appropriate time frame.	<report findings="" here=""></report>					
6.3 Develop internal and external applications) securely, as follows:	software applications (including web-based administra	tive access to					
In accordance with PCI DSS (for example, secure authentication and logging).						
Based on industry standards a	•						
•	ty throughout the software development life cycle.						
Note : this applies to all software of party.	developed internally as well as bespoke or custom soft	ware developed by a third					
6.3.a Examine written software- development processes to verify that the processes are	 Identify the document that defines software development processes based on industry standards and/or best practices. 	<report findings="" here=""></report>					
based on industry standards and/or best practices.	 Identify the industry standards and/or best practices used. 	<report findings="" here=""></report>					
6.3.b Examine written software development processes to verify that information security is included throughout the life cycle.	 Identify the documented software development processes examined to verify that information security is included throughout the life cycle. 	<report findings="" here=""></report>					
6.3.c Examine written software development processes to verify that software applications are developed in accordance with PCI DSS.	 Identify the documented software development processes examined to verify that software applications are developed in accordance with PCI DSS. 	<report findings="" here=""></report>					



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
6.3.d Interview software developers to verify that written	 Identify the software developers interviewed for this testing procedure. 	<report findings="" here=""></report>								
software development processes are implemented.	 For the interview, summarize the relevant details discussed to verify that written software development processes are implemented. 	<report findings="" here=""></report>								
6.3.1 Remove development, test applications become active or are	and/or custom application accounts, user IDs, and pas released to customers.	swords before								
6.3.1 Examine written software- development procedures and interview responsible personnel to verify that pre-production and/or custom application accounts, user IDs and/or	 Identify the documented software-development processes examined to verify processes define that pre-production and/or custom application accounts, user IDs and/or passwords are removed before an application goes into production or is released to customers. 	<report findings="" here=""></report>								
passwords are removed before an application goes into production or is released to	 Identify the responsible personnel interviewed for this testing procedure. 	<report findings="" here=""></report>								
customers.	 For the interview, summarize the relevant details discussed to confirm that pre- production and/or custom application accounts, user IDs and/or passwords are removed before an application goes into production or is released to customers. 	<report findings="" here=""></report>								



		ROC Reporting	Su	Summary of Assessment Findings (check one)				
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place	
	o release to production or customers in order to identif or automated processes) to include at least the followi							
knowledgeable about code revCode reviews ensure code is dAppropriate corrections are imp	r individuals other than the originating code author, and iew techniques and secure coding practices. eveloped according to secure coding guidelines. plemented prior to release. ed and approved by management prior to release.	d by individuals						
Note: This requirement for code the system development life cycle	eviews applies to all custom code (both internal and p 9.	ublic-facing), as part of						
	by knowledgeable internal personnel or third parties. P Iditional controls, to address ongoing threats and vulne I DSS Requirement 6.6.	0						



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place		
 6.3.2.a Examine written software development procedures and interview responsible personnel to verify that all custom application code changes must be reviewed (using either manual or automated processes) as follows: Code changes are reviewed by individuals other than the originating code author, and by individuals who are knowledgeable in code review techniques and secure coding practices. Code reviews ensure code is developed according to secure coding guidelines (see PCI DSS Requirement 6.5). Appropriate corrections are implemented prior to release. Code-review results are reviewed and approved by management prior to release. 	 Identify the documented software-development processes examined to verify processes define that all custom application code changes must be reviewed (using either manual or automated processes) as follows: Code changes are reviewed by individuals other than the originating code author, and by individuals who are knowledgeable in code review techniques and secure coding practices. Code reviews ensure code is developed according to secure coding guidelines (see PCI DSS Requirement 6.5). Appropriate corrections are implemented prior to release. Code-review results are reviewed and approved by management prior to release. 	<report findings="" here=""></report>							



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	 Identify the responsible personnel interviewed for this testing procedure who confirm that all custom application code changes are reviewed as follows: 	<report findings="" here=""></report>					
	 Code changes are reviewed by individuals other than the originating code author, and by individuals who are knowledgeable in code-review techniques and secure coding practices. 						
	 Code reviews ensure code is developed according to secure coding guidelines (see PCI DSS Requirement 6.5). 						
	 Appropriate corrections are implemented prior to release. 						
	 Code-review results are reviewed and approved by management prior to release. 						
	 Describe how all custom application code changes must be reviewed, including whether processes are manual or automated. 	<report findings="" here=""></report>					
6.3.2.b Select a sample of recent custom application changes and verify that custom	 Identify the sample of recent custom application changes selected for this testing procedure. 	<report findings="" here=""></report>					
application code is reviewed according to 6.3.2.a, above.	For each item in the sample, describe how code rev reviewed as follows:	view processes were observ	ved to ver	ify custom a	applicatio	n code is	
	 Code changes are reviewed by individuals other than the originating code author. 	<report findings="" here=""></report>					
	 Code changes are reviewed by individuals who are knowledgeable in code-review techniques and secure coding practices. 	<report findings="" here=""></report>					
	 Code reviews ensure code is developed according to secure coding guidelines (see PCI DSS Requirement 6.5). 	<report findings="" here=""></report>					



		ROC Reporting	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
	 Appropriate corrections are implemented prior to release. 	<report findings="" here=""></report>							
	 Code-review results are reviewed and approved by management prior to release. 	<report findings="" here=""></report>							
6.4 Follow change control proces include the following:	ses and procedures for all changes to system compon	ents. The processes must							
 6.4 Examine policies and procedures to verify the following are defined: Development/test environments are separate from production environments with access control in place to enforce separation. A separation of duties between personnel assigned to the development/test environments and those assigned to the production environment. Production data (live PANs) are not used for testing or development. Test data and accounts are removed before a production system becomes active. Change control procedures related to implementing security patches and software modifications are documented. 	 Identify the documented policies and procedures examined to verify that the following are defined: Development/test environments are separate from production environments with access control in place to enforce separation. A separation of duties between personnel assigned to the development/test environments and those assigned to the production environment. Production data (live PANs) are not used for testing or development. Test data and accounts are removed before a production system becomes active. Change-control procedures related to implementing security patches and software modifications are documented. 	<report findings="" here=""></report>							



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Su	mmary of a	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place
6.4.1 Separate development/test access controls.	environments from production environments, and enfo	rce the separation with					
6.4.1.a Examine network documentation and network device configurations to verify that the development/test environments are separate from the production environment(s).	 Identify the network documentation that illustrates that the development/test environments are separate from the production environment(s). 	<report findings="" here=""></report>					
	 Describe how network device configurations were examined to verify that the development/test environments are separate from the production environment(s). 	<report findings="" here=""></report>					
6.4.1.b Examine access controls settings to verify that	 Identify the access control settings examined for this testing procedure. 	<report findings="" here=""></report>					
access controls are in place to enforce separation between the development/test environments and the production environment(s).	• Describe how the access control settings were examined to verify that access controls are in place to enforce separation between the development/test environments and the production environment(s).	<report findings="" here=""></report>					
6.4.2 Separation of duties betwee	n development/test and production environments.						
6.4.2 Observe processes and interview personnel assigned to development/test environments and personnel assigned to production environments to	 Identify the personnel assigned to development/test environments interviewed who confirm that separation of duties is in place between development/test environments and the production environment. 	<report findings="" here=""></report>				·	
verify that separation of duties is in place between development/test environments and the production environment.	 Identify the personnel assigned to production environments interviewed who confirm that separation of duties is in place between development/test environments and the production environment. 	<report findings="" here=""></report>					
	 Describe how processes were observed to verify that separation of duties is in place between development/test environments and the production environment. 	<report findings="" here=""></report>					



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
6.4.3 Production data (live PANs)	are not used for testing or development.									
6.4.3.a Observe testing processes and interview personnel to verify procedures are in place to ensure production data (live PANs) are not used for testing or development.	 Identify the personnel interviewed who confirm that procedures are in place to ensure production data (live PANs) are not used for testing or development. 	<report findings="" here=""></report>								
	 Describe how testing processes were observed to verify procedures are in place to ensure production data (live PANs) are not used for testing. 	<report findings="" here=""></report>								
	 Describe how testing processes were observed to verify procedures are in place to ensure production data (live PANs) are not used for development. 	<report findings="" here=""></report>								
6.4.3.b Examine a sample of test data to verify production data (live PANs) is not used for	 Describe how a sample of test data was examined to verify production data (live PANs) is not used for testing. 	<report findings="" here=""></report>								
testing or development.	Describe how a sample of test data was examined to verify production data (live PANs) is not used for development.	<report findings="" here=""></report>								
6.4.4 Removal of test data and ad	counts before production systems become active.									
6.4.4.a Observe testing processes and interview personnel to verify test data and	 Identify the personnel interviewed who confirm that test data and accounts are removed before a production system becomes active. 	<report findings="" here=""></report>	<u>.</u>				·			
accounts are removed before a production system becomes active.	 Describe how testing processes were observed to verify that test data is removed before a production system becomes active. 	<report findings="" here=""></report>								
	 Describe how testing processes were observed to verify that test accounts are removed before a production system becomes active. 	<report findings="" here=""></report>								



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place		
	 Describe how a sample of test data from production systems recently installed or updated was examined to verify test data is removed before the system becomes active. 	<report findings="" here=""></report>							
	Describe how a sample of test accounts from production systems recently installed or updated was examined to verify test accounts are removed before the system becomes active.	<report findings="" here=""></report>							
6.4.5 Change control procedures include the following:	for the implementation of security patches and softwar	e modifications must							
 6.4.5.a Examine documented change-control procedures related to implementing security patches and software modifications and verify procedures are defined for: Documentation of impact. Documented change approval by authorized parties. Functionality testing to verify that the change does not adversely impact the security of the system. Back-out procedures. 	 Identify the documented change-control procedures related to implementing security patches and software modification examined to verify procedures are defined for: Documentation of impact. Documented change approval by authorized parties. Functionality testing to verify that the change does not adversely impact the security of the system. Back-out procedures. 	<report findings="" here=""></report>							



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
6.4.5.b For a sample of system components, interview	 Identify the sample of system components selected. 	<report findings="" here=""></report>								
responsible personnel to determine recent changes/security patches. Trace those changes back to	 Identify the responsible personnel interviewed to determine recent changes/security patches. 	<report findings="" here=""></report>								
related change control documentation. For each change examined, perform the following:	• For each item in the sample, identify the sample of changes and the related change control documentation selected for this testing procedure (through 6.4.5.4)	<report findings="" here=""></report>								
6.4.5.1 Documentation of impact.										
6.4.5.1 Verify that documentation of impact is included in the change control documentation for each sampled change.	• For each change from 6.4.5.b, describe how the changes were traced back to the identified related change control documentation to verify that documentation of impact is included in the change control documentation for each sampled change.	<report findings="" here=""></report>								
6.4.5.2 Documented change appr	oval by authorized parties.									
6.4.5.2 Verify that documented approval by authorized parties is present for each sampled change.	• For each change from 6.4.5.b, describe how the changes were traced back to the identified related change control documentation to verify that documented approval by authorized parties is present in the change control documentation for each sampled change.	<report findings="" here=""></report>								
6.4.5.3 Functionality testing to ver	rify that the change does not adversely impact the secu	urity of the system.								
6.4.5.3.a For each sampled change, verify that functionality testing is performed to verify that the change does not adversely impact the security of the system.	• For each change from 6.4.5.b, describe how the changes were traced back to the identified related change control documentation to verify that the change control documentation for each sampled change includes evidence that functionality testing is performed to verify that the change does not adversely impact the security of the system.	<report findings="" here=""></report>								



	Reporting Instruction	ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
6.4.5.3.b For custom code changes, verify that all updates	 Identify the sample of system components selected for this testing procedure. 	<report findings="" here=""></report>					
are tested for compliance with PCI DSS Requirement 6.5 before being deployed into production.	• For each item in the sample, identify the sample of custom code changes and the related change control documentation selected for this testing procedure.	<report findings="" here=""></report>					
	Describe how the custom code changes were traced back to the identified related change control documentation to verify that the change control documentation for each sampled custom code change includes evidence that all updates are tested for compliance with PCI DSS Requirement 6.5 before being deployed into production.	<report findings="" here=""></report>					
6.4.5.4 Back-out procedures.							
6.4.5.4 Verify that back-out procedures are prepared for each sampled change.	• For each change from 6.4.5.b, describe how the changes were traced back to the identified related change control documentation to verify that back-out procedures are prepared for each sampled change and present in the change control documentation for each sampled change.	<report findings="" here=""></report>					1
6.5 Address common coding vuln	erabilities in software-development processes as follow	NS:					
•	coding techniques, including how to avoid common coo e data is handled in memory.	ding vulnerabilities, and					
	on secure coding guidelines.						
of PCI DSS was published. Howe	6.5.1 through 6.5.10 were current with industry best payer, as industry best practices for vulnerability manage NS CWE Top 25, CERT Secure Coding, etc.), the curre	ement are updated (for					



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
6.5.a Examine software development policies and procedures to verify that training	 Identify the document reviewed to verify that training in secure coding techniques is required for developers. 	<report findings="" here=""></report>								
n secure coding techniques is equired for developers, based on industry best practices and guidance. 5.5.b Interview a sample of	 Identify the industry best practices and guidance that training is based on. 	<report findings="" here=""></report>								
6.5.b Interview a sample of developers to verify that they	 Identify the developers interviewed for this testing procedure. 	<report findings="" here=""></report>								
are knowledgeable in secure coding techniques.	 For the interview, summarize the relevant details discussed to verify that they are knowledgeable in secure coding techniques. 	<report findings="" here=""></report>								
6.5.c Examine records of training to verify that software developers received training on secure coding techniques, including how to avoid common coding vulnerabilities, and understanding how sensitive data is handled in memory.	 Identify the records of training that were examined to verify that software developers received training on secure coding techniques, including how to avoid common coding vulnerabilities, and understanding how sensitive data is handled in memory. 	<report findings="" here=""></report>								
6.5.d. Verify that processes are in place to protect applications from, at a minimum, the following vulnerabilities:	 Identify the software-development policies and procedures examined to verify that processes are in place to protect applications from, at a minimum, the following vulnerabilities: 	<report findings="" here=""></report>								
	 Identify the responsible personnel interviewed to verify that processes are in place to protect applications from, at a minimum, the following vulnerabilities: 	<report findings="" here=""></report>								



			Summary of Assessment Findings							
		ROC Reporting Details: Assessor's Response	(check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
Note: Requirements 6.5.1 throug	h 6.5.6, below, apply to all applications (internal or exte	ernal):				-				
6.5.1 Injection flaws, particularly 5 flaws as well as other injection fla	SQL injection. Also consider OS Command Injection, L ws.	DAP and XPath injection								
6.5.1 Examine software- development policies and procedures and interview	For the interviews at 6.5.d, summarize the relevant software development documentation at 6.5.d, to enable		-		-					
responsible personnel to verify that injection flaws are	 Validating input to verify user data cannot modify meaning of commands and queries. 	<report findings="" here=""></report>								
addressed by coding techniques that include:	Utilizing parameterized queries.	<report findings="" here=""></report>								
• Validating input to verify user data cannot modify meaning of commands and queries.										
 Utilizing parameterized queries. 										
6.5.2 Buffer overflow.										
6.5.2 Examine software- development policies and procedures and interview	For the interviews at 6.5.d, summarize the relevant software development documentation at 6.5.d, to enable				-					



	RC	ROC Reporting Details: Reporting Instruction Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
	Validating buffer boundaries.	<report findings="" here=""></report>								
	Truncating input strings.	<report findings="" here=""></report>								
6.5.3 Insecure cryptographic stora	age.									
6.5.3 Examine software- development policies and procedures and interview responsible personnel to verify	For the interviews at 6.5.d, summarize the relevant software development documentation at 6.5.d, to en- techniques that:		-		-		vith the			
that insecure cryptographic	Prevent cryptographic flaws.	<report findings="" here=""></report>								
storage is addressed by coding techniques that:	Use strong cryptographic algorithms and keys.	- <report findings="" here=""></report>								
 Prevent cryptographic flaws. Use strong cryptographic algorithms and keys. 										
6.5.4 Insecure communication	s.									
6.5.4 Examine software- development policies and procedures and interview responsible personnel to verify	For the interviews at 6.5.d, summarize the relevant software development documentation at 6.5.d, to en-				-					
that insecure communications	Authenticate all sensitive communications.	<report findings="" here=""></report>								
are addressed by coding techniques that properly authenticate and encrypt all sensitive communications.	Encrypt all sensitive communications.	<report findings="" here=""></report>								



		ROC Reporting	Su	mmary of A		ngs	
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
6.5.5 Improper error handling.							
6.5.5 Examine-software development policies and procedures and interview responsible personnel to verify that improper error handling is addressed by coding techniques that do not leak information via error messages (for example, by returning generic rather than specific error details).	 For the interviews at 6.5.d, summarize the relevant interview details that confirm processes are in place, consistent with the software development documentation at 6.5.d, to ensure that improper error handling is addressed by coding techniques that do not leak information via error messages. 	<report findings="" here=""></report>					
6.5.6 All "high risk" vulnerabilities Requirement 6.1).	identified in the vulnerability identification process (as	defined in PCI DSS					
6.5.6 Examine software- development policies and procedures and interview responsible personnel to verify that coding techniques address any "high risk" vulnerabilities that could affect the application, as identified in PCI DSS Requirement 6.1.	 For the interviews at 6.5.d, summarize the relevant interview details that confirm processes are in place, consistent with the software development documentation at 6.5.d, to ensure that applications are not vulnerable to "High" vulnerabilities, as identified in PCI DSS Requirement 6.1. 	<report findings="" here=""></report>					
Note: Requirements 6.5.7 through	h 6.5.10, below, apply to web applications and applica	tion interfaces (internal or e	xternal):				
Identify whether web applications	and application interfaces are present. (yes/no) 1 as "Not Applicable."	<report findings="" here=""></report>					
If "yes," complete the following:							
6.5.7 Cross-site scripting (XSS	;).						



		ROC Reporting	Su	mmary of A	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
6.5.7 Examine software- development policies and procedures and interview responsible personnel to verify	For the interviews at 6.5.d, summarize the relevant software development documentation at 6.5.d, to en include:		•		•		
that cross-site scripting (XSS) is addressed by coding	 Validating all parameters before inclusion. 	<report findings="" here=""></report>					
 Validating all parameters before inclusion. Utilizing context-sensitive escaping. 	 Utilizing context-sensitive escaping. 	<report findings="" here=""></report>					
6.5.8 Improper access control (su traversal, and failure to restrict us	ch as insecure direct object references, failure to restr er access to functions).	ict URL access, directory					
6.5.8 Examine software- development policies and procedures and interview responsible personnel to verify	For the interviews at 6.5.d, summarize the relevant software development documentation at 6.5.d, to en include:		-		-		
that improper access control— such as insecure direct object references, failure to restrict	Proper authentication of users.	<report findings="" here=""></report>					
URL access, and directory traversal—is addressed by	 Sanitizing input. 	<report findings="" here=""></report>					
 Proper authentication of 	 Not exposing internal object references to users. 	<report findings="" here=""></report>					
 users. Sanitizing input. Not exposing internal object references to users. User interfaces that do not permit access to unauthorized functions. 	 User interfaces that do not permit access to unauthorized functions. 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of a		ngs	
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
6.5.9 Cross-site request forgery (CSRF).						
6.5.9 Examine software development policies and procedures and interview responsible personnel to verify that cross-site request forgery (CSRF) is addressed by coding techniques that ensure applications do not rely on authorization credentials and tokens automatically submitted by browsers.	 For the interviews at 6.5.d, summarize the relevant interview details that confirm processes are in place, consistent with the software development documentation at 6.5.d, to ensure that cross-site request forgery (CSRF) is addressed by coding techniques that ensure applications do not rely on authorization credentials and tokens automatically submitted by browsers. 	<report findings="" here=""></report>					
6.5.10 Broken authentication and <i>Note: Requirement 6.5.10 is a be</i>	session management. est practice until June 30, 2015, after which it becomes	a requirement.					
6.5.10 Examine software development policies and procedures and interview	 Indicate whether this ROC is being completed prior to June 30, 2015. (yes/no) 	<report findings="" here=""></report>	1	1	<u> </u>		1
responsible personnel to verify that broken authentication and session management are addressed via coding	If "yes" AND the assessed entity does not have this in 6.5.10 as "Not Applicable." If "no" OR if the assessed entity has this in place ahe						der of
techniques that commonly include:Flagging session tokens (for example cookies) as	For the interviews at 6.5.d, summarize the relevant software development documentation at 6.5.d, to ens via coding techniques that protect credentials and se	sure that broken authenticat	-		-		
"secure."Not exposing session IDs in the URL.	 Flagging session tokens (for example cookies) as "secure." 	<report findings="" here=""></report>					
 Incorporating appropriate 	 Not exposing session IDs in the URL. 	<report findings="" here=""></report>					
time-outs and rotation of session IDs after a successful login.	 Implementing appropriate time-outs and rotation of session IDs after a successful login 	<report findings="" here=""></report>					



		ROC Reporting	Su	-	y of Assessment Findings (check one)				
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
	ions, address new threats and vulnerabilities on an on- against known attacks by either of the following method								
•••••••	applications via manual or automated application vulne at least annually and after any changes.	rability security							
Note: This assessment is not	the same as the vulnerability scans performed for Req	uirement 11.2.							
	cal solution that detects and prevents web-based attac public-facing web applications, to continually check all	•							
6.6 For <i>public-facing</i> web applications, ensure that <i>either</i>	 For each public-facing web application, identify which of the two methods are implemented: 	<report findings="" here=""></report>							
one of the following methods is in place as follows:	 Web application vulnerability security assessments, AND/OR 								
Examine documented processes, interview personnel, and examine	 Automated technical solution that detects and prevents web-based attacks, such as web application firewalls. 								
records of application security assessments to	If application vulnerability security assessments are i	ndicated above:							
verify that public-facing web applications are reviewed— using either manual or	 Describe the tools and/or methods used (manual or automated, or a combination of both). 	<report findings="" here=""></report>							
automated vulnerability security assessment tools or methods—as follows:	 Identify the organization(s) confirmed to specialize in application security that is performing the assessments. 	<report findings="" here=""></report>							



		ROC Reporting	Su	mmary of <i>I</i>	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
 At least annually. After any changes. By an organization that specializes in application security. That, at a minimum, all vulnerabilities in Requirement 6.5 are included in the assessment. That all vulnerabilities are corrected. That the application is re-evaluated after the corrections. 	 Identify the documented processes that were examined to verify that public-facing web applications are reviewed using the tools and/or methods indicated above, as follows: At least annually. After any changes. By an organization that specializes in application security. That, at a minimum, all vulnerabilities in Requirement 6.5 are included in the assessment. That all vulnerabilities are corrected That the application is re-evaluated after the corrections. 	<report findings="" here=""></report>					
 Examine the system configuration settings and interview responsible personnel to verify that an automated technical solution that detects and prevents web-based attacks (for example, a web-application firewall) is in place as follows: Is situated in front of public-facing web applications to detect and prevent web-based attacks. 	 Identify the responsible personnel interviewed who confirm that public-facing web applications are reviewed, as follows: At least annually. After any changes. By an organization that specializes in application security. That, at a minimum, all vulnerabilities in Requirement 6.5 are included in the assessment. That all vulnerabilities are corrected. That the application is re-evaluated after the corrections. 	<report findings="" here=""></report>					
 Is actively running and up-to-date as applicable. Is generating audit logs. 	assessments examined for this testing procedure.	<report findings="" here=""></report>					
 Is configured to either 	 Describe how the records of application security are reviewed as follows: 	assessments were examin	ed to veri	ify that publ	ic-facing	web applie	cations



		ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
block web-based attacks, or generate an	At least annually.	<report findings="" here=""></report>								
alert.	After any changes.	<report findings="" here=""></report>								
	 By an organization that specialized in application security. 	<report findings="" here=""></report>								
	 That at a minimum, all vulnerabilities in requirement 6.5 are included in the assessment. 	<report findings="" here=""></report>								
	That all vulnerabilities are corrected.	<report findings="" here=""></report>								
	That the application is re-evaluated after the corrections.	<report findings="" here=""></report>								
	If an automated technical solution that detects and paindicated above:	revents web-based attacks	(for exan	nple, a web	-applicatio	on firewall,) is			
	Describe the automated technical solution in use that detects and prevents web-based attacks.	<report findings="" here=""></report>								
	 Identify the responsible personnel interviewed who confirm that the above automated technical solution in use to detect and prevent web-based attacks is in place as follows: 	<report findings="" here=""></report>								
	 Is situated in front of public-facing web applications to detect and prevent web- based attacks. 									
	 Is actively running and up-to-date as applicable. 									
	Is generating audit logs.									
	 Is configured to either block web-based attacks, or generate an alert. 									
	 Identify the system configuration settings examined for this testing procedure. 	<report findings="" here=""></report>								



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findin (check one)						
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place		
	 Describe how the system configuration settings to detect and prevent web-based attacks is in pla 		it the abo	ove automat	ed techni	cal solutio	n is use		
	 Is situated in front of public-facing web applications to detect and prevent web- based attacks. 	<report findings="" here=""></report>							
	 Is actively running and up-to-date as applicable. 	<report findings="" here=""></report>							
	Is generating audit logs.	<report findings="" here=""></report>							
	 Is configured to either block web-based attacks, or generate an alert. 	<report findings="" here=""></report>							
	and operational procedures for developing and maintain use, and known to all affected parties.	ning secure systems and							
6.7 Examine documentation and interview personnel to verify that security policies and operational procedures for	 Identify the document reviewed to verify that security policies and operational procedures for developing and maintaining secure systems and applications are documented. 	<report findings="" here=""></report>							
developing and maintaining secure systems and applications are:	 Identify responsible personnel interviewed who confirm that the above documented security policies and operational procedures for 	<report findings="" here=""></report>							
Documented,	developing and maintaining secure systems								
In use, and	and applications are:								
Known to all affected parties.	In useKnown to all affected parties								



Implement Strong Access Control Measures

Requirement 7: Restrict access to cardholder data by business need to know

		ROC Reporting	Su	mmary of / (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
7.1 Limit access to system component access.	onents and cardholder data to only those individuals whether the second s	nose job requires such					
 7.1.a Examine written policy for access control, and verify that the policy incorporates 7.1.1 through 7.1.4 as follows: Defining access needs and privilege assignments for each role. Restriction of access to privileged user IDs to least privileges necessary to perform job responsibilities. Assignment of access based on individual personnel's job classification and function. Documented approval (electronically or in writing) by authorized parties for all access, including listing of specific privileges approved. 	 Identify the written policy for access control that was examined to verify the policy incorporates 7.1.1 through 7.1.4 as follows: Defining access needs and privilege assignments for each role. Restriction of access to privileged user IDs to least privileges necessary to perform job responsibilities. Assignment of access based on individual personnel's job classification and function Documented approval (electronically or in writing) by authorized parties for all access, including listing of specific privileges approved. 	<report findings="" here=""></report>					
7.1.1 Define access needs for eac							
	resources that each role needs to access for their job f example, user, administrator, etc.) for accessing resou						
7.1.1 Select a sample of roles and verify access needs for	 Identify the selected sample of roles for this testing procedure. 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of a	Assessm check one		ngs			
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
each role are defined and include:System components and data resources that each role	For each role in the selected sample, describe how and include:	the role was examined to v	erify acce	ess needs f	or each ro	ble are def	ined			
needs to access for their job function.	 System components and data resources that each role needs to access for their job function. 	<report findings="" here=""></report>								
 Identification of privilege necessary for each role to perform their job function. 	 Identification of privilege necessary for each role to perform their job function. 	<report findings="" here=""></report>								
7.1.2 Restrict access to privileged	l user IDs to least privileges necessary to perform job r	esponsibilities.								
 7.1.2.a Interview personnel responsible for assigning access to verify that access to privileged user IDs is: Assigned only to roles that specifically require such privileged access. Restricted to least privileges necessary to perform job responsibilities. 	 Identify the responsible personnel interviewed who confirm that access to privileged user IDs is: Assigned only to roles that specifically require such privileged access. Restricted to least privileges necessary to perform job responsibilities. 	<report findings="" here=""></report>								
7.1.2.b Select a sample of user IDs with privileged access and	 Identify the sample of user IDs with privileged access selected for this testing procedure. 	<report findings="" here=""></report>								
 interview responsible management personnel to verify that privileges assigned are: Necessary for that individual's job function. Restricted to least privileges necessary to perform job responsibilities. (continued on next page) 	 Identify the responsible management personnel interviewed to confirm that privileges assigned are: Necessary for that individual's job function. Restricted to least privileges necessary to perform job responsibilities. 	<report findings="" here=""></report>								
	For the interview, summarize the relevant details d selected sample are:	liscussed to confirm that p	ivileges	assigned to	each use	er ID in the)			



		ROC Reporting Details: Assessor's Response	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place
	Necessary for that individual's job function.	<report findings="" here=""></report>					
	 Restricted to least privileges necessary to perform job responsibilities. 	<report findings="" here=""></report>					
7.1.3 Assign access based on ind	ividual personnel's job classification and function.						
7.1.3 Select a sample of user IDs and interview responsible	 Identify the sample of user IDs examined for this testing procedure. 	<report findings="" here=""></report>					
management personnel to verify that privileges assigned are based on that individual's job classification and function.	 Identify the responsible management personnel interviewed who confirm that privileges assigned are based on that individual's job classification and function. 	<report findings="" here=""></report>					
	 For the interview, summarize the relevant details discussed to confirm that privileges assigned to each user ID in the selected sample are based on an individual's job classification and function. 	<report findings="" here=""></report>					
7.1.4 Require documented approv	val by authorized parties specifying required privileges						
7.1.4 Select a sample of user IDs and compare with	 Identify the sample of user IDs examined for this testing procedure. 	<report findings="" here=""></report>	1		1	•	8
documented approvals to verify that:	Describe how each item in the sample of user II	Ds was compared with docu	mented a	approvals to	verify that	at:	
• Documented approval exists for the assigned privileges.	 Documented approval exists for the assigned privileges. 	<report findings="" here=""></report>					
The approval was by	The approval was by authorized parties.	<report findings="" here=""></report>					
 authorized parties. That specified privileges match the roles assigned to the individual. 	 That specified privileges match the roles assigned to the individual. 	<report findings="" here=""></report>					
7.2 Establish an access control sy allowed.	ystem for systems components that restricts access ba	ased on a user's need to kno	ow, and is	s set to "der	ny all" unl	ess specif	ically
This access control system must	include the following:						



	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
vendor documentation to verify that an access control	system is implemented as f	follows:							
ponents.									
Identify vendor documentation examined.	<report findings="" here=""></report>		1		_				
 Describe how system settings were examined with the vendor documentation to verify that access control systems are in place on all system components. 	<report findings="" here=""></report>								
ndividuals based on job classification and function.									
 Describe how system settings were examined with the vendor documentation at 7.2.1 to verify that access control systems are configured to enforce privileges assigned to individuals based on job classification and function. 	<report findings="" here=""></report>								
 Describe how system settings were examined with vendor documentation at 7.2.1 to verify that access control systems have a default "deny-all" setting. 	<report findings="" here=""></report>	1	1	1		1			
	dholder data are								
 Identify the document reviewed to verify that security policies and operational procedures for restricting access to cardholder data are documented. 	<report findings="" here=""></report>	-							
 Identify responsible personnel interviewed who confirm that the above documented security policies and operational procedures for restricting access to cardholder data are: In use 	<report findings="" here=""></report>								
	 vendor documentation to verify that an access control ponents. Identify vendor documentation examined. Describe how system settings were examined with the vendor documentation to verify that access control systems are in place on all system components. ndividuals based on job classification and function. Describe how system settings were examined with the vendor documentation at 7.2.1 to verify that access control systems are configured to enforce privileges assigned to individuals based on job classification and function. Describe how system settings were examined with the vendor documentation at 7.2.1 to verify that access control systems are configured to enforce privileges assigned to individuals based on job classification and function. Describe how system settings were examined with vendor documentation at 7.2.1 to verify that access control systems have a default "deny-all" setting. Identify the document reviewed to verify that security policies and operational procedures for restricting access to cardholder data are documented. Identify responsible personnel interviewed who confirm that the above documented security policies and operational procedures for restricting access to cardholder data are: 	Reporting InstructionDetails: Assessor's Responsevendor documentation to verify that an access control system is implemented as ponents.• Identify vendor documentation examined.• Describe how system settings were examined with the vendor documentation to verify that access control systems are in place on all system components.• Describe how system settings were examined with the vendor documentation and function.• Describe how system settings were examined with the vendor documentation at 7.2.1 to verify that access control systems are configured to enforce privileges assigned to individuals based on job classification and function.• Describe how system settings were examined with the vendor documentation at 7.2.1 to verify that access control systems are configured to enforce privileges assigned to individuals based on job classification and function.• Describe how system settings were examined with vendor documentation at 7.2.1 to verify that access control systems have a default "deny-all" setting.• Describe how system settings were examined with vendor documentation at 7.2.1 to verify that access control systems have a default "deny-all" setting.• Identify the document reviewed to verify that security policies and operational procedures for restricting access to cardholder data are documented.• Identify responsible personnel interviewed who confirm that the above documented security policies and operational procedures for restricting access to cardholder data are: • In use• In useIn use	Reporting Instruction ROC Reporting Details: Assessor's Response In Place vendor documentation to verify that an access control system is implemented as UIOWS Implemented as UIOWS Implemented as UIOWS on Identify vendor documentation examined. <report findings="" here=""> Implemented as UIOWS • Identify vendor documentation to verify that access control systems are in place on all system components. <report findings="" here=""> Implemented as UIOWS • Describe how system settings were examined with the vendor documentation at 7.2.1 to verify that access control systems are configured to enforce privileges assigned to individuals based on job classification and function. <report findings="" here=""> Implemented as UIOWS • Describe how system settings were examined with the vendor documentation at 7.2.1 to verify that access control systems are configured to enforce privileges assigned to individuals based on job classification and function. <report findings="" here=""> Implemented as ure on all affected parties. • Describe how system settings were examined with vendor documentation at 7.2.1 to verify that access control systems have a default "deny-all" setting. <report findings="" here=""> Implemented as ure on all affected parties. • Identify the document reviewed to verify that security policies and operational procedures for restricting access to cardholder data are documented. <report findings="" here=""> • Identify responsible personnel interviewed who confirm that the</report></report></report></report></report></report>	ROC Reporting Details: Assessor's ResponseImage: Colspan="2">Colspan="2">Colspan="2">Colspan="2"Reporting InstructionReport Findings ResponseImage: Colspan="2"Vendor documentation to verify that an access control system is implemented as Uows: ponents.Identify vendor documentation examined with the vendor documentation to verify that access control systems are in place on all system components.Obscribe how system settings were examined with the vendor documentation at 7.2.1 to verify that access control systems are configured to enforce privileges assigned to individuals based on job classification and function.Poscribe how system settings were examined with the vendor documentation at 7.2.1 to verify that access control systems are configured to enforce privileges assigned to individuals based on job classification and function.Poscribe how system settings were examined with vendor documentation at 7.2.1 to verify that access control systems are adefault "deny-all" setting.Poscribe how system settings were examined with vendor documentation at 7.2.1 to verify that access control systems have a default "deny-all" setting.Poscribe how system setting access to cardholder data are oall affected parties.Poscribe how system setting access to cardholder data are documented.Poscribe how system setting access to cardholder data are documented	Reporting InstructionColspan="2">Colspan="2"Colspan="2">Colspan="2"Colspan="2"Colspan="2"Colspan="2"Colspan="2"Colspan="2"Co	Reporting InstructionColspan="4">Colspan="4"Colspan="4">Colspan="4"Colspan="			





		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
	es and procedures to ensure proper user identification more on all system components as follows:	anagement for non-								
8.1.a Review procedures and confirm they define processes for each of the items below at 8.1.1 through 8.1.8.	 Identify the written procedures for user identification management examined to verify processes are defined for each of the items below at 8.1.1 through 8.1.8: Assign all users a unique ID before allowing them to access system components or cardholder data. Control addition, deletion, and modification of user IDs, credentials, and other identifier objects. Immediately revoke access for any terminated users. Remove/disable inactive user accounts at least every 90 days. Manage IDs used by vendors to access, support, or maintain system components via remote access as follows: Enabled only during the time period needed and disabled when not in use. Monitored when in use. Limit repeated access attempts by locking out the user ID after not more than six attempts. Set the lockout duration to a minimum of 30 minutes or until an administrator enables the user ID. If a session has been idle for more than 15 	<report findings="" here=""></report>								

Requirement 8: Identify and authenticate access to system components



		ROC Reporting	Su	· · ·	Assessm check one		ngs			
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
8.1.b Verify that procedures are	implemented for user identification management, by pe	rforming the following:								
8.1.1 Assign all users a unique I	D before allowing them to access system components of	or cardholder data.								
8.1.1 Interview administrative personnel to confirm that all	 Identify the responsible administrative personnel interviewed for this testing procedure. 	<report findings="" here=""></report>		·		·				
users are assigned a unique ID for access to system components or cardholder data.	 For the interview, summarize the relevant details discussed to confirm that all users are assigned a unique ID for access to system components or cardholder data. 	<report findings="" here=""></report>								
8.1.2 Control addition, deletion, a	and modification of user IDs, credentials, and other iden	tifier objects.								
8.1.2 For a sample of privileged user IDs and	 Identify the sample of privileged user IDs selected for this testing procedure. 	<report findings="" here=""></report>	1		1		1			
general user IDs, examine associated authorizations and observe system settings to	 Identify the sample of general user IDs selected for this testing procedure. 	<report findings="" here=""></report>								
verify each user ID and privileged user ID has been	Describe how observed system settings and the associated authorizations documented for the user IDs were compared to verify that each ID has been implemented with only the privileges specified on the documented approval:									
implemented with only the privileges specified on the	 For the sample of privileged user IDs. 	<report findings="" here=""></report>								
documented approval.	For the sample of general user IDs.	<report findings="" here=""></report>								
8.1.3 Immediately revoke access	s for any terminated users.	1								
8.1.3.a Select a sample of users terminated in the past	 Identify the sample of users terminated in the past six months selected. 	<report findings="" here=""></report>	1	1	1		1			
ix months, and review current ser access lists—for both ocal and remote access—to erify that their IDs have been eactivated or removed from	 Describe how the current user access lists for local access were reviewed to verify that the sampled user IDs have been deactivated or removed from the access lists. 	<report findings="" here=""></report>								
	 Describe how the current user access lists for remote access were reviewed to verify that the sampled user IDs have been deactivated or removed from the access lists. 	<report findings="" here=""></report>								



		ROC Reporting	Su	mmary of A	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
8.1.3.b Verify all physical authentication methods—such as, smart cards, tokens, etc.— have been returned or deactivated.	 For the sample of users terminated in the past six months at 8.1.3.a, describe how it was determined which, if any, physical authentication methods, the terminated users had access to prior to termination. 	<report findings="" here=""></report>					
	 Describe how the physical authentication method(s) for the terminated employees were verified to have been returned or deactivated. 	<report findings="" here=""></report>					
8.1.4 Remove/disable inactive us	ser accounts at least every 90 days.						
8.1.4 Observe user accounts to verify that any inactive accounts over 90 days old are either removed or disabled.	 Describe how user accounts were observed to verify that any inactive accounts over 90 days old are either removed or disabled. 	<report findings="" here=""></report>					
follows:	bors to access, support, or maintain system components	via remote access as					
8.1.5.a Interview personnel and observe processes for managing accounts used by vendors to access, support, or maintain system components to verify that accounts used by vendors for remote access are:	 Identify the personnel interviewed who confirm that accounts used by vendors for remote access are: Disabled when not in use. Enabled only when needed by the vendor, and disabled when not in use. 	<report findings="" here=""></report>					
Disabled when not in use.Enabled only when needed	Describe how processes for managing accounts used observed to verify that accounts used by vendors for r		port, or r	naintain sys	stem com	ponents w	vere
by the vendor, and disabled when not in use.	 Disabled when not in use. 	<report findings="" here=""></report>					
	 Enabled only when needed by the vendor, and disabled when not in use. 	<report findings="" here=""></report>					



			ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures		Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
8.1.5.b Interview personnel and observe processes to verify that vendor remote	•	Identify the personnel interviewed who confirm that accounts used by vendors for remote access are monitored while being used.	<report findings="" here=""></report>								
access accounts are monitored while being used.	•	Describe how processes for managing accounts used by vendors to access, support, or maintain system components were observed to verify that vendor remote access accounts are monitored while being used.	<report findings="" here=""></report>								
8.1.6 Limit repeated access atter	mpt	s by locking out the user ID after not more than six a	attempts.								
8.1.6.a For a sample of system components, inspect system	•	Identify the sample of system components selected for this testing procedure.	<report findings="" here=""></report>								
configuration settings to verify that authentication parameters are set to require that user accounts be locked out after not more than six invalid logon attempts.	•	For each item in the sample, describe how system configuration settings were inspected to verify that authentication parameters are set to require that user accounts be locked after not more than six invalid logon attempts.	<report findings="" here=""></report>								
8.1.6.b Additional procedure for service providers: Review internal processes and customer/user documentation, and observe implemented processes to verify that non-	•	For service providers only, identify the documented internal processes and customer/user documentation reviewed to verify that non-consumer user accounts are temporarily locked-out after not more than six invalid access attempts.	<report findings="" here=""></report>								
consumer user accounts are temporarily locked-out after not more than six invalid access attempts.	•	Describe the implemented processes that were observed to verify that non-consumer user accounts are temporarily locked-out after not more than six invalid access attempts.	<report findings="" here=""></report>								
8.1.7 Set the lockout duration to	a m	inimum of 30 minutes or until an administrator enab	les the user ID.								
8.1.7 For a sample of system components, inspect system	•	Identify the sample of system components selected for this testing procedure.	<report findings="" here=""></report>		<u> </u>		·				



Reporting Instruction For each item in the sample, describe how system configuration settings were inspected to verify that password parameters are set to require that once a user account is locked out, it remains locked for a minimum of 30 minutes or until a system administrator resets the account.	ROC Reporting Details: Assessor's Response <report findings="" here=""></report>	In Place	In Place with CCW	N/A	Not Tested	Not in Place
system configuration settings were inspected to verify that password parameters are set to require that once a user account is locked out, it remains locked for a minimum of 30 minutes or	<report findings="" here=""></report>					
nore than 15 minutes, require the user to re-authenti	cate to re-activate the					
Identify the sample of system components selected for this testing procedure.	<report findings="" here=""></report>					
For each item in the sample, describe how system configuration settings were inspected to verify that system/session idle time out features have been set to 15 minutes or less.	<report findings="" here=""></report>					
password or passphrase. token device or smart card. ometric.						
Identify the document describing the authentication method(s) used that was reviewed to verify that the methods require users to be authenticated using a unique ID and additional authentication for access to the cardholder data environment.	<report findings="" here=""></report>					
e I m p to oi	Identify the sample of system components selected for this testing procedure. For each item in the sample, describe how system configuration settings were inspected to verify that system/session idle time out features have been set to 15 minutes or less. D, ensure proper user-authentication management ponents by employing at least one of the following assword or passphrase. ken device or smart card. metric. Identify the document describing the authentication method(s) used that was reviewed to verify that the methods require users to be authenticated using a unique ID and additional authentication for access to the	selected for this testing procedure. Integer Findings Here> For each item in the sample, describe how system configuration settings were inspected to verify that system/session idle time out features have been set to 15 minutes or less. D, ensure proper user-authentication management for non-consumer users ponents by employing at least one of the following methods to authenticate assword or passphrase. ken device or smart card. metric. Identify the document describing the authentication method(s) used that was reviewed to verify that the methods require users to be authenticated using a unique ID and additional authentication for access to the	Identify the sample of system components selected for this testing procedure.For each item in the sample, describe how system configuration settings were inspected to verify that system/session idle time out features have been set to 15 minutes or less.D, ensure proper user-authentication management for non-consumer users ponents by employing at least one of the following methods to authenticate assword or passphrase. ken device or smart card. metric.Identify the document describing the authentication method(s) used that was reviewed to verify that the methods require users to be authenticated using a unique ID and additional authentication for access to the	Identify the sample of system components selected for this testing procedure.<For each item in the sample, describe how system configuration settings were inspected to verify that system/session idle time out features have been set to 15 minutes or less.D, ensure proper user-authentication management for non-consumer users ponents by employing at least one of the following methods to authenticate assword or passphrase. ken device or smart card. metric.Identify the document describing the authentication method(s) used that was reviewed to verify that the methods require users to be authenticated using a unique ID and additional authentication for access to the	Identify the sample of system components selected for this testing procedure. <report findings="" here=""> For each item in the sample, describe how system configuration settings were inspected to verify that system/session idle time out features have been set to 15 minutes or less. <report findings="" here=""> D, ensure proper user-authentication management for non-consumer users ponents by employing at least one of the following methods to authenticate assword or passphrase. ken device or smart card. metric. Identify the document describing the authentication method(s) used that was reviewed to verify that the methods require users to be authenticated using a unique ID and additional authentication for access to the</report></report>	Identify the sample of system components selected for this testing procedure. </td



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
	 Describe the authentication methods used (for example, a password or passphrase, a token device or smart card, a biometric, etc.) for each type of system component. 	<report findings="" here=""></report>								
	For each type of authentication method used and for e was observed to be:	each type of system compo	nent, des	cribe how	the authe	entication r	nethod			
	 Used for access to the cardholder data environment. 	<report findings="" here=""></report>								
	 Functioning consistently with the documented authentication method(s). 	<report findings="" here=""></report>								
8.2.1 Using strong cryptography, during transmission and storage	render all authentication credentials (such as password on all system components.	ds/phrases) unreadable								
8.2.1.a Examine vendor documentation and system	 Identify the vendor documentation reviewed for this testing procedure. 	<report findings="" here=""></report>								
configuration settings to verify that passwords are protected with strong cryptography	 Identify the sample of system components selected. 	<report findings="" here=""></report>								
during transmission and storage.	 For each item in the sample, describe how system configuration settings were examined to verify that passwords are protected with strong cryptography during <i>transmission</i>. 	<report findings="" here=""></report>								
	 For each item in the sample, describe how system configuration settings were examined to verify that passwords are protected with strong cryptography during <i>storage</i>. 	<report findings="" here=""></report>								
8.2.1.b For a sample of system components, examine password files to verify that passwords are unreadable during storage.	 For each item in the sample at 8.2.1.a, describe how password files were examined to verify that passwords are unreadable during storage. 	<report findings="" here=""></report>								



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
8.2.1.c For a sample of system components, examine data transmissions to verify that passwords are unreadable during transmission.	 For each item in the sample at 8.2.1.a, describe how password files were examined to verify that passwords are unreadable during transmission. 	<report findings="" here=""></report>					
8.2.1.d Additional procedure for service providers: Observe password files to verify that customer passwords are unreadable during storage.	 Additional procedure for service providers: for each item in the sample at 8.2.1.a, describe how password files were examined to verify that customer passwords are unreadable during storage. 	<report findings="" here=""></report>					
8.2.1.e Additional procedure for service providers: Observe data transmissions to verify that customer passwords are unreadable during transmission.	 Additional procedure for service providers: for each item in the sample at 8.2.1.a, describe how password files were examined to verify that customer passwords are unreadable during transmission. 	<report findings="" here=""></report>					
8.2.2 Verify user identity before resets, provisioning new tokens,	nodifying any authentication credential—for example, p or generating new keys.	erforming password					
8.2.2 Examine authentication procedures for modifying authentication credentials and observe security personnel to verify that, if a user requests a reset of an authentication credential by phone, e-mail,	 Identify the document examined to verify that authentication procedures for modifying authentication credentials define that if a user requests a reset of an authentication credential by a non-face-to-face method, the user's identity is verified before the authentication credential is modified. 	<report findings="" here=""></report>					
web, or other non-face-to-face method, the user's identity is verified before the	 Describe the non-face-to-face methods used for requesting password resets. 	<report findings="" here=""></report>					
authentication credential is modified.	 Describe how security personnel were observed to verify that if a user requests a reset of an authentication credential by a non-face-to- face method, the user's identity is verified before the authentication credential is modified. 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of A (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
specified above.	at least seven characters. habetic characters. ases must have complexity and strength at least equiva						
8.2.3.a For a sample of system components, inspect system configuration settings to verify that user password parameters are set to require at least the	 Identify the sample of system components selected for this testing procedure. For each item in the sample, describe how system co parameters are set to require at least the following structure. 	•	nspected	to verify tha	t user pa	ssword	
following strength/complexity:Require a minimum length of at least seven characters.	 Require a minimum length of at least seven characters. 	<report findings="" here=""></report>					
Contain both numeric and alphabetic characters.	 Contain both numeric and alphabetic characters. 	<report findings="" here=""></report>					
 8.2.3.b Additional procedure for service providers: Review internal processes and customer/user documentation to verify that non-consumer user passwords are required to meet at least the following strength/complexity: Require a minimum length of at least seven characters. Contain both numeric and alphabetic characters. 	 For service providers only: Identify the documented internal processes and customer/user documentation reviewed to verify that non-consumer user passwords are required to meet at least the following strength/complexity: A minimum length of at least seven characters. Non-consumer user passwords are required to contain both numeric and alphabetic characters. 	<report findings="" here=""></report>					
	Describe how internal processes were reviewed to ver following strength/complexity:	erify that non-consumer use	er passwo	ords are req	uired to n	neet at lea	st the
	 A minimum length of at least seven characters. 	<report findings="" here=""></report>					
	 Non-consumer user passwords are required to contain both numeric and alphabetic characters. 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of A	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
8.2.4 Change user passwords/pa	assphrases at least every 90 days.						
8.2.4.a For a sample of system components, inspect system	 Identify the sample of system components selected for this testing procedure. 	<report findings="" here=""></report>				·	·
configuration settings to verify that user password parameters are set to require users to change passwords at least every 90 days.	 For each item in the sample, describe how system configuration settings were inspected to verify that user password parameters are set to require users to change passwords at least every 90 days. 	<report findings="" here=""></report>					
 8.2.4.b Additional procedure for service providers: Review internal processes and customer/user documentation to verify that: Non-consumer user passwords are required to change periodically; and Non-consumer users are 	 For service providers only, identify the documented internal processes and customer/user documentation reviewed to verify that: Non-consumer user passwords are required to change periodically; and Non-consumer users are given guidance as to when, and under what circumstances, passwords must change. 	<report findings="" here=""></report>					
given guidance as to when, and under what	Describe how internal processes were reviewed to ve	erify that:					
circumstances, passwords must change.	 Non-consumer user passwords are required to change periodically; and 	<report findings="" here=""></report>					
	 Non-consumer users are given guidance as to when, and under what circumstances, passwords must change. 	<report findings="" here=""></report>					
8.2.5 Do not allow an individual t passwords/phrases he or she ha	to submit a new password/phrase that is the same as an used.	ny of the last four					
8.2.5.a For a sample of system components, obtain and	 Identify the sample of system components selected for this testing procedure. 	<report findings="" here=""></report>		·	·		<u> </u>



		ROC Reporting	Su	mmary of <i>i</i>	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
inspect system configuration settings to verify that password parameters are set to require that new passwords cannot be the same as the four previously used passwords.	• For each item in the sample, describe how system configuration settings were inspected to verify that password parameters are set to require that new passwords cannot be the same as the four previously used passwords.	<report findings="" here=""></report>					
8.2.5.b Additional Procedure for service providers, review internal processes and customer/user documentation to verify that new non-	 For service providers only, identify the documented internal processes and customer/user documentation reviewed to verify that new non-consumer user passwords cannot be the same as the previous four passwords. 	<report findings="" here=""></report>					
consumer user passwords cannot be the same as the previous four passwords.	• Describe how internal processes were reviewed to verify that new non-consumer user passwords cannot be the same as the previous four passwords.	<report findings="" here=""></report>					
8.2.6 Set passwords/phrases for immediately after the first use.	first-time use and upon reset to a unique value for each	user, and change					
8.2.6 Examine password procedures and observe security personnel to verify that first-time passwords for new users, and reset passwords for existing users, are set to a unique value for each user and changed after first use.	 Identify the documented password procedures examined to verify the procedures define that: First-time passwords must be set to a unique value for each user. First-time passwords must be changed after the first use. Reset passwords must be set to a unique value for each user. Reset passwords must be changed after the first use. 	<report findings="" here=""></report>					
	Describe how security personnel were observed to:						
	 Set first-time passwords to a unique value for each new user. 	<report findings="" here=""></report>					
	 Set first-time passwords to be changed after first use. 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of A	Assessm heck one		ngs				
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place				
	 Set reset passwords to a unique value for each existing user. 	<report findings="" here=""></report>		·	-	•					
	 Set reset passwords to be changed after first use. 	<report findings="" here=""></report>									
personnel (including users and a maintenance). Note: Two-factor authentication	ntication for remote network access originating from out administrators) and all third parties, (including vendor ac requires that two of the three authentication methods (s	cess for support or ee Requirement 8.2 for									
separate passwords) is not cons											
	gies include remote authentication and dial-in service (<i>I</i> s control system (TACACS) with tokens; and other tech										
8.3.a Examine system configurations for remote access servers and systems to	Describe how system configurations for remote access servers and systems were examined to verify two-factor authentication is required for:										
verify two-factor authentication	All remote access by personnel.	<report findings="" here=""></report>									
 is required for: All remote access by personnel. All third-party/vendor remote access (including access to applications and system components for support or maintenance purposes). 	 All third-party/vendor remote access (including access to applications and system components for support or maintenance purposes). 	<report findings="" here=""></report>									
8.3.b Observe a sample of personnel (for example, users	 Identify the sample of personnel observed connecting remotely to the network selected. 	<report findings="" here=""></report>									
and administrators) connecting remotely to the network and verify that at least two of the	• For each item in the sample, describe how two- factor authentication was observed to be required for remote access to the network.	<report findings="" here=""></report>									



		ROC Reporting	Su	ngs			
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
three authentication methods are used.	 Identify which two factors are used: Something you know Something you are Something you have 	<report findings="" here=""></report>		·	·		
 Guidance on selecting strong Guidance for how users showned to reuse preventions not to reuse preventions 	uld protect their authentication credentials.	-					
8.4.a Examine procedures and interview personnel to verify that authentication procedures and policies are distributed to	 Identify the documented procedures examined to verify authentication procedures define that authentication procedures and policies are distributed to all users. 	<report findings="" here=""></report>			<u>.</u>	-	
all users.	 Identify the personnel interviewed who confirm that authentication procedures and policies are distributed to all users. 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
 8.4.b Review authentication procedures and policies that are distributed to users and verify they include: Guidance on selecting strong authentication credentials. Guidance for how users should protect their authentication credentials. Instructions for users not to reuse previously used passwords. Instructions to change passwords if there is any suspicion the password could be compromised. 	 Identify the documented authentication procedures and policies that are distributed to users reviewed to verify they include: Guidance on selecting strong authentication credentials. Guidance for how users should protect their authentication credentials. Instructions for users not to reuse previously used passwords. That users should change passwords if there is any suspicion the password could be compromised. 	<report findings="" here=""></report>					
8.4.c Interview a sample of users to verify that they are	 Identify the sample of users interviewed for this testing procedure. 	<report findings="" here=""></report>					
familiar with authentication procedures and policies.	• For the interview, summarize the relevant details discussed that verify that the sampled users are familiar with authentication procedures and policies.	<report findings="" here=""></report>					
8.5 Do not use group, shared, or	generic IDs, passwords, or other authentication method	ds as follows:					
Generic user IDs are disable							
	for system administration and other critical functions.						
-	are not used to administer any system components.						
8.5.a For a sample of system components, examine user ID lists to verify the following:	 Identify the sample of system components selected for this testing procedure. 	<report findings="" here=""></report>					
Generic user IDs are	For each item in the sample, describe how user ID lis	ts for the sample of system	compon	ents were e	examined	to verify th	nat:
disabled or removed.	Generic user IDs are disabled or removed.	<report findings="" here=""></report>					



	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
 Shared user IDs for system administration activities and other critical functions do not exist. 	<report findings="" here=""></report>				·				
 Shared and generic user IDs are not used to administer any system components. 	<report findings="" here=""></report>								
 Identify the documented policies/procedures examined to verify authentication policies/procedures define that use of group and shared IDs and/or passwords or other authentication methods are explicitly prohibited. 	<report findings="" here=""></report>								
 Identify the system administrators interviewed who confirm that group and shared IDs and/or passwords or other authentication methods are not distributed, even if requested. 	<report findings="" here=""></report>								
systems or servers) must use a unique authentication mer. to apply to shared hosting providers accessing their ow	credential (such as a								
	a requirement.								
 For service providers only, indicate whether this ROC is being completed prior to June 30, 2015. (yes/no) 	<report findings="" here=""></report>					1			
Applicable."									
	 Shared user IDs for system administration activities and other critical functions do not exist. Shared and generic user IDs are not used to administer any system components. Identify the documented policies/procedures examined to verify authentication policies/procedures define that use of group and shared IDs and/or passwords or other authentication methods are explicitly prohibited. Identify the system administrators interviewed who confirm that group and shared IDs and/or passwords or other authentication methods are explicitly prohibited. Identify the system administrators interviewed who confirm that group and shared IDs and/or passwords or other authentication methods are not distributed, even if requested. Identify to shared hosting providers with remote access systems or servers) must use a unique authentication metr. to apply to shared hosting providers accessing their ownents are hosted. For service providers only, indicate whether this ROC is being completed prior to June 30, 2015. (yes/no) If "yes" AND the assessed entity does not have this in Applicable." 	Reporting InstructionDetails: Assessor's Response• Shared user IDs for system administration activities and other critical functions do not exist. <report findings="" here="">• Shared and generic user IDs are not used to administer any system components.<report findings="" here="">• Identify the documented policies/procedures examined to verify authentication policies/procedures define that use of group and shared IDs and/or passwords or other authentication methods are explicitly prohibited.<report findings="" here="">• Identify the system administrators interviewed who confirm that group and shared IDs and/or passwords or other authentication methods are not distributed, even if requested.<report findings="" here="">• Identify to shared hosting providers accessing their own hosting environment, ments are hosted.<report findings="" here="">• to space the system of the system administrators interviewed who confirm that group and shared IDs and/or passwords or other authentication methods are not distributed, even if requested.<report findings="" here="">• Identify to shared hosting providers accessing their own hosting environment, ments are hosted.<report findings="" here="">• to ractice until June 30, 2015, after which it becomes a requirement.<report findings="" here="">• Tor service providers only, indicate whether this ROC is being completed prior to June 30, 2015. (yes/no)<report findings="" here="">If "yes" AND the assessed entity does not have this in place ahead of the required Applicable."</report></report></report></report></report></report></report></report></report>	Reporting Instruction ROC Reporting Details: Assessor's Response In Place • Shared user IDs for system administration activities and other critical functions do not exist. <report findings="" here=""> • Shared and generic user IDs are not used to administer any system components. <report findings="" here=""> • Identify the documented policies/procedures examined to verify authentication policies/procedures define that use of group and shared IDs and/or passwords or other authentication methods are explicitly prohibited. <report findings="" here=""> • Identify the system administrators interviewed who confirm that group and shared IDs and/or passwords or other authentication methods are not distributed, even if requested. <report findings="" here=""> ervice providers: Service providers with remote access to customer premises systems or servers) must use a unique authentication credential (such as a mer. to apply to shared hosting providers accessing their own hosting environment, ments are hosted. • For service providers only, indicate whether this ROC is being completed prior to June 30, 2015. (yes/no) If "yes" AND the assessed entity does not have this in place ahead of the requirement's eff Applicable."</report></report></report></report>	Reporting Instruction ROC Reporting Details: Assessor's Response In Place In Place	Reporting Instruction Report Reporting Instruction Im Place Season's Response Im	Roc Reporting Details: Assessor's Response (check one) In Place In Place In Place In Place Not CCW Not Tested • Shared user IDs for system administration activities and other critical functions do not exist. Not Tested Not Not • Shared and generic user IDs are not used to administer any system components.			



	Reporting Instruction	ROC Reporting	Su	mmary of a	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
customer.	 Identify the documented procedures examined to verify that different authentication is used for access to each customer. 	<report findings="" here=""></report>					
	 Identify the personnel interviewed for this testing procedure. 	<report findings="" here=""></report>					
	 For the interview, summarize the relevant details discussed to confirm that different authentication is used for access to each customer. 	<report findings="" here=""></report>					
 cards, certificates, etc.) use of th Authentication mechanisms r accounts. 	nechanisms are used (for example, physical or logical s ese mechanisms must be assigned as follows: nust be assigned to an individual account and not share ols must be in place to ensure only the intended accoun	ed among multiple					
 8.6.a Examine authentication policies and procedures to verify that procedures for using authentication mechanisms such as physical security tokens, smart cards, and certificates are defined and include: Authentication mechanisms are assigned to an individual account and not shared among multiple accounts. Physical and/or logical controls are defined to ensure only the intended account can use that mechanism to gain access. 	 Identify the documented authentication policies and procedures examined to verify the procedures for using authentication mechanisms define that: Authentication mechanisms are assigned to an individual account and not shared among multiple accounts. Physical and/or logical controls are defined to ensure only the intended account can use that mechanism to gain access. 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
8.6.b Interview security personnel to verify authentication mechanisms are assigned to an account and not shared among multiple accounts.	 Identify the security personnel interviewed who confirm that authentication mechanisms are assigned to an account and not shared among multiple accounts. 	<report findings="" here=""></report>					
8.6.c Examine system configuration settings and/or	 Identify the sample of system components selected for this testing procedure. 	<report findings="" here=""></report>					
physical controls, as applicable, to verify that controls are implemented to ensure only the intended account can use that mechanism to gain access.	 For each item in the sample, describe how system configuration settings and/or physical controls, as applicable, were examined to verify that controls are implemented to ensure only the intended account can use that mechanism to gain access. 	<report findings="" here=""></report>					
8.7 All access to any database of all other users) is restricted as for	ontaining cardholder data (including access by applicati Ilows:	ions, administrators, and					
Only database administrators	ies of, and user actions on databases are through progr s have the ability to directly access or query databases. applications can only be used by the applications (and ses).						
8.7.a Review database and application configuration	 Identify all databases containing cardholder data. 	<report findings="" here=""></report>					
settings and verify that all users are authenticated prior to access.	 Describe how authentication is managed (for example, via application and/or database interfaces). 	<report findings="" here=""></report>					
	Describe how database and/or application configuration settings were observed to verify that all users are authenticated prior to access.	<report findings="" here=""></report>					



		ROC Reporting	Su	ent Findii	ngs						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place				
8.7.b Examine database and application configuration	For each database from 8.7.a:										
settings to verify that all user access to, user queries of, and	Describe how the database and application configuration settings were examined to verify that only programmatic methods are used for:										
user actions on (for example, move, copy, delete), the	All user access to the database	<report findings="" here=""></report>									
database are through programmatic methods only	All use queries of the database	<report findings="" here=""></report>									
(for example, through stored	All user actions on the database	e <report findings="" here=""></report>									
procedures).	Describe the process observed to verify that only programmatic methods are used for:										
	All user access to the database	<report findings="" here=""></report>									
	All use queries of the database	<report findings="" here=""></report>									
	All user actions on the database	<report findings="" here=""></report>									
8.7.c Examine database access control settings and database application	For each database from 8.7.a, describe how database application configuration settings were examined to verify that the following are restricted to only database administrators:										
configuration settings to verify	User direct access to databases	<report findings="" here=""></report>									
that user direct access to or queries of databases are restricted to database administrators.	 Queries of databases 	<report findings="" here=""></report>									



		ROC Reporting	Su	mmary of A	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
8.7.d Examine database	For each database from 8.7.a:						
access control settings, database application configuration settings, and the	 Identify applications with access to the database. 	<report findings="" here=""></report>					
related application IDs to verify that application IDs can only be used by the applications (and not by individual users or other processes).	Describe the implemented methods for ensuring that application IDs can only be used by the applications.	<report findings="" here=""></report>					
	Describe how database access control settings, database application configuration settings and related application IDs were examined together to verify that application IDs can only be used by the applications.	<report findings="" here=""></report>					
8.8 Ensure that security policies in use, and known to all affected	and operational procedures for identification and auther parties.	ntication are documented,					
8.8 Examine documentation interview personnel to verify that security policies and operational procedures for	 Identify the document reviewed to verify that security policies and operational procedures for identification and authentication are documented. 	<report findings="" here=""></report>	1	1	1		1
 identification and authentication are: Documented, In use, and Known to all affected parties. 	 Identify responsible personnel interviewed who confirm that the above documented security policies and operational procedures for identification and authentication are: In use Known to all affected parties 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of A (c	Assessm heck one		ngs			
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
9.1 Use appropriate facility entry environment.	controls to limit and monitor physical access to system	s in the cardholder data								
9.1 Verify the existence of	Identify and briefly describe all of the following with	n systems in the cardholder	data env	vironment:						
physical security controls for each computer room, data	All computer rooms	<report findings="" here=""></report>								
center, and other physical areas with systems in the cardholder	All data centers	<report findings="" here=""></report>								
data environment.	Any other physical areas	<report findings="" here=""></report>								
 Verify that access is controlled with badge 	For each area identified (add rows as needed), complete the following:									
readers or other devices including authorized badges and lock and key.	Describe the physical security controls to be in place, including authorized badges and lock and key.	<report findings="" here=""></report>								
 Observe a system administrator's attempt to log into consoles for randomly selected systems 	 Identify the randomly selected systems in the cardholder environment for which a system administrator login attempt was observed. 	<report findings="" here=""></report>								
in the cardholder environment and verify that they are "locked" to prevent unauthorized use.	Describe how consoles for the randomly selected systems were observed to verify that they are "locked" when not in use to prevent unauthorized use.	<report findings="" here=""></report>								
	access control mechanisms to monitor individual physic correlate with other entries. Store for at least three mo									
	any data center, server room, or any area that houses ata. This excludes public-facing areas where only poin is in a retail store.									
9.1.1.a Verify that video cameras and/or access control mechanisms are in place to monitor the entry/exit points to sensitive areas.	Describe the video cameras and/or access control mechanisms observed to monitor the entry/exit points to sensitive areas.	<report findings="" here=""></report>								

Requirement 9: Restrict physical access to cardholder data



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
9.1.1.b Verify that video cameras and/or access control mechanisms are protected from tampering or disabling.	 Describe how the video cameras and/or access control mechanisms were observed to be protected from tampering and/or disabling. 	<report findings="" here=""></report>					
9.1.1.c Verify that video cameras and/or access control mechanisms are monitored and	 Describe how the video cameras and/or access control mechanisms were observed to be monitored. 	<report findings="" here=""></report>					
that data from cameras or other mechanisms is stored for at least three months.	 Describe how data from the cameras and/or access control mechanisms was observed to be stored for at least three months. 	<report findings="" here=""></report>					
For example, network jacks locate enabled when network access is	ogical controls to restrict access to publicly accessible ed in public areas and areas accessible to visitors coul explicitly authorized. Alternatively, processes could be the in areas with active network jacks.	d be disabled and only					
9.1.2 Interview responsible personnel and observe locations of publicly accessible network jacks to verify that	 Identify responsible personnel interviewed who confirm that physical and/or logical controls are in place to restrict access to publicly accessible network jacks. 	<report findings="" here=""></report>					
physical and/or logical controls are in place to restrict access to publicly-accessible network jacks.	 Describe the physical and/or logical controls observed at the locations of publicly accessible network jacks to verify the controls are in place restrict access. 	<report findings="" here=""></report>					
	wireless access points, gateways, handheld devices, ware, and telecommunication lines.						
9.1.3 Verify that physical access to wireless access points,	Describe how physical access was observed to be r	restricted to the following:					
gateways, handheld devices,	Wireless access points	<report findings="" here=""></report>					
networking/communications hardware, and	Wireless gateways	<report findings="" here=""></report>					
telecommunication lines is appropriately restricted.	Wireless handheld devices	<report findings="" here=""></report>					
	Network/communications hardware	<report findings="" here=""></report>					



		ROC Reporting	Su	`	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	Telecommunication lines	<report findings="" here=""></report>					
Identifying new onsite personrChanges to access requireme	distinguish between onsite personnel and visitors, to in nel or visitors (for example, assigning badges). nts. e personnel and expired visitor identification (such as I						
 9.2.a Review documented processes to verify that procedures are defined for identifying and distinguishing between onsite personnel and visitors. Verify procedures include the following: Identifying new onsite personnel or visitors (for example, assigning badges), Changing access requirements, and Revoking terminated onsite personnel and expired visitor identification (such as ID badges). 	 Identify the documented processes reviewed to verify that procedures are defined for identifying and distinguishing between onsite personnel and visitors, including the following: Identifying new onsite personnel or visitors (for example, assigning badges), Changing access requirements, and Revoking terminated onsite personnel and expired visitor identification (such as ID badges). 	<report findings="" here=""></report>					
9.2.b Observe processes for identifying and distinguishing	Describe how processes for identifying and distingu	ishing between onsite perso	onnel and	visitors we	re obser	ved to veri	fy that:
between onsite personnel and visitors to verify that:	 Visitors are clearly identified, and It is easy to distinguish between onsite 	<report findings="" here=""></report>					
 Visitors are clearly identified, and It is easy to distinguish between onsite personnel and visitors. 	 It is easy to distinguish between onsite personnel and visitors. 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of a	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
9.2.c Verify that access to the identification process (such as a badge system) is limited to	 Identify the document that defines that access to the identification process is limited to authorized personnel. 	<report findings="" here=""></report>					
authorized personnel.	 Describe how access to the identification process was observed to be limited to authorized personnel. 	<report findings="" here=""></report>					
9.2.d Examine identification methods (such as ID badges) in	Briefly describe the identification method in use for onsite personnel and visitors.	<report findings="" here=""></report>					
use to verify that they clearly identify visitors and it is easy to	Describe how the identification methods were exam	ined to verify that:					
distinguish between onsite personnel and visitors.	The identification method(s) clearly identify visitors.	<report findings="" here=""></report>					
	It is easy to distinguish between onsite personnel and visitors.	<report findings="" here=""></report>					
 Access must be authorized ar Access is revoked immediatel 	nsite personnel to the sensitive areas as follows: nd based on individual job function. y upon termination, and all physical access mechanism	ns, such as keys, access					
cards, etc., are returned or dis 9.3.a For a sample of onsite personnel with physical access to the CDE, interview	 Identify the sample of onsite personnel with physical access to the CDE interviewed for this testing procedure. 	<report findings="" here=""></report>					
responsible personnel and observe access control lists to verify that:	For all items in the sample, describe how responsib that:	le personnel were interview	ed and a	ccess contr	ol lists ob	oserved to	verify
 Access to the CDE is authorized. 	Access to the CDE is authorized.	<report findings="" here=""></report>					
 Access is required for the individual's job function. 	 Access is required for the individual's job function. 	<report findings="" here=""></report>					



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
9.3.b Observe personnel access the CDE to verify that all personnel are authorized before being granted access.	 Describe how personnel accessing the CDE were observed to verify that all personnel are authorized before being granted access. 	<report findings="" here=""></report>								
9.3.c Select a sample of recently terminated employees	 Identify the sample of users recently terminated. 	<report findings="" here=""></report>								
and review access control lists to verify the personnel do not have physical access to the CDE.	 For all items in the sample, provide the name of the assessor who attests that the access control lists were reviewed to verify the personnel do not have physical access to the CDE. 	<report findings="" here=""></report>								
9.4 Implement procedures to iden	tify and authorize visitors.									
Procedures should include the fol										
• • • • • • • • • • • • • • • • • • •	and access controls are in place as follows:			1		1				
9.4.1 Visitors are authorized before processed or maintained.	re entering, and escorted at all times within, areas whe	re cardholder data is								
9.4.1.a Observe procedures and interview personnel to verify that visitors must be authorized before they are granted access to, and escorted at all times within, areas where cardholder data is processed or maintained.	 Describe how visitor authorization processes were observed to verify that visitors: Must be authorized before they are granted access to areas where cardholder data is processed or maintained. Are escorted at all times within areas where cardholder data is processed and maintained. 	<report findings="" here=""></report>								
	 Identify personnel interviewed who confirm that visitor authorization processes are in place so that visitors must be authorized before they are granted access to, and escorted at all times within, areas where cardholder data is processed or maintained. 	<report findings="" here=""></report>								



		ROC Reporting	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
9.4.1.b Observe the use of visitor badges or other identification to verify that a physical token badge does not permit unescorted access to physical areas where cardholder data is processed or maintained.	Describe how the use of visitor badges or other identification was observed to verify that a physical token badge does not permit unescorted access to physical areas where cardholder data is processed or maintained.	<report findings="" here=""></report>							
9.4.2 Visitors are identified and givisitors from onsite personnel.	ven a badge or other identification that expires and tha	t visibly distinguishes the							
9.4.2.a Observe people within the facility to verify the use of visitor badges or other	 Describe how people within the facility were observed to use visitor badges or other identification. 	<report findings="" here=""></report>							
identification, and that visitors are easily distinguishable from onsite personnel.	Describe how visitors within the facility were observed to be easily distinguishable from onsite personnel.	<report findings="" here=""></report>							
9.4.2.b Verify that visitor badges or other identification expire.	 Describe how visitor badges or other identification were verified to expire. 	<report findings="" here=""></report>							
9.4.3 Visitors are asked to surren expiration.	der the badge or identification before leaving the facility	y or at the date of							
9.4.3 Observe visitors leaving the facility to verify visitors are asked to surrender their badge or other identification upon departure or expiration.	Describe how visitors leaving the facility were observed to verify they are asked to surrender their badge or other identification upon departure or expiration.	<report findings="" here=""></report>							
	tain a physical audit trail of visitor activity to the facility urdholder data is stored or transmitted.	as well as for computer							
log.	firm represented, and the onsite personnel authorizing hree months, unless otherwise restricted by law.	physical access on the							



		ROC Reporting	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
9.4.4.a Verify that a visitor log is in use to record physical access to the facility as well as computer rooms and data	Describe how it was verified that a visitor log is in us	se to record physical access	s to:						
centers where cardholder data is stored or transmitted.	The facility.	<report findings="" here=""></report>							
	 Computer rooms and data centers where cardholder data is stored or transmitted. 	<report findings="" here=""></report>							
9.4.4.b Verify that the log contains:	 Provide the name of the assessor who attests that the visitor log contains: 	<report findings="" here=""></report>							
 The visitor's name, The firm represented, and The onsite personnel authorizing physical access. 	 The visitor's name, The firm represented, and The onsite personnel authorizing physical access. 								
9.4.4.c Verify that the log is retained for at least three	 Identify the defined retention period for visitor logs. 	<report findings="" here=""></report>							
months.	Describe how visitor logs were observed to be retained for at least three months.	<report findings="" here=""></report>							
9.5 Physically secure all media.	-								
9.5 Verify that procedures for protecting cardholder data include controls for physically securing all media (including but	 Identify the documented procedures for protecting cardholder data reviewed to verify controls for physically securing all media are defined. 	<report findings="" here=""></report>							
not limited to computers, removable electronic media, paper receipts, paper reports, and faxes).	 For all types of media used, describe the controls for physically securing the media used. 	<report findings="" here=""></report>							
	ecure location, preferably an off-site facility, such as ar Review the location's security at least annually.	alternate or back-up site,							
9.5.1.a Observe the storage location's physical security to	 Identify all locations where backup media is stored. 	<report findings="" here=""></report>							



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place		
confirm that backup media storage is secure.	• Describe how it was observed that backup media storage is stored in a secure location.	<report findings="" here=""></report>							
9.5.1.b Verify that the storage location security is reviewed at least annually.	 Identify the document reviewed to verify that the storage location must be reviewed at least annually. 	<report findings="" here=""></report>							
0.0 Maintain atriat and the	Describe how processes were observed to verify that reviews of the security of each storage location are performed at least annually.	<report findings="" here=""></report>							
9.6 Maintain strict control over the	e internal or external distribution of any kind of media, i	ncluding the following:							
9.6 Verify that a policy exists to control distribution of media, and that the policy covers all distributed media including that	 Identify the documented policy to control distribution of media that was reviewed to verify the policy covers all distributed media, including that distributed to individuals. 	<report findings="" here=""></report>							
distributed to individuals.	Describe how media distribution is controlled, including distribution to individuals.	<report findings="" here=""></report>							
9.6.1 Classify media so the sensit	ivity of the data can be determined.								
9.6.1 Verify that all media is classified so the sensitivity of	 Identify the documented policy reviewed to verify policy defines how media is classified. 	<report findings="" here=""></report>	1	1	1	1	1		
the data can be determined.	Describe how the classifications were observed to be implemented so the sensitivity of the data can be determined.	<report findings="" here=""></report>							
9.6.2 Send the media by secured	courier or other delivery method that can be accurately	y tracked.							
9.6.2.a Interview personnel and examine records to verify that all media sent outside the facility is logged and sent via	 Identify the personnel interviewed who confirm that all media sent outside the facility is logged and sent via secured courier or other delivery method that can be tracked. 	<report findings="" here=""></report>							
secured courier or other delivery method that can be	 Identify the record examined for this testing procedure. 	<report findings="" here=""></report>							



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place		
tracked.	Describe how offsite tracking records were examined to verify that all media is logged and sent via secured courier or other delivery method that can be tracked.	<report findings="" here=""></report>							
9.6.2.b Select a recent sample of several days of offsite	 Identify the sample of recent offsite tracking logs for all media selected. 	<report findings="" here=""></report>							
tracking logs for all media, and verify tracking details are documented.	• For each item in the sample, describe how the offsite tracking logs were reviewed to verify that tracking details are documented.	<report findings="" here=""></report>							
9.6.3 Ensure management approvise distributed to individuals).	ves any and all media that is moved from a secured are	ea (including when media							
9.6.3 Select a recent sample of several days of offsite tracking logs for all media. From examination of the logs and interviews with responsible	 Identify responsible personnel interviewed who confirm that proper management authorization is obtained whenever media is moved from a secured area (including when media is distributed to individuals). 	<report findings="" here=""></report>							
personnel, verify proper management authorization is obtained whenever media is moved from a secured area (including when media is distributed to individuals).	 For each item in the sample in 9.6.2.b, describe how offsite tracking logs were examined to verify proper management authorization is obtained whenever media is moved from a secured area (including when media is distributed to individuals). 	<report findings="" here=""></report>							
9.7 Maintain strict control over the	e storage and accessibility of media.	1							
9.7 Obtain and examine the policy for controlling storage and maintenance of all media and verify that the policy requires periodic media inventories.	 Identify the documented policy for controlling storage and maintenance of all media that was reviewed to verify that the policy defines required periodic media inventories. 	<report findings="" here=""></report>	·	·	·				



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place		
9.7.1 Properly maintain inventory	logs of all media and conduct media inventories at least	st annually.							
9.7.1 Review media inventory	Identify the media inventories logs reviewed.	<report findings="" here=""></report>	1	8			1		
logs to verify that logs are maintained and media	Describe how the media inventory logs were reviewed to verify that:								
inventories are performed at least annually.	 Media inventory logs of all media were observed to be maintained. 	<report findings="" here=""></report>							
	 Media inventories are performed at least annually. 	<report findings="" here=""></report>							
9.8 Destroy media when it is no lo	onger needed for business or legal reasons as follows:								
 9.8 Examine the periodic media destruction policy and verify that it covers all media and defines requirements for the following: Hard-copy materials must be crosscut shredded, incinerated, or pulped such that there is reasonable assurance the hard-copy materials cannot be reconstructed. Storage containers used for materials that are to be destroyed must be secured. Cardholder data on electronic media must be rendered unrecoverable via a secure wipe program (in accordance with industry-accepted standards for secure deletion), or by physically destroying the media. 	 Identify the policy document for periodic media destruction that was examined to verify it covers all media and defines requirements for the following: Hard-copy materials must be crosscut shredded, incinerated, or pulped such that there is reasonable assurance the hard-copy materials cannot be reconstructed. Storage containers used for materials that are to be destroyed must be secured. Cardholder data on electronic media must be rendered unrecoverable via a secure wipe program (in accordance with industry-accepted standards for secure deletion), or by physically destroying the media. 	<report findings="" here=""></report>							



		ROC Reporting	Su	mmary of A	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
9.8.1 Shred, incinerate, or pulp has storage containers used for mater	ard-copy materials so that cardholder data cannot be re- rials that are to be destroyed.	econstructed. Secure					
 9.8.1.a Interview personnel and examine procedures to verify that hard-copy materials are crosscut shredded, incinerated, or pulped such that there is reasonable assurance the hard-copy materials cannot be reconstructed. 9.8.1.b Examine storage 	• Identify personnel interviewed who confirm that hard-copy materials are crosscut shredded, incinerated, or pulped such that there is reasonable assurance the hard-copy materials cannot be reconstructed.	<report findings="" here=""></report>					
	Describe how the procedures were examined to verify that hard-copy materials are crosscut shredded, incinerated, or pulped such that there is reasonable assurance that hardcopy materials cannot be reconstructed.	<report findings="" here=""></report>					
9.8.1.b Examine storage containers used for materials that contain information to be destroyed to verify that the containers are secured.	 Describe how the storage containers used for materials to be destroyed are secured. 	<report findings="" here=""></report>					
9.8.2 Render cardholder data on reconstructed.	electronic media unrecoverable so that cardholder data	a cannot be					
9.8.2 Verify that cardholder data on electronic media is rendered unrecoverable via a secure wipe program in accordance	Describe how cardholder data on electronic media is rendered unrecoverable, via secure wiping of media and/or physical destruction of media.	<report findings="" here=""></report>		- -			
with industry-accepted standards for secure deletion, or otherwise physically destroying the media.	 If data is rendered unrecoverable via secure deletion or a secure wipe program, identify the industry-accepted standards used. 	<report findings="" here=""></report>					
9.9 Protect devices that capture p and substitution.	ayment card data via direct physical interaction with th	e card from tampering					
	to card-reading devices used in card-present transaction irement is not intended to apply to manual key-entry co ypads.						
Note: Requirement 9.9 is a best p	practice until June 30, 2015, after which it becomes a r	equirement.					



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs	
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place	
9.9 Examine documented policies and procedures to	 Indicate whether this ROC is being completed prior to June 30, 2015. (yes/no) 	<report findings="" here=""></report>						
verify they include:Maintaining a list of devices.Periodically inspecting	If "yes" AND the assessed entity does not have this in "Not Applicable."	n place ahead of the require	ement's e	ffective dat	e, mark 9).9 – 9.9.9.	.3.b as	
devices to look for	If not OR if the assessed entity has this in place ahea	ad of the requirement's effe	ctive date	e, complete	the follow	ving <i>:</i>		
 tampering or substitution. Training personnel to be aware of suspicious behavior and to report 	Identify the documented policies and procedures examined to verify they include:	<report findings="" here=""></report>						
behavior and to report	Maintaining a list of devices.							
tampering or substitution of POS devices.	 Periodically inspecting devices to look for tampering or substitution. 							
	 Training personnel to be aware of suspicious behavior and to report tampering or substitution of POS devices. 							
Make, model of device.	of devices. The list should include the following: e, the address of the site or facility where the device is method of unique identification.	located).						
9.9.1.a Examine the list of devices to verify it includes:	If "yes" at 9.9 AND the assessed entity does not have 9.9.1.c as "Not Applicable."	e this in place ahead of the	requirem	ent's effecti	ve date, i	mark 9.9.1	.a -	
Make, model of device.Location of device (for	If not OR if the assessed entity has this in place ahea	ad of the requirement's effe	ctive date	e, complete	the follow	ving <i>:</i>		
example, the address of the site or facility where the	 Identify the documented up-to-date list of devices examined to verify it includes: 	<report findings="" here=""></report>						
device is located).	Make, model of device.							
 Device serial number or other method of unique identification. 	 Location of device (for example, the address of the site or facility where the device is located). 							
	 Device serial number or other method of unique identification. 							



		ROC Reporting	Su	-	Assessm check one	sment Findings			
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
9.9.1.b Select a sample of devices from the list and	 Identify the sample of devices from the list selected for this testing procedure. 	<report findings="" here=""></report>							
observe device locations to verify that the list is accurate and up-to-date.	• For all items in the sample, describe how the device locations for the sample of devices was observed to verify that the list is accurate and up-to-date.	<report findings="" here=""></report>							
9.9.1.c Interview personnel to verify the list of devices is	 Identify personnel interviewed for this testing procedure. 	<report findings="" here=""></report>							
updated when devices are added, relocated, decommissioned, etc.	 For the interview, summarize the relevant details discussed that verify the list of devices is updated when devices are added, relocated, decommissioned, etc. 	<report findings="" here=""></report>							
	surfaces to detect tampering (for example, addition of comple, by checking the serial number or other device chart device).								
attachments or cables plugged in	evice might have been tampered with or substituted ind to the device, missing or changed security labels, brok umber or other external markings.								
9.9.2.a Examine documented procedures to verify processes are defined to include the	If "yes" at 9.9 AND the assessed entity does not have this in place ahead of the requirement's effective date, mark 9.9.2.a - 9.9.2.b as "Not Applicable."								
following:	If not OR if the assessed entity has this in place ahea	ad of the requirement's effe	ctive date	e, complete	the follow	ving <i>:</i>			
Procedures for inspecting devices.Frequency of inspections.	to verify that processes are defined to include								
	 Procedures for inspecting devices. Frequency of inspections.								



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place		
 9.9.2.b Interview responsible personnel and observe inspection processes to verify: Personnel are aware of procedures for inspecting devices. All devices are periodically inspected for evidence of tampering and substitution. 	 Identify responsible personnel interviewed who confirm that: Personnel are aware of procedures for inspecting devices. All devices are periodically inspected for evidence of tampering and substitution. Describe how inspection processes were observed All devices are periodically inspected for evidence of tampering. All devices are periodically inspected for evidence of tampering. 	<report findings="" here=""> to verify that: <report findings="" here=""> <report findings="" here=""></report></report></report>				·			
 should include the following: Verify the identity of any third- them access to modify or trout Do not install, replace, or retur Be aware of suspicious behave open devices). 	n devices without verification. for around devices (for example, attempts by unknown d indications of device tampering or substitution to app	sonnel, prior to granting persons to unplug or							



			Summary of Assessment Findings						
		ROC Reporting	(check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
 9.9.3.a Review training materials for personnel at point-of-sale locations to verify it includes training in the following: Verifying the identity of any third-party persons claiming to be repair or maintenance personnel, prior to granting them access to modify or troubleshoot devices. Not to install, replace, or return devices without verification. Being aware of suspicious behavior around devices (for example, attempts by unknown persons to unplug or open devices). Reporting suspicious behavior and indications of device tampering or 	If "yes" at 9.9 AND the assessed entity does not have 9.9.3.b as "Not Applicable." If not OR if the assessed entity has this in place ahea		requirem	ent's effecti	ve date, r	nark 9.9.3			



			Su	mmary of A	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
substitution to appropriate personnel (for example, to a manager or security officer).	 Identify the training materials for personnel at point-of-sale locations that were reviewed to verify the materials include training in the following: Verifying the identity of any third-party persons claiming to be repair or maintenance personnel, prior to granting them access to modify or troubleshoot devices. Not to install, replace, or return devices without verification. Being aware of suspicious behavior around devices (for example, attempts by unknown persons to unplug or open devices). Reporting all suspicious behavior to appropriate personnel (for example, a manager or security officer). Reporting tampering or substitution of devices. 	<report findings="" here=""></report>					



		ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
9.9.3.b Interview a sample of personnel at point-of-sale locations to verify they have	 Identify the sample of personnel at point-of- sale locations interviewed to verify they have received training. 	<report findings="" here=""></report>								
received training and are aware of the procedures for the following:	For the interview, summarize the relevant details d following:	iscussed that verify intervie	wees are	aware of th	ne proced	ures for th	ne			
 Verifying the identity of any third-party persons claiming to be repair or maintenance personnel, prior to granting them access to modify or troubleshoot devices. Not to install, replace, or 	 Verifying the identity of any third-party persons claiming to be repair or maintenance personnel, prior to granting them access to modify or troubleshoot devices. 	<report findings="" here=""></report>								
	 Not to install, replace, or return devices without verification. 	<report findings="" here=""></report>								
 return devices without verification. Being aware of suspicious 	 Being aware of suspicious behavior around devices (for example, attempts by unknown persons to unplug or open devices). 	<report findings="" here=""></report>								
 Being aware of suspicious behavior around devices (for example, attempts by unknown persons to unplug or open devices). Reporting suspicious behavior and indications of device tampering or substitution to appropriate personnel (for example, to a manager or security officer). 	 Reporting suspicious behavior and indications of device tampering or substitution to appropriate personnel (for example, to a manager or security officer). 	<report findings="" here=""></report>								
9.10 Ensure that security policies are documented, in use, and known and known because the security of the s	and operational procedures for restricting physical acc wn to all affected parties.	ess to cardholder data								
9.10 Examine documentation and interview personnel to verify that security policies and operational procedures for	 Identify the document reviewed to verify that security policies and operational procedures for restricting physical access to cardholder data are documented. 	<report findings="" here=""></report>								
restricting physical access to cardholder data are:	Identify responsible personnel interviewed who co procedures for restricting physical access to cardholo		nented se	curity polici	es and op	erational				



		ROC Reporting	Su	-	Assessm heck one	ssment Findings one)			
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
Documented,	In use	<report findings="" here=""></report>							
 In use, and Known to all affected parties. 	Known to all affected parties	<report findings="" here=""></report>							



Regularly Monitor and Test Networks

Requirement 10: Track and monitor all access to network resources and cardholder data

		ROC Reporting	Summary of Assessment Findings (check one)					
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place	
10.1 Implement audit trails to link	all access to system components to each individual us	er.						
 10.1 Verify, through observation and interviewing the system administrator, that: Audit trails are enabled and active for system components. 	 Identify the system administrator(s) interviewed who confirm that: Audit trails are enabled and active for system components. Access to system components is linked to individual users. 	<report findings="" here=""></report>						
 Access to system components is linked to 	Describe how audit trails were observed to verify the	following:						
individual users.	 Audit trails are enabled and active for system components. 	<report findings="" here=""></report>						
	 Access to system components is linked to individual users. 	<report findings="" here=""></report>						



			Su	mmary of A	Assessn heck on		ings
PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
10.2 Implement automated audi	t trails for all system components to reconstruct the follo	wing events:					
10.2 Through interviews of responsible personnel, observation of audit logs, and examination of audit log settings, perform the following:	 Identify the responsible personnel interviewed who confirm the following from 10.2.1-10.2.7 are logged: All individual access to cardholder data. All actions taken by any individual with root or administrative privileges. Access to all audit trails. All actions taken by any individual with root or administrative privileges. All actions taken by any individual with root or administrative privileges. Use of identification and authentication mechanisms. All elevation of privileges. All changes, additions, or deletions to any account with root or administrative privileges. Initialization of audit logs. Stopping or pausing of audit logs. Creation and deletion of system level objects. 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm check one		ings
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	 Identify the sample of audit logs observed to verify the following from 10.2.1-10.2.7 are logged: All individual access to cardholder data. All actions taken by any individual with root or administrative privileges. Access to all audit trails. All actions taken by any individual with root or administrative privileges. Use of identification and authentication mechanisms. All elevation of privileges. All changes, additions, or deletions to any account with root or administrative privileges. Initialization of audit logs. Creation and deletion of system level objects. 	<report findings="" here=""></report>					
10.2.1 All individual user access	es to cardholder data.						
10.2.1 Verify all individual access to cardholder data is logged.	 For all items in the sample at 10.2, describe how configuration settings were observed to verify all individual access to cardholder data is logged. 	<report findings="" here=""></report>					
10.2.2 All actions taken by any in	ndividual with root or administrative privileges.						
10.2.2 Verify all actions taken by any individual with root or administrative privileges are logged.	 For all items in the sample at 10.2, describe how configuration settings were observed to verify all actions taken by any individual with root or administrative privileges are logged. 	<report findings="" here=""></report>					



		POC Poperting	Su	-	of Assessment Findings (check one)				
PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
10.2.3 Access to all audit trails.		1							
10.2.3 Verify access to all audit trails is logged.	• For all items in the sample at 10.2, describe how configuration settings were observed to verify access to all audit trails is logged.	<report findings="" here=""></report>	1	1	1	1			
10.2.4 Invalid logical access atte	empts.								
10.2.4 Verify invalid logical access attempts are logged.	For all items in the sample at 10.2, describe how configuration settings were observed to verify invalid logical access attempts are logged.	<report findings="" here=""></report>	1	1	1	1			
•	lentification and authentication mechanisms—including lof privileges—and all changes, additions, or deletions to								
10.2.5.a Verify use of identification and authentication mechanisms is logged.	• For all items in the sample at 10.2, describe how configuration settings were observed to verify use of identification and authentication mechanisms is logged.	<report findings="" here=""></report>							
10.2.5.b Verify all elevation of privileges is logged.	For all items in the sample at 10.2, describe how configuration settings were observed to verify all elevation of privileges is logged.	<report findings="" here=""></report>							
10.2.5.c Verify all changes, additions, or deletions to any account with root or administrative privileges are logged.	For all items in the sample at 10.2, describe how configuration settings were observed to verify all changes, additions, or deletions to any account with root or administrative privileges are logged.	<report findings="" here=""></report>							
10.2.6 Initialization, stopping, or	pausing of the audit logs.								



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Su	mmary of A	Assessn check on		ings
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place
 10.2.6 Verify the following are logged: Initialization of audit logs. Stopping or pausing of audit logs. 	 For all items in the sample at 10.2, describe how configuration settings were observed to verify initialization of audit logs is logged. 	<report findings="" here=""></report>	-				
	 For all items in the sample at 10.2, describe how configuration settings were observed to verify stopping and pausing of audit logs is logged. 	<report findings="" here=""></report>					
10.2.7 Creation and deletion of s	system-level objects.						
10.2.7 Verify creation and deletion of system level objects are logged.	 For all items in the sample at 10.2, describe how configuration settings were observed to verify creation and deletion of system level objects are logged. 	<report findings="" here=""></report>					
10.3 Record at least the followin	g audit trail entries for all system components for each e	event:					
10.3 Through interviews and observation of audit logs, for each auditable event (from 10.2), perform the following:	 Identify the responsible personnel interviewed who confirm that for each auditable event from 10.2.1-10.2.7, the following are included in log entries: 	<report findings="" here=""></report>	1				
(continued on next page)	User identificationType of event						
	Success or failure indication						
	Date and timeSuccess or failure indicationOrigination of event						



		ROC Reporting	Su	mmary of <i>I</i>	Assessn check one		ings
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	 Identify the sample of audit logs from 10.2.1- 10.2.7 observed to verify the following are included in log entries: User identification Type of event Date and time Success or failure indication Origination of event 	<report findings="" here=""></report>		1	1	-	
10.3.1 User identification		1					
10.3.1 Verify user identification is included in log entries.	 For all logs in the sample at 10.3, describe how the audit logs were observed to verify user identification is included in log entries. 	<report findings="" here=""></report>		1	1	1	
10.3.2 Type of event							
10.3.2 Verify type of event is included in log entries.	 For all logs in the sample at 10.3, describe how the audit logs were observed to verify type of event is included in log entries. 	<report findings="" here=""></report>			•		
10.3.3 Date and time		1					
10.3.3 Verify date and time stamp is included in log entries.	• For all logs in the sample at 10.3, describe how the audit logs were observed to verify date and time stamp is included in log entries.	<report findings="" here=""></report>		1	1	1	
10.3.4 Success or failure indicati	on						
10.3.4 Verify success or failure indication is included in log entries.	 For all logs in the sample at 10.3, describe how the audit logs were observed to verify success or failure indication is included in log entries. 	<report findings="" here=""></report>			•		
10.3.5 Origination of event							
10.3.5 Verify origination of event is included in log entries.	• For all logs in the sample at 10.3, describe how the audit logs were observed to verify origination of event is included in log entries.	<report findings="" here=""></report>					
10.3.6 Identity or name of affected	d data, system component, or resource						



			Su	mmary of A	Assessm	nent Findi	ings
		ROC Reporting	(check one)				
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
10.3.6 Verify identity or name of affected data, system component, or resources is included in log entries.	 For all logs in the sample at 10.3, describe how the audit logs were observed to verify the identity or name of affected data, system component, or resource is included in log entries. 	<report findings="" here=""></report>	-				
÷ .	technology, synchronize all critical system clocks and ti uiring, distributing, and storing time.	mes and ensure that the					
Note: One example of time sync	hronization technology is Network Time Protocol (NTP)						
10.4 Examine configuration standards and processes to	 Identify the time synchronization technologies in use. (If NTP, include version) 	<report findings="" here=""></report>		·			
verify that time-synchronization technology is implemented and kept current per PCI DSS Requirements 6.1 and 6.2.	 Identify the documented time-synchronization process that defines processes for ensuring the time synchronization technologies are kept current per PCI DSS Requirements 6.1 and 6.2. 	<report findings="" here=""></report>					
	Describe how processes were examined to verify	that time synchronization te	echnolog	ies are:			
	Implemented.	<report findings="" here=""></report>					
	Kept current, per the documented process.	<report findings="" here=""></report>					
10.4.1 Critical systems have the	correct and consistent time.						



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ings
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
 10.4.1.a Examine the process for acquiring, distributing and storing the correct time within the organization to verify that: Only the designated central time server(s) receive time signals from external sources, and time signals from external sources are based on International Atomic Time or UTC. Where there is more than one designated time server, the time servers peer with one another to keep accurate time. Systems receive time information only from designated central time server(s). 	 Identify the documented process for acquiring, distributing, and storing the correct time within the organization examined to verify that the process defines the following: Only the designated central time server(s) receive time signals from external sources, and time signals from external sources are based on International Atomic Time or UTC. Where there is more than one designated time server, the time servers peer with one another to keep accurate time. Systems receive time information only from designated central time server(s). 	<report findings="" here=""></report>					



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
10.4.1.b Observe the time- related system-parameter	 Identify the sample of system components selected for 10.4.1.b-10.4.2.b 	<report findings="" here=""></report>								
settings for a sample of system components to verify:Only the designated central	For all items in the sample, describe how the time-related system-parameter settings for the sample of system components were observed to verify:									
 Only the designated central time server(s) receive time signals from external sources, and time signals from external sources are based on International Atomic Time or UTC. Where there is more than one designated time server, the designated central time server(s) peer with one another to keep accurate time. Systems receive time only from designated central time server(s). 	 Only the designated central time server(s) receive time signals from external sources, and time signals from external sources are based on International Atomic Time or UTC. 	<report findings="" here=""></report>								
	 Where there is more than one designated time server, the designated central time server(s) peer with one another to keep accurate time. 	<report findings="" here=""></report>								
	 Systems receive time only from designated central time server(s). 	<report findings="" here=""></report>								
10.4.2 Time data is protected.										
10.4.2.a Examine system configurations and time- synchronization settings to verify that access to time data is restricted to only personnel with a business need to access time data. <i>(continued on next page)</i>	 Identify the documented time-synchronization procedures examined to verify procedures define that: Access to time data is restricted to only personnel with a business need to access time data. Define which personnel have a business need to access time data. 	<report findings="" here=""></report>								



		ROC Reporting	Su	mmary of a	Assessm check one		ings
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	 Identify the authorized personnel interviewed who confirm that personnel with access to time data have a business need to access time data. 	<report findings="" here=""></report>					
	• For all items in the sample from 10.4.1, describe how configuration settings were examined to restrict access to time data to only personnel with a documented need.	<report findings="" here=""></report>					
10.4.2.b Examine system configurations, time synchronization settings and logs, and processes to verify that any changes to time settings on critical systems are logged, monitored, and reviewed.	 Identify the documented time-synchronization procedures examined to verify procedures define that changes to time settings on critical systems must be: Logged Monitored Reviewed 	<report findings="" here=""></report>					
	 For all items in the sample from 10.4.1, describe how configuration settings on the sampled system components were examined to log any changes to time settings on critical systems. 	<report findings="" here=""></report>					
	• For all items in the sample from 10.4.1, describe how logs were examined to log any changes to time settings on critical systems.	<report findings="" here=""></report>					
	 Describe how time synchronization processes we 	re examined to verify chang	ges to tim	ne settings o	on critical	systems	are:
	Logged	<report findings="" here=""></report>					
	Monitored	<report findings="" here=""></report>					
	Reviewed	<report findings="" here=""></report>					



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findir (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
10.4.3 Time settings are received	d from industry-accepted time sources.									
10.4.3 Examine systems configurations to verify that the time server(s) accept time updates from specific, industry-accepted external sources (to prevent a malicious individual from changing the clock). Optionally, those updates can be encrypted with a symmetric	 Identify the document reviewed to verify it defines that: Time settings are configured to either accept time updates from specific, industry-accepted time sources; OR The updates are encrypted with a symmetric key and access control lists specify the IP addresses of client machines that will be provided with the time updates. 	<report findings="" here=""></report>								
key, and access control lists	• Identify the sample of time servers selected.	<report findings="" here=""></report>								
can be created that specify the IP addresses of client	For all items in the sample, describe how configuration settings were examined to verify either of the following:									
machines that will be provided with the time updates (to prevent unauthorized use of	 That the time servers receive time updates from specific, industry-accepted external sources. OR 	<report findings="" here=""></report>								
internal time servers).	 That time updates are encrypted with a symmetric key, and access control lists specify the IP addresses of client machines. 	<report findings="" here=""></report>								
	 Identify the industry-accepted time source indicated (if applicable). 	<report findings="" here=""></report>								
10.5 Secure audit trails so they c	annot be altered.									



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
10.5 Interview system administrators and examine system configurations and permissions to verify that audit trails are secured so that they cannot be altered as follows:	 Identify the system administrators interviewed who confirm that audit trails are secured so that they cannot be altered as follows (from 10.5.1-10.5.5): Only individuals who have a job-related need can view audit trail files. Current audit trail files are protected from unauthorized modifications via access control mechanisms, physical segregation, and/or network segregation. Current audit trail files are promptly backed up to a centralized log server or media that is difficult to alter, including: That current audit trail files are promptly backed up to the centralized log server or media The frequency that audit trail files are backed up That the centralized log server or media is difficult to alter Logs for external-facing technologies (for example, wireless, firewalls, DNS, mail) are written onto a secure, centralized, internal log server or media. Use file-integrity monitoring or change-detection software on logs to ensure that existing log data cannot be changed without generating alerts. Identify the sample of system components selected for this testing procedure from 10.5.1-10.5.5.	<report findings="" here=""></report>								



		ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
10.5.1 Only individuals who have a job-related need can view audit trail files.	 For each item in the sample at 10.5, describe how system configurations and permissions were examined to verify they restrict viewing of audit trail files to only individuals who have a documented job-related need. 	<report findings="" here=""></report>								
10.5.2 Protect audit trail files from	m unauthorized modifications.									
10.5.2 Current audit trail files are protected from unauthorized modifications via access control mechanisms, physical segregation, and/or network segregation.	 For each item in the sample at 10.5, describe how system configurations and permissions were examined to verify that current audit trail files are protected from unauthorized modifications. (e.g., via access control mechanisms, physical segregation, and/or network segregation). 	<report findings="" here=""></report>			1					
10.5.3 Promptly back up audit tra	ail files to a centralized log server or media that is difficu	lt to alter.								
10.5.3 Current audit trail files are promptly backed up to a centralized log server or media that is difficult to alter.	• For each item in the sample at 10.5, describe how system configurations and permissions were examined to verify that current audit trail files are promptly backed up to a centralized log server or media that is difficult to alter.	<report findings="" here=""></report>	1	1	1	1	1			
	Identify and briefly describe the following:									
	 The centralized log server or media to which audit trail files are backed up. 	<report findings="" here=""></report>								
_	 How frequently the audit trail files are backed up, and how the frequency is appropriate. 	<report findings="" here=""></report>								
	 How the centralized log server or media is difficult to alter. 	<report findings="" here=""></report>								
10.5.4 Write logs for external-fac	ing technologies onto a secure, centralized, internal log	server or media device.								



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm check one		ings
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
10.5.4 Logs for external-facing technologies (for example, wireless, firewalls, DNS, mail) are written onto a secure, centralized, internal log server	 For each item in the sample at 10.5, describe how system configurations and permissions were examined to verify that logs for external- facing technologies are written onto a secure, centralized, internal log server or media. 	<report findings="" here=""></report>					
or media.	 Describe how logs for external-facing technologies are written onto a secure centralized internal log server or media. 	<report findings="" here=""></report>					
	ng or change-detection software on logs to ensure that ealerts (although new data being added should not cause						
10.5.5 Examine system settings, monitored files, and	• For each item in the sample at 10.5, describe how or change-detection software on logs:	v the following were examir	ned to ver	ify the use	of file-inte	egrity mor	nitoring
results from monitoring activities to verify the use of	System settings	<report findings="" here=""></report>					
file-integrity monitoring or change-detection software on	Monitored files	<report findings="" here=""></report>					
logs.	Results from monitoring activities	<report findings="" here=""></report>					
	 Identify the file-integrity monitoring (FIM) or change-detection software verified to be in use. 	<report findings="" here=""></report>					
10.6 Review logs and security e	vents for all system components to identify anomalies of	r suspicious activity.					
Note: Log harvesting, parsing, a	and alerting tools may be used to meet this Requirement	t.					
10.6 Perform the following:							
10.6.1 Review the following at le	east daily:						
 All security events. Logs of all system component security of CHD and/or SAD. Logs of all critical system component of the system component of the	ts that store, process, or transmit CHD and/or SAD, or the process.	hat could impact the					
Logs of all servers and system	n components that perform security functions (for examprevention systems (IDS/IPS), authentication servers, e-o						



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place		
 10.6.1.a Examine security policies and procedures to verify that procedures are defined for, reviewing the following at least daily, either manually or via log tools: All security events. Logs of all system components that store, process, or transmit CHD and/or SAD, or that could impact the security of CHD and/or SAD. Logs of all critical system components. Logs of all servers and system components that perform security functions (for example, firewalls, intrusion-detection systems/intrusion-prevention systems (IDS/IPS), authentication servers, e-commerce redirection servers, etc.). 	 Identify the documented security policies and procedures examined to verify that procedures define reviewing the following at least daily, either manually or via log tools: All security events. Logs of all system components that store, process, or transmit CHD and/or SAD, or that could impact the security of CHD and/or SAD. Logs of all critical system components. Logs of all servers and system components that perform security functions. Describe the manual or log tools used for daily review of logs. 	<report findings="" here=""></report>							



		ROC Reporting Details: Assessor's Response	Summary of Assessment Fir (check one)				
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place
 10.6.1.b Observe processes and interview personnel to verify that the following are reviewed at least daily: All security events. Logs of all system components that store, process, or transmit CHD and/or SAD, or that could impact the security of CHD and/or SAD. Logs of all critical system components. Logs of all servers and system components that perform security functions (for example, firewalls, intrusion-detection systems/intrusion- prevention systems (IDS/IPS), authentication servers, e-commerce redirection servers, etc.) 	 Identify the personnel interviewed who confirm that the following are reviewed at least daily: All security events. Logs of all system components that store, process, or transmit CHD and/or SAD, or that could impact the security of CHD and/or SAD. Logs of all critical system components. Logs of all servers and system components that perform security functions. Describe how processes were observed to verify that All security events. Logs of all system components that store, process, or transmit CHD and/or SAD, or that could impact the security of CHD and/or SAD. Logs of all system components that store, process, or transmit CHD and/or SAD, or that could impact the security of CHD and/or SAD. Logs of all critical system components. Logs of all critical system components that store, process, or transmit CHD and/or SAD, or that could impact the security of CHD and/or SAD. Logs of all critical system components. 	<report findings="" here=""></report>					



		ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
10.6.2.a Examine security policies and procedures to verify that procedures are defined for reviewing logs of all other system components periodically—either manually or via log tools—based on the	 Identify the documented security policies and procedures examined to verify that procedures define reviewing logs of all other system components periodically—either manually or via log tools—based on the organization's policies and risk management strategy. 	<report findings="" here=""></report>								
or via log tools—based on the organization's policies and risk management strategy.	 Describe the manual or log tools defined for periodic review of logs of all other system components. 	<report findings="" here=""></report>								
10.6.2.b Examine the organization's risk assessment documentation and interview personnel to verify that reviews are performed in accordance	 Identify the organization's risk assessment documentation examined to verify that reviews are performed in accordance with the organization's policies and risk management strategy. 	<report findings="" here=""></report>								
with organization's policies and risk management strategy.	 Identify the personnel interviewed for this testing procedure. 	<report findings="" here=""></report>								
	 For the interview, summarize the relevant details discussed that verify that reviews are performed in accordance with the organization's policies and risk management strategy. 	<report findings="" here=""></report>								
10.6.3 Follow up exceptions and	anomalies identified during the review process.									
10.6.3.a Examine security policies and procedures to verify that procedures are defined for following up on exceptions and anomalies identified during the review process.	 Identify the documented security policies and procedures examined to verify that procedures define following up on exceptions and anomalies identified during the review process. 	<report findings="" here=""></report>								



		ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
10.6.3.b Observe processes and interview personnel to verify that follow-up to	 Describe how processes were observed to verify that follow-up to exceptions and anomalies is performed. 	<report findings="" here=""></report>								
exceptions and anomalies is performed.	 Identify the personnel interviewed who confirm that follow-up to exceptions and anomalies is performed. 	<report findings="" here=""></report>								
	at least one year, with a minimum of three months imme chived, or restorable from backup).	ediately available for								
 10.7.a Examine security policies and procedures to verify that they define the following: Audit log retention policies. Procedures for retaining audit logs for at least one year, with a minimum of three months immediately available online. 	 Identify the documented security policies and procedures examined to verify that procedures define the following: Audit log retention policies. Procedures for retaining audit logs for at least one year, with a minimum of three months immediately available online. 	<report findings="" here=""></report>								
10.7.b Interview personnel and examine audit logs to verify	 Identify the personnel interviewed who confirm that audit logs are available for at least one year. 	<report findings="" here=""></report>								
that audit logs are available for at least one year.	 Describe how the audit logs were examined to verify that audit logs are available for at least one year. 	<report findings="" here=""></report>								
10.7.c Interview personnel and observe processes to verify that at least the last three	 Identify the personnel interviewed who confirm that at least the last three months' logs can be immediately restored for analysis. 	<report findings="" here=""></report>								
months' logs can be immediately restored for analysis.	 Describe the processes observed to verify that at least the last three months' logs can be immediately restored for analysis. 	<report findings="" here=""></report>								



		ROC Reporting	Su	mmary of A	Assessm heck one		lings		
PCI DSS Requirements and Testing Procedures	Testing Procedures Reporting Instruction			In Place with CCW	N/A	Not Tested	Not in Place		
	s and operational procedures for monitoring all access t d, in use, and known to all affected parties.	o network resources and							
10.8 Examine documentation interview personnel to verify that security policies and operational procedures for	 Identify the document reviewed to verify that security policies and operational procedures for monitoring all access to network resources and cardholder data are documented. 	<report findings="" here=""></report>							
 monitoring all access to network resources and cardholder data are: Documented, In use, and 	Identify responsible personnel interviewed who confirm that the above documented security policies and operational procedures for monitoring all access to network resources and cardholder data are:	<report findings="" here=""></report>							
 Known to all affected parties. 	In useKnown to all affected parties								



Requirement 11: Regularly test security systems and processes

		ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
	for the presence of wireless access points (802.11), a less access points on a quarterly basis.	nd detect and identify all								
•	in the process include but are not limited to wireless n atem components and infrastructure, network access c									
Whichever methods are used, the devices.	ey must be sufficient to detect and identify both authori	zed and unauthorized								
11.1.a Examine policies and procedures to verify processes are defined for detection and identification of both authorized and unauthorized wireless access points on a quarterly basis.	 Identify the documented policies and procedures examined to verify processes are defined for detection and identification of authorized and unauthorized wireless access points on a quarterly basis. 	<report findings="" here=""></report>								
11.1.b Verify that the methodology is adequate to detect and identify any	Describe how the methodology/processes were ver points, including the following:	ified to be adequate to dete	ct and ide	entify unaut	horized v	vireless ac	cess			
unauthorized wireless access	WLAN cards inserted into system components.	<report findings="" here=""></report>								
points, including at least the following:	 Portable or mobile devices attached to system components to create a wireless access point. 	<report findings="" here=""></report>								
 WLAN cards inserted into system components. Portable or mobile devices 	 Wireless devices attached to a network port or network device. 	<report findings="" here=""></report>								
 Portable of mobile devices attached to system components to create a wireless access point (for example, by USB, etc.). Wireless devices attached to a network port or network device. 	 Any other unauthorized wireless access point. 	<report findings="" here=""></report>								



	ROC Reporting	Su	•			ngs
Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
 Identify/describe the output from recent wireless scans examined to verify that: Authorized wireless access points are identified. Unauthorized wireless access points are identified. The scan is performed at least quarterly. The scan covers all system components. The scan covers all facilities. Identify whether automated monitoring is utilized. (yes/no) If "no," mark the remainder of 11.1.d as "Not Applicate If "yes," complete the following: Identify and describe any automated monitoring technologies in use. For each monitoring technology in use, describe how the technology generates alerts	<report findings="" here=""> <report findings="" here=""> ble." <report findings="" here=""> <report findings="" here=""></report></report></report></report>					
to personnel. uthorized wireless access points including a document	ed business justification.					
 Identify the documented inventory records of authorized wireless access points examined to verify that an inventory of authorized wireless access points is maintained and a business justification is documented for all authorized wireless access points. 	<report findings="" here=""></report>					
	 Identify/describe the output from recent wireless scans examined to verify that: Authorized wireless access points are identified. Unauthorized wireless access points are identified. The scan is performed at least quarterly. The scan covers all system components. The scan covers all facilities. Identify whether automated monitoring is utilized. (yes/no) If "no," mark the remainder of 11.1.d as "Not Applical If "yes," complete the following: Identify and describe any automated monitoring technologies in use. For each monitoring technology in use, describe how the technology generates alerts to personnel. Identify the documented inventory records of authorized wireless access points examined to verify that an inventory of authorized wireless access points examined to verify that an inventory of authorized wireless access points is maintained and a business justification is documented for all authorized 	Reporting InstructionAssessor's ResponseIdentify/describe the output from recent wireless scans examined to verify that: • Authorized wireless access points are identified. • Unauthorized wireless access points are identified. • The scan is performed at least quarterly. • The scan covers all system components. • The scan covers all facilities.Identify whether automated monitoring is utilized. (yes/no)If "no," mark the remainder of 11.1.d as "Not Applicable." If "yes," complete the following:Identify and describe any automated monitoring technology in use, describe how the technology generates alerts to personnel.Ithorized wireless access points including a documented business justification.Identify the documented inventory records of authorized wireless access points examined to verify that an inventory of authorized wireless access points is maintained and a business justification is documented for all authorized	Reporting Instruction ROC Reporting Details: Assessor's Response In Place Identify/describe the output from recent wireless scans examined to verify that: Authorized wireless access points are identified. Unauthorized wireless access points are identified. The scan is performed at least quarterly. The scan covers all system components. The scan covers all facilities. Identify whether automated monitoring is utilized. (yes/no) If "no," mark the remainder of 11.1.d as "Not Applicable." If "no," mark the remainder of 11.1.d as "Not Applicable." If "no," mark the remainder of 11.1.d as "Not Applicable." If "no," mark the remainder of 11.1.d as "Not Applicable." If "no," mark the remainder of 11.1.d as "Not Applicable." If "sys," complete the following: Identify and describe any automated monitoring technology in use, describe how the technology generates alerts to personnel. Ithorized wireless access points including a documented business justification. Identify the documented inventory records of aut	ROC Reporting Details: Assessor's ResponseIn PlaceIdentify/describe the output from recent wireless scane examined to verify that: • Authorized wireless access points are identified. • Unauthorized wireless access points are identified. • Unauthorized wireless access points are identified. • The scan covers all system components. • The scan covers all system components. • The scan covers all facilities. <td>RoC Reporting Details: Assessor's Response(cbeck one In PlaceI Identify/describe the output from recent wireless scans examined to verify that: • Authorized wireless access points are identified. • Unauthorized wireless access points are identified. • Unauthorized wireless access points are identified. • The scan is performed at least quarterly. • The scan covers all system components. • The scan covers all system components. • The scan covers all facilities.<report findings="" here="">If "no," mark the remainder of 11.1.d as "Not Applicable." If "yes," complete the following:<report findings="" here="">I Identify and describe any automated monitoring technology in use, describe how the technology in use, to personnel.<report findings="" here="">I Identify the documented inventory records of authorized wireless access points access points access points are identified.I Identify and describe any automated monitoring technology in use, describe how the technology in use, to personnel.I Identify the documented inventory records of authorized wireless access points access points examined to verify that an inventory of authorized wireless access points is maintained and a business justification is documented for all authorized wireless access points access points examined to verify that an inventory of authorized wireless access points is maintained and abusiness justification is documented for all authorized</br></br></br></br></br></br></br></report></br></br></br></report></br></report></br></td> <td>Reporting InstructionDetails: Assessor's ResponseIn PlacePlaceIn PlaceNot Tested• Identify/describe the output from recent wireless scans examined to verify that: • Authorized wireless access points are identified. • Unauthorized wireless access points are identified. • The scan is performed at least quarterly. • The scan covers all system components. • The scan covers all facilities.Not Tested• Identify whether automated monitoring is utilized. (yes/no)<!--</td--></td>	RoC Reporting Details: 	Reporting InstructionDetails: Assessor's ResponseIn PlacePlaceIn PlaceNot Tested• Identify/describe the output from recent wireless scans examined to verify that: • Authorized wireless access points are identified. • Unauthorized wireless access points are identified. • The scan is performed at least quarterly. • The scan covers all system components. • The scan covers all facilities.Not Tested• Identify whether automated monitoring is utilized. (yes/no) </td



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
11.1.2.a Examine the organization's incident response plan (Requirement 12.10) to verify it defines and requires a response in the event that an unauthorized wireless access point is detected.	 Identify the Incident Response Plan document examined that defines and requires response in the event that an unauthorized wireless access point is detected. 	<report findings="" here=""></report>					
11.1.2.b Interview responsible personnel and/or inspect recent	 Identify the responsible personnel interviewed for this testing procedure. 	<report findings="" here=""></report>					
wireless scans and related responses to verify action is taken when unauthorized wireless access points are found.	• For the interview, summarize the relevant details discussed that verify that action is taken when unauthorized wireless access points are found.	<report findings="" here=""></report>					
	And/or:						
	 Identify the recent wireless scans inspected for this testing procedure. 	<report findings="" here=""></report>					
	Describe how the recent wireless scans and related responses were inspected to verify that action is taken when unauthorized wireless access points are found.	<report findings="" here=""></report>					
	twork vulnerability scans at least quarterly and after an component installations, changes in network topology						
scanned and all applicable vulner	e combined for the quarterly scan process to show tha abilities have been addressed. Additional documentati ies are in the process of being addressed.						
verifies 1) the most recent scan re requiring quarterly scanning, and	is not required that four quarters of passing scans be esult was a passing scan, 2) the entity has documented 3) vulnerabilities noted in the scan results have been o after the initial PCI DSS review, four quarters of passi	d policies and procedures corrected as shown in a					
11.2 Examine scan reports and s	upporting documentation to verify that internal and exte	ernal vulnerability scans are	performe	ed as follow	s:		



			Su	-	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place					
	vulnerability scans, and rescans as needed, until all "hi resolved. Scans must be performed by qualified perso											
11.2.1.a Review the scan reports and verify that four	 Identify the internal vulnerability scan reports and supporting documentation reviewed. 	<report findings="" here=""></report>										
quarterly internal scans occurred in the most recent 12- month period.	 Provide the name of the assessor who attests that four quarterly internal scans were verified to have occurred in the most recent 12-month period. 	<report findings="" here=""></report>										
11.2.1.b Review the scan reports and verify that the scan process includes rescans until all "high-risk" vulnerabilities as	 Identify the documented process for quarterly internal scanning to verify the process defines performing rescans as part of the quarterly internal scan process. 	<report findings="" here=""></report>										
defined in PCI DSS Requirement 6.1 are resolved.	• For each of the four internal quarterly scans indicated at 11.2.1.a, identify whether a rescan was required. (yes/no)	<report findings="" here=""></report>										
	If "yes," describe how rescans were verified to be p	erformed until either:										
	Passing results are obtained, or	<report findings="" here=""></report>										
	 All "High" vulnerabilities as defined in PCI DSS Requirement 6.1 are resolved. 	<report findings="" here=""></report>										
11.2.1.c Interview personnel to verify that the scan was performed by a qualified internal resource(s) or qualified external	 Identify the responsible personnel interviewed who confirm that the scan was performed by a qualified internal resource(s) or qualified external third party. 	<report findings="" here=""></report>										
third party, and if applicable, organizational independence of the tester exists (not required to	 Identify whether a qualified internal resource performs the scan. (yes/no) 	<report findings="" here=""></report>										
be a QSA or ASV).	If "no," mark the remainder of 11.2.1.c as "Not Applicable."											
	If "yes," complete the following:											



			Su	ent Findi	ngs		
PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	 Describe how the personnel who perform the scans demonstrated they are qualified to perform the scans. 	<report findings="" here=""></report>				·	
	Describe how organizational independence of the tester was observed to exist.	<report findings="" here=""></report>					
	vulnerability scans, via an Approved Scanning Vendor Standards Council (PCI SSC). Perform rescans as nee						
	ility scans must be performed by an Approved Scanni ndustry Security Standards Council (PCI SSC).	ng Vendor (ASV),					
Refer to the ASV Program Guide preparation, etc.	published on the PCI SSC website for scan customer	responsibilities, scan					
11.2.2.a Review output from the four most recent quarters of external vulnerability scans and	 Identify the external network vulnerability scan reports and supporting documentation reviewed. 	<report findings="" here=""></report>	<u>.</u>	-	<u>.</u>		·
verify that four quarterly external vulnerability scans occurred in the most recent 12- month period.	 Provide the name of the assessor who attests that four quarterly external vulnerability scans were verified to have occurred in the most recent 12-month period. 	<report findings="" here=""></report>					
11.2.2.b Review the results of each quarterly scan and rescan to verify that the ASV Program Guide requirements for a	 Describe how the results of each quarterly scan were reviewed to verify that the ASV Program Guide requirements for a passing scan have been met. 	<report findings="" here=""></report>					
passing scan have been met (for example, no vulnerabilities rated 4.0 or higher by the CVSS, no automatic failures).	 For each of the four internal quarterly scans indicated at 11.2.2.a, identify whether a rescan was necessary. (yes/no) 	<report findings="" here=""></report>					
	 If "yes," describe how the results of the rescan were reviewed to verify that the ASV Program Guide requirements for a passing scan have been met. 	<report findings="" here=""></report>					



		ROC Reporting	Su	mmary of a	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
11.2.2.c Review the scan reports to verify that the scans were completed by a PCI SSC Approved Scanning Vendor (ASV).	 Provide the name of the assessor who attests that the external scan reports were reviewed and verified to have been completed by a PCI SSC-Approved Scanning Vendor (ASV). 	<report findings="" here=""></report>					
11.2.3 Perform internal and extern performed by qualified personnel.	nal scans, and rescans as needed, after any significan	t change. Scans must be					
11.2.3.a Inspect and correlate change control documentation and scan reports to verify that	 Identify the document reviewed to verify processes are defined for performing internal and external scans after any significant change. 	<report findings="" here=""></report>				·	·
system components subject to any significant change were scanned.	 Identify the change control documentation and scan reports reviewed for this testing procedure. 	<report findings="" here=""></report>					
	Describe how the change control documentation and scan reports were inspected and correlated to verify that all system components subject to significant change were scanned after the change.	<report findings="" here=""></report>					
11.2.3.b Review scan reports and verify that the scan process	 For all scans reviewed in 11.2.3.a, identify whether a rescan was required. (yes/no) 	<report findings="" here=""></report>					
 includes rescans until: For external scans, no vulnerabilities exist that are 	 If "yes" – for external scans, describe how rescans were performed until no vulnerabilities with a CVSS score greater than 4.0 exist. 	<report findings="" here=""></report>					
 scored 4.0 or higher by the CVSS. For internal scans, all "highrisk" vulnerabilities as defined in PCI DSS Requirement 6.1 are resolved. 	 If "yes" – for internal scans, describe how rescans were performed until either passing results were obtained or all "high-risk" vulnerabilities as defined in PCI DSS Requirement 6.1 were resolved. 	<report findings="" here=""></report>					
11.2.3.c Validate that the scan was performed by a qualified internal resource(s) or qualified	 Describe how it was validated that the scan was performed by a qualified internal resource(s) or qualified external third party. 	<report findings="" here=""></report>					



		ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
external third party, and if applicable, organizational independence of the tester exists (not required to be a QSA or ASV).	 Identify whether an internal resource performed the scans. (yes/no) If "no," mark the remainder of 11.2.3.c as "Not Applicable." If "yes," complete the following: 	<report findings="" here=""></report>								
	• Describe how the personnel who perform the scans demonstrated they are qualified to perform the scans.	<report findings="" here=""></report>								
	Describe how organizational independence of the tester was observed to exist.	<report findings="" here=""></report>								



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
	t 11.3 is a best practice until June 30, 2015, after whic rements for penetration testing must be followed until v									
answer both v2.0 and 3.0 reportin	<i>g instructions.</i> OC is being assessed against PCI DSS v2.0 or v3.0	<report findings="" here=""></report>								
11.3 Perform external and interna or application upgrade or modification	2.0 for 11.3, please complete the following section I penetration testing at least once a year and after any tion (such as an operating system upgrade, a sub-net ed to the environment). These penetration tests must	significant infrastructure work added to the								
11.3.a Obtain and examine the results from the most recent penetration test to verify that penetration testing is performed at least annually and after any significant changes to the environment.	 Identify the documented penetration test results which confirm: Internal penetration tests are performed annually. External penetration tests are performed annually. Identify whether any significant infrastructure or application upgrade or modification occurred during the past 12 months. Identify the documented penetration test results confirming that penetration tests are performed after: Significant internal infrastructure or application upgrade. 	<report findings="" here=""></report>								



			Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
11.3.b Verify that noted exploitable vulnerabilities were corrected and testing repeated.	 Identify whether any exploitable vulnerabilities were noted in the most recent: Internal penetration test results. External penetration test results. Identify the interviewed personnel who confirm that all noted exploitable vulnerabilities were corrected. Identify the documented penetration test results confirming that: Testing was repeated. All noted exploitable vulnerabilities were corrected. 	<report findings="" here=""></report>								
11.3.c Verify that the test was performed by a qualified internal resource or qualified external third party, and if applicable, organizational independence of the tester exists (not required to be a QSA or ASV).	 Identify whether internal and/or external resources perform the penetration tests. Identify the interviewed personnel who perform the tests, and describe how the personnel demonstrated they are qualified to perform the tests. Describe how organizational independence of the tester was observed to exist. 	<report findings="" here=""></report>								



	Reporting Instruction	BOC Benerting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures		ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
11.3.1 Network-layer penetration	tests.									
11.3.1 Verify that the penetration test includes network-layer penetration tests. These tests should include components that support network functions as well as operating systems.	 Identify the documented results from the most recent penetration tests confirming that: Internal penetration testing includes network-layer penetration tests. External penetration testing includes network-layer penetration tests. The network-layer penetration tests The network-layer penetration tests include: Components that support network functions Operating systems Identify the responsible personnel interviewed who confirm that: Internal penetration testing includes network-layer penetration tests. External penetration testing includes network-layer penetration tests. External penetration testing includes network-layer penetration tests. Components that support network functions testing includes network-layer penetration tests. External penetration testing includes network-layer penetration tests. Components that support network functions on the support network functions on Operating systems Operating systems <li< td=""><td><report findings="" here=""></report></td><td></td><td></td><td></td><td></td><td></td></li<>	<report findings="" here=""></report>								



	Reporting Instruction		Su	mmary of A	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures		ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
11.3.2 Verify that the penetration test includes application-layer penetration tests. The tests should include, at a minimum, the vulnerabilities listed in Requirement 6.5.	 Identify the documented results from the most recent penetration tests confirming that: Internal penetration testing includes application-layer penetration tests. External penetration testing includes application-layer penetration tests. The application-layer tests include, at a minimum, the vulnerabilities listed in PCI DSS Requirement 6.5. Identify the responsible personnel interviewed who confirm that: Internal penetration testing includes application-layer penetration tests. External penetration testing includes application-layer penetration tests. Internal penetration testing includes application-layer penetration tests. External penetration testing includes application-layer penetration tests. The application-layer tests include, at a minimum, the vulnerabilities listed in PCI DSS Requirement 6.5. 	<report findings="" here=""></report>					
END OF PCI DSS 2.0, 11.3.		·					
If assessing against PCI DSS v	3.0 for 11.3, please complete the following:						



		ROC Reporting	Summary of Assessment Findings (check one)				
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
11.3 Implement a methodology fo	r penetration testing that includes at least the following	:					
 Includes coverage for the entiin Includes testing from both insi Includes testing to validate and Defines application-layer penetics. 	penetration testing approaches (for example, NIST SF re CDE perimeter and critical systems. de and outside of the network. y segmentation and scope reduction controls. etration tests to include, at a minimum, the vulnerabilitie tion tests to include components that support network	es listed in Requirement					
Includes review and considerate	tion of threats and vulnerabilities experienced in the la	st 12 months.					
Specifies retention of penetrat	ion testing results and remediation activities results.						
	t 11.3 is a best practice until June 30, 2015, after whic rements for penetration testing must be followed until v						



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
 11.3 Examine penetration- testing methodology and interview responsible personnel to verify a methodology is implemented and includes at least the following: Is based on industry- accepted penetration testing approaches. Includes coverage for the entire CDE perimeter and critical systems. Includes testing from both inside and outside the network. Includes testing to validate any segmentation and scope reduction controls. Defines application-layer penetration tests to include, at a minimum, the vulnerabilities listed in Requirement 6.5. 	 Identify the documented penetration-testing methodology examined to verify a methodology is implemented that includes at least the following: Based on industry-accepted penetration testing approaches. Coverage for the entire CDE perimeter and critical systems. Testing from both inside and outside the network. Testing to validate any segmentation and scope reduction controls. Defines application-layer penetration tests to include, at a minimum, the vulnerabilities listed in Requirement 6.5. Defines network-layer penetration tests to include components that support network functions as well as operating systems. Review and consideration of threats and vulnerabilities experienced in the last 12 months. Retention of penetration testing results and remediation activities results. 	<report findings="" here=""></report>								
(continued on next page)										



	Reporting Instruction	ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
 Defines network-layer penetration tests to include components that support network functions as well as operating systems. Includes review and consideration of threats and vulnerabilities experienced in the last 12 months. Specifies retention of penetration testing results and remediation activities results. 	 Identify the responsible personnel interviewed who confirm the penetration-testing methodology implemented includes at least the following: Based on industry-accepted penetration testing approaches. Coverage for the entire CDE perimeter and critical systems. Testing from both inside and outside the network. Testing to validate any segmentation and scope reduction controls. Defines application-layer penetration tests to include, at a minimum, the vulnerabilities listed in Requirement 6.5. Defines network-layer penetration tests to include components that support network functions as well as operating systems. Review and consideration of threats and vulnerabilities experienced in the last 12 months. Retention of penetration testing results and remediation activities results. 	<report findings="" here=""></report>								



		ROC Reporting	Summary of Assessment Finding (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
	Describe how the penetration-testing methodology the following:	was examined to verify that	the imple	emented me	thodolog	y includes	at least			
	Based on industry-accepted penetration testing approaches.	<report findings="" here=""></report>								
	Coverage for the entire CDE perimeter and critical systems.	<report findings="" here=""></report>								
	Testing from both inside the network, and from outside of the network attempting to get in.	<report findings="" here=""></report>								
	 Testing to validate any segmentation and scope-reduction controls. 	<report findings="" here=""></report>								
	Defines application-layer penetration tests to include, at a minimum, the vulnerabilities listed in Requirement 6.5.	<report findings="" here=""></report>								
	 Defines network-layer penetration tests to include components that support network functions as well as operating systems. 	<report findings="" here=""></report>								
	 Review and consideration of threats and vulnerabilities experienced in the last 12 months. 	<report findings="" here=""></report>								
	 Retention of penetration testing results and remediation activities results. 	<report findings="" here=""></report>								
-	ion testing at least annually and after any significant in an operating system upgrade, a sub-network added to nent).									



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place
 11.3.1.a Examine the scope of work and results from the most recent external penetration test to verify that penetration testing is performed as follows: Per the defined methodology At least annually After any significant changes to the environment 	 Identify the documented external penetration test results reviewed to verify that external penetration testing is performed: Per the defined methodology At least annually 	<report findings="" here=""></report>					
	 Describe how the scope of work was reviewed to verify that external penetration testing is performed: Per the defined methodology At least annually 	<report findings="" here=""></report>					
	 Identify whether any significant external infrastructure or application upgrade or modification occurred during the past 12 months. 	<report findings="" here=""></report>					
	 Identify the documented penetration test results reviewed to verify that external penetration tests are performed after significant external infrastructure or application upgrade. 	<report findings="" here=""></report>					
11.3.1.b Verify that the test was performed by a qualified internal resource or qualified external	 Describe how it was validated that the test was performed by a qualified internal resource(s) or qualified external third party. 	<report findings="" here=""></report>					
third party, and if applicable, organizational independence of the tester exists (not required to be a QSA or ASV).	 Identify whether an internal resource performed the test. (yes/no) If "no," mark the remainder of 11.3.1.b as "Not Applicable." 	. <report findings="" here=""></report>					
	If "yes," complete the following:						
	• Describe how the personnel who perform the scans demonstrated they are qualified to perform the scans.	<report findings="" here=""></report>					
	• Describe how organizational independence of the tester was observed to exist.	<report findings="" here=""></report>					



		ROC Reporting	Su	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
	on testing at least annually and after any significant info an operating system upgrade, a sub-network added to nent).									
11.3.2.a Examine the scope of work and results from the most recent internal penetration test to verify that penetration testing is performed at least annually and ofter any significant.	 Identify the documented internal penetration test results reviewed to verify that internal penetration testing is performed: Per the defined methodology At least annually 	<report findings="" here=""></report>								
 and after any significant changes to the environment. Per the defined methodology At least annually After any significant changes to the environment 	 Describe how the scope of work was reviewed to verify that internal penetration testing is performed: Per the defined methodology At least annually 	<report findings="" here=""></report>								
	 Identify whether any significant internal infrastructure or application upgrade or modification occurred during the past 12 months. (yes/no) 	<report findings="" here=""></report>								
	 Identify the documented internal penetration test results reviewed to verify that internal penetration tests are performed after significant internal infrastructure or application upgrade. 	<report findings="" here=""></report>								
11.3.2.b Verify that the test was performed by a qualified internal resource or qualified external	 Describe how it was validated that the test was performed by a qualified internal resource(s) or qualified external third party. 	<report findings="" here=""></report>								
third party, and if applicable, organizational independence of the tester exists (not required to be a QSA or ASV).	 Identify whether an internal resource performed the test. (yes/no) If "no," mark the remainder of 11.3.2.b as "Not Applicable." 	<report findings="" here=""></report>								
	If "yes," complete the following:									



		ROC Reporting	Su	mmary of a	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	 Describe how the personnel who perform the scans demonstrated they are qualified to perform the scans 	<report findings="" here=""></report>					
	 Describe how organizational independence of the tester was observed to exist. 	<report findings="" here=""></report>					
11.3.3 Exploitable vulnerabilities f the corrections.	ound during penetration testing are corrected and testi	ng is repeated to verify					
11.3.3 Examine penetration testing results to verify that noted exploitable vulnerabilities were corrected and that repeated testing confirmed the vulnerability was corrected.	 Identify the documented penetration testing results examined to verify that noted exploitable vulnerabilities were corrected and that repeated testing confirmed the vulnerability was corrected. 	<report findings="" here=""></report>					
and after any changes to segmen	isolate the CDE from other networks, perform penetrat tation controls/methods to verify that the segmentation f-scope systems from in-scope systems.						
11.3.4.a Examine segmentation controls and review penetration-testing methodology to verify that penetration-testing procedures are defined to test all segmentation methods to	 Identify whether segmentation is used to isolate the CDE from other networks. (yes/no) If "no," mark the remainder of 11.3.4.a and 11.3.4.b as "Not Applicable." If "yes": 	<report findings="" here=""></report>					
confirm they are operational and effective, and isolate all out-of-scope systems from in-	 Describe segmentation controls examined for this testing procedure. 	<report findings="" here=""></report>					
scope systems.	Describe how the segmentation controls and penetr procedures are defined to:	ation-testing methodology v	were exai	mined to ve	rify that p	enetration	testing
	 Test all segmentation methods to confirm they are operational and effective. 	<report findings="" here=""></report>					
	 Isolate all out-of-scope systems from in-scope systems. 	<report findings="" here=""></report>					



	Reporting Instruction	ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
 11.3.4.b Examine the results from the most recent penetration test to verify that penetration testing to verify segmentation controls: Is performed at least annually and after any changes to segmentation controls/methods. Covers all segmentation controls/methods in use. Verifies that segmentation methods are operational and effective, and isolate all out- of-scope systems from in- scope systems. 	 Identify the documented results from the most recent penetration test to verify that penetration testing to verify segmentation controls: Is performed at least annually and after any changes to segmentation controls/methods. Covers all segmentation controls/methods in use. Verifies that segmentation methods are operational and effective, and isolate all out-of-scope systems from in-scope systems. 	<report findings="" here=""></report>					
into the network. Monitor all traffic in the cardholder data environmer	ems and/or intrusion-prevention techniques to detect an at the perimeter of the cardholder data environment a nt, and alert personnel to suspected compromises. revention engines, baselines, and signatures up-to-dat	s well as at critical points					
 11.4.a Examine system configurations and network diagrams to verify that techniques (such as intrusion- detection systems and/or intrusion-prevention systems) are in place to monitor all traffic: At the perimeter of the cardholder data environment. 	 Identify the network diagrams examined to verify that techniques are in place to monitor all traffic: At the perimeter of the cardholder data environment. At critical points in the cardholder data environment. 	<report findings="" here=""></report>	1		1		1



		ROC Reporting	Su	mmary of / (c	Assessm heck one		ngs				
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place				
At critical points in the cardholder data environment.	 Identify the techniques observed to be in place to monitor all traffic: At the perimeter of the cardholder data environment. At critical points in the cardholder data environment. 	<report findings="" here=""></report>									
	Describe how system configurations were examined to verify that techniques are in place to monitor all traffic:										
	At the perimeter of the cardholder data environment.	<report findings="" here=""></report>									
	At critical points in the cardholder data environment.	<report findings="" here=""></report>									
11.4.b Examine system configurations and interview responsible personnel to confirm intrusion-detection and/or intrusion-prevention	Describe how system configurations for intrusion-detection, and/or intrusion-prevention techniques were examined to verify they are configured to alert personnel of suspected compromises.	<report findings="" here=""></report>									
techniques alert personnel of suspected compromises.	Describe how alerts to personnel are generated.	<report findings="" here=""></report>									
	Identify the responsible personnel interviewed who confirm that the generated alerts are received as intended.	<report findings="" here=""></report>									
11.4.c Examine IDS/IPS configurations and vendor documentation to verify intrusion-detection, and/or	Identify the vendor document(s) examined to verify defined vendor instructions for intrusion- detection and/or intrusion-prevention techniques	<report findings="" here=""></report>									
intrusion-prevention techniques are configured, maintained, and updated per vendor instructions	Describe how IDS/IPS configurations were examine and/or intrusion-prevention techniques are:	ed and compared to vendor	documer	tation to ve	rify intrus	ion-detect	ion,				
	Configured per vendor instructions to ensure optimal protection.	<report findings="" here=""></report>									
	 Maintained per vendor instructions to ensure optimal protection. 	<report findings="" here=""></report>									



		ROC Reporting	Su	mmary of A (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	 Updated per vendor instructions to ensure optimal protection. 	<report findings="" here=""></report>					
	nechanism (for example, file-integrity monitoring tools) al system files, configuration files, or content files; and t least weekly.						
modification of which could indica such as file-integrity monitoring p	oses, critical files are usually those that do not regularly te a system compromise or risk of compromise. Chang roducts usually come pre-configured with critical files for those for custom applications, must be evaluated an rovider).	ge-detection mechanisms or the related operating					
11.5.a Verify the use of a change-detection mechanism	Describe the change-detection mechanism deployed.	<report findings="" here=""></report>				·	
within the cardholder data environment by observing system settings and monitored	 Identify the results from monitored files reviewed. 	<report findings="" here=""></report>					
files, as well as reviewing	Describe how change-detection mechanism settings	s and results from monitore	d files we	re observed	d to moni	tor change	es to:
results from monitoring activities.	Critical system files	<report findings="" here=""></report>					
Examples of files that should be monitored:System executables							
 Application executables Configuration and parameter files 	Critical configuration files	<report findings="" here=""></report>					
 Centrally stored, historical or archived, log and audit files 							
 Additional critical files determined by entity (i.e., through risk assessment or other means) 	Critical content files	<report findings="" here=""></report>					



	ROC Reportin Details: Reporting Instruction Assessor's Resp	ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
11.5.b Verify the mechanism is	Describe how it was verified that the change-detection mechanism is configured to:									
configured to alert personnel to unauthorized modification of critical files, and to perform	 Alert personnel to unauthorized modification of critical files. 	<report findings="" here=""></report>								
critical file comparisons at least weekly.	 Perform critical file comparisons at least weekly. 	<report findings="" here=""></report>								
11.5.1 Implement a process to re	spond to any alerts generated by the change-detection	solution.								
11.5.1 Interview personnel to verify that all alerts are	Identify the personnel interviewed for this testing procedure.	<report findings="" here=""></report>	1	1	1	1	1			
investigated and resolved.	 For the interview, summarize details of the interview that verify that all alerts are investigated and resolved. 	<report findings="" here=""></report>								
11.6 Ensure that security policies in use, and known to all affected	and operational procedures for security monitoring an parties.	d testing are documented,								
11.6 Examine documentation interview personnel to verify that security policies and operational procedures for	 Identify the document reviewed to verify that security policies and operational procedures for security monitoring and testing are documented. 	<report findings="" here=""></report>	1	1	1	1	1			
 security monitoring and testing are: Documented, In use, and Known to all affected parties. 	 Identify responsible personnel interviewed who confirm that the above documented security policies and operational procedures for security monitoring and testing are: In use Known to all affected parties 	<report findings="" here=""></report>								



Maintain an Information Security Policy

Requirement 12: Maintain a policy that addresses information security for all personnel

		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
12.1 Establish, publish, maintain,	and disseminate a security policy.						
12.1 Examine the information security policy and verify that	 Identify the documented information security policy examined. 	<report findings="" here=""></report>		·			
the policy is published and disseminated to all relevant	Describe how the information security policy was ex	amined to verify that it is pu	Iblished a	and dissemi	nated to:		
personnel (including vendors and business partners).	All relevant personnel.	<report findings="" here=""></report>					
and business partners).	All relevant vendors and business partners.	<report findings="" here=""></report>					
12.1.1 Review the security policy environment change.	at least annually and update the policy when business	objectives or the risk					
12.1.1 Verify that the information security policy is reviewed at least annually and updated as needed to reflect changes to business objectives	• Identify the document reviewed to verify that the information security policy is reviewed at least annually and updated as needed to reflect changes to business objectives or the risk environment.	<report findings="" here=""></report>					
or the risk environment.	Describe how the information security policy was ve	rified to be:					
	Reviewed at least annually.	<report findings="" here=""></report>					
	 Updated as needed to reflect changes to business objectives or the risk environment. 	<report findings="" here=""></report>					
12.2 Implement a risk assessmen	it process, that:						
 Is performed at least annually merger, relocation, etc.), 	and upon significant changes to the environment (for	example, acquisition,					
 Identifies critical assets, threa 	ts, and vulnerabilities, and						
Results in a formal risk assess	sment.						
Examples of risk assessment me 800-30.	thodologies include but are not limited to OCTAVE, IS	27005 and NIST SP					



		ROC Reporting	Summary of Assessment Finding (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
12.2.a Verify that an annual risk	Describe how it was verified that an annual risk pro-	cess is documented and:							
assessment process is documented that identifies	 Identifies assets, threats and vulnerabilities. 	<report findings="" here=""></report>							
assets, threats, vulnerabilities, and results in a formal risk assessment.	 Results in formal risk assessment. 	<report findings="" here=""></report>							
12.2.b Review risk-assessment documentation to verify that the risk-assessment process is performed at least annually and upon significant changes to the environment.	 Identify the risk assessment result documentation reviewed to verify that: The risk assessment process is performed at least annually. The risk assessment is performed upon significant changes to the environment. The documented risk assessment process was followed. 	<report findings="" here=""></report>							
12.3 Develop usage policies for c	ritical technologies and define proper use of these tech	nnologies.							
	logies include, but are not limited to, remote access ar onic media, e-mail usage and Internet usage.	nd wireless technologies,							
Ensure these usage policies requ	ire the following:								
12.3 Examine the usage policies for critical technologies and interview responsible personnel to verify the following policies are implemented and followed:	Identify critical technologies in use.	<report findings="" here=""></report>							
(continued on next page)									



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
	 Identify the usage policies for all identified critical technologies reviewed to verify the following policies (12.3.1-12.3.10) are defined: 	<report findings="" here=""></report>								
	 Explicit approval from authorized parties to use the technologies. 									
	 All technology use to be authenticated with user ID and password or other authentication item. 									
	 A list of all devices and personnel authorized to use the devices. 									
	 A method to accurately and readily determine owner, contact information, and purpose. 									
	Acceptable uses for the technology.									
	 Acceptable network locations for the technology. 									
	 A list of company-approved products. 									
	 Automatic disconnect of sessions for remote-access technologies after a specific period of inactivity. 									
	 Activation of remote-access technologies used by vendors and business partners only when needed by vendors and business partners, with immediate deactivation after use. 									
	 Prohibit copying, moving, or storing of cardholder data onto local hard drives and removable electronic media when accessing such data via remote-access technologies. 									



		ROC Reporting	Su	mmary of A (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
	 Identify the responsible personnel interviewed who confirm usage policies for all identified critical technologies are implemented and followed (for 12.3.1–12.3.10): 	<report findings="" here=""></report>					
	 Explicit approval from authorized parties to use the technologies. 						
	 All technology use to be authenticated with user ID and password or other authentication item. 						
	 A list of all devices and personnel authorized to use the devices. 						
	 A method to accurately and readily determine owner, contact information, and purpose. 						
	Acceptable uses for the technology.						
	 Acceptable network locations for the technology. 						
	A list of company-approved products.						
	 Automatic disconnect of sessions for remote-access technologies after a specific period of inactivity. 						
	 Activation of remote-access technologies used by vendors and business partners only when needed by vendors and business partners, with immediate deactivation after use. 						
	 Prohibit copying, moving, or storing of cardholder data onto local hard drives and removable electronic media when accessing such data via remote-access technologies. 						
12.3.1 Explicit approval by author							



		ROC Reporting Details: Assessor's Response	Su	mmary of A	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place
12.3.1 Verify that the usage policies include processes for explicit approval from authorized parties to use the technologies.	 Provide the name of the assessor who attests that the usage policies were verified to include processes for explicit approval from authorized parties to use the technologies. 	<report findings="" here=""></report>					
12.3.2 Authentication for use of th	e technology.						
12.3.2 Verify that the usage policies include processes for all technology use to be authenticated with user ID and password or other authentication item (for example, token).	 Provide the name of the assessor who attests that the usage policies were verified to include processes s for all technology used to be authenticated with user ID and password or other authentication item. 	<report findings="" here=""></report>		1	1	1	1
12.3.3 A list of all such devices ar	nd personnel with access.						
12.3.3 Verify that the usage policies define a list of all devices and personnel authorized to use the devices.	 Provide the name of the assessor who attests that the usage policies were verified to include processes define a list of all devices and personnel authorized to use the devices. 	<report findings="" here=""></report>					
12.3.4 A method to accurately and labeling, coding, and/or inventory	d readily determine owner, contact information, and pu ng of devices).	rpose (for example,					
12.3.4 Verify that the usage policies define a method to accurately and readily determine owner, contact information, and purpose (for example, labeling, coding, and/or inventorying of devices).	 Provide the name of the assessor who attests that the usage policies were verified to define a method to accurately and readily determine: Owner Contact Information Purpose 	<report findings="" here=""></report>					
12.3.5 Acceptable uses of the tec	hnology.	·					
12.3.5 Verify that the usage policies define acceptable uses for the technology.	 Provide the name of the assessor who attests that the usage policies were verified to define acceptable uses for the technology. 	<report findings="" here=""></report>					



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
12.3.6 Acceptable network location	ns for the technologies.									
12.3.6 Verify that the usage policies define acceptable network locations for the technology.	 Provide the name of the assessor who attests that the usage policies were verified to define acceptable network locations for the technology. 	<report findings="" here=""></report>								
12.3.7 List of company-approved	products.									
12.3.7 Verify that the usage policies include a list of company-approved products.	 Provide the name of the assessor who attests that the usage policies were verified to include a list of company-approved products. 	<report findings="" here=""></report>	·							
12.3.8 Automatic disconnect of se	essions for remote-access technologies after a specific	period of inactivity.								
12.3.8.a Verify that the usage policies require automatic disconnect of sessions for remote-access technologies after a specific period of inactivity.	 Provide the name of the assessor who attests that the usage policies were verified to require automatic disconnect of sessions for remote- access technologies after a specific period of inactivity. 	<report findings="" here=""></report>	1		1					
12.3.8.b Examine configurations for remote access technologies to verify that remote access sessions will be automatically disconnected	 Describe how configurations for remote access technologies were examined to verify that remote access sessions will be automatically disconnected after a specific period of inactivity. 	<report findings="" here=""></report>								
after a specific period of inactivity.	 Identify any remote access technologies in use. 	<report findings="" here=""></report>								
	Identify the period of inactivity specified.	<report findings="" here=""></report>								
12.3.9 Activation of remote-acces and business partners, with imme	s technologies for vendors and business partners only diate deactivation after use.	when needed by vendors								



		ROC Reporting	Su	mmary of A (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
12.3.9 Verify that the usage policies require activation of remote-access technologies used by vendors and business partners only when needed by vendors and business partners, with immediate deactivation after use.	 Provide the name of the assessor who attests that the usage policies were verified to require activation of remote-access technologies used by vendors and business partners only when needed by vendors and business partners, with immediate deactivation after use. 	<report findings="" here=""></report>					
and storage of cardholder data or authorized for a defined business	cardholder data via remote-access technologies, prohi to local hard drives and removable electronic media, u need. Where there is an authorized business need, th ccordance with all applicable PCI DSS Requirements.	inless explicitly					
12.3.10.a Verify that the usage policies prohibit copying, moving, or storing of cardholder data onto local hard drives and removable electronic media when accessing such data via remote-access technologies.	 Provide the name of the assessor who attests that the usage policies were verified to prohibit copying, moving or storing of cardholder data onto local hard drives and removable electronic media when accessing such data via remote- access technologies. 	<report findings="" here=""></report>					
12.3.10.b For personnel with proper authorization, verify that usage policies require the protection of cardholder data in accordance with PCI DSS Requirements.	 Provide the name of the assessor who attests that the usage policies were verified to require, for personnel with proper authorization, the protection of cardholder data in accordance with PCI DSS Requirements. 	<report findings="" here=""></report>					
12.4 Ensure that the security polic personnel.	cy and procedures clearly define information security re	esponsibilities for all					
12.4.a Verify that information security policy and procedures clearly define information security responsibilities for all personnel.	 Identify the information security policy and procedures reviewed to verify that they clearly define information security responsibilities for all personnel. 	<report findings="" here=""></report>	·		·		·



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place			
12.4.b Interview a sample of responsible personnel to verify they understand the security policies.	 Identify the responsible personnel interviewed for this testing procedure who confirm they understand the security policy. 	<report findings="" here=""></report>								
	 Provide the name of the assessor who attests that the interviews of responsible personnel conducted verified that they understand the security policies. 	<report findings="" here=""></report>								
12.5 Assign to an individual or tea	am the following information security management resp	oonsibilities:								
 12.5 Examine information security policies and procedures to verify: The formal assignment of information security to a Chief Security Officer or other security-knowledgeable member of management. The following information security responsibilities are specifically and formally assigned: 	 Identify the information security policies reviewed to verify the specific and formal assignment of the following (including 12.5.1- 12.5.5): Information security to a Chief Security Officer or other security-knowledgeable member of management. Responsibility for establishing, documenting and distributing security policies and procedures. Monitoring and analyzing security alerts and distributing information to appropriate information security and business unit management personnel. Establishing, documenting, and distributing security incident response and escalation procedures. Administering user account and authentication management. Monitoring and controlling all access to data. 	<report findings="" here=""></report>								



		ROC Reporting	Su	mmary of a	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
12.5.1 Establish, document, and o	listribute security policies and procedures.						
12.5.1 Verify that responsibility for establishing, documenting and distributing security policies and procedures is formally assigned.	 Provide the name of the assessor who attests that responsibilities were verified to be formally assigned for: Establishing security policies and procedures. Documenting security policies and procedures. Distributing security policies and procedures. 	<report findings="" here=""></report>					
12.5.2 Monitor and analyze secur	.5.2 Monitor and analyze security alerts and information, and distribute to appropriate personnel.						
12.5.2 Verify that responsibility for monitoring and analyzing security alerts and distributing information to appropriate information security and business unit management personnel is formally assigned.	 Provide the name of the assessor who attests that responsibilities were verified to be formally assigned for: Monitoring and analyzing security alerts. Distributing information to appropriate information security and business unit management personnel. 	<report findings="" here=""></report>		1	1	-	1
12.5.3 Establish, document, and c and effective handling of all situat	distribute security incident response and escalation pro ions.	cedures to ensure timely					
12.5.3 Verify that responsibility for establishing, documenting, and distributing security incident response and escalation procedures is formally assigned.	 Provide the name of the assessor who attests that responsibilities were verified to be formally assigned for: Establishing security incident response and escalation procedures. Documenting security incident response and escalation procedures. Distributing security incident response and escalation procedures. 	<report findings="" here=""></report>					



		ROC Reporting	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place		
12.5.4 Administer user accounts,	including additions, deletions, and modifications.								
12.5.4 Verify that responsibility for administering (adding, deleting, and modifying) user account and authentication management is formally assigned.	 Provide the name of the assessor who attests that responsibilities were verified to be formally assigned for administering user account and authentication management. 	<report findings="" here=""></report>							
12.5.5 Monitor and control all acc	.5.5 Monitor and control all access to data.								
12.5.5 Verify that responsibility for monitoring and controlling all access to data is formally assigned.	 Provide the name of the assessor who attests that responsibilities were verified to be formally assigned for: Monitoring all access to data 	<report findings="" here=""></report>	1	1	1	1	1		
accigitati	 Monitoring all access to data Controlling all access to data 								
12.6 Implement a formal security cardholder data security.	awareness program to make all personnel aware of th	e importance of							
12.6.a Review the security awareness program to verify it provides awareness to all personnel about the importance of cardholder data security.	 Identify the documented security awareness program reviewed to verify it provides awareness to all personnel about the importance of cardholder data security. 	<report findings="" here=""></report>							



	Reporting Instruction	ROC Reporting	Su	mmary of / (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
12.6.b Examine security awareness program procedures and documentation and perform the following:	 Identify the documented security awareness program procedures and additional documentation examined to verify that: The security awareness program provides multiple methods of communicating awareness and educating personnel. Personnel attend security awareness training: Upon hire, and At least annually Personnel acknowledge, in writing or electronically and at least annually, that they have read and understand the information security policy. 	<report findings="" here=""></report>					
12.6.1 Educate personnel upon h	•						
Note: Methods can vary depend	ing on the role of the personnel and their level of acces	ss to the cardholder data.					
12.6.1.a Verify that the security awareness program provides multiple methods of communicating awareness and educating personnel (for example, posters, letters, memos, web-based training, meetings, and promotions).	 Describe how the security awareness program provides multiple methods of communicating awareness and educating personnel. 	<report findings="" here=""></report>					
12.6.1.b Verify that personnel	Describe how it was observed that all personnel atte	end security awareness train	ning:				
attend security awareness training upon hire and at least	Upon hire	<report findings="" here=""></report>					
annually.	At least annually	<report findings="" here=""></report>					



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
12.6.1.c Interview a sample of personnel to verify they have completed awareness training	 Identify the sample of personnel interviewed who confirm they have completed security awareness training. 	<report findings="" here=""></report>								
and are aware of the importance of cardholder data security.	 For the interview, summarize details of the interview that verify their awareness of the importance of cardholder data security. 	<report findings="" here=""></report>								
12.6.2 Require personnel to ackn and procedures.	owledge at least annually that they have read and und	erstood the security policy								
12.6.2 Verify that the security	Describe how it was verified that, per the security as	wareness program, all perso	onnel:							
awareness program requires personnel to acknowledge, in writing or electronically, at least annually that they have read and understand the information	 Acknowledge that they have read and understand the information security policy (including whether this is in writing or electronic). 	<report findings="" here=""></report>								
security policy.	Provide an acknowledgement at least annually.	<report findings="" here=""></report>								
background checks include previo	prior to hire to minimize the risk of attacks from internal bus employment history, criminal record, credit history,	and reference checks.)								
	nel to be hired for certain positions such as store cashi en facilitating a transaction, this requirement is a recom	-								



		ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction		In Place	In Place with CCW	N/A	Not Tested	Not in Place		
12.7 Inquire with Human Resource department management and verify that background checks are conducted (within the constraints of local laws) prior to hire on potential personnel who will have access to cardholder data or the cardholder data environment.	 Identify the documented policy reviewed to verify requirement for background checks to be conducted: 	<report findings="" here=""></report>							
	 On potential personnel who will have access to cardholder data or the cardholder data environment. 								
	 Prior to hiring the personnel. 								
	 Identify the Human Resources personnel interviewed who confirm background checks are conducted: 	<report findings="" here=""></report>							
	 On potential personnel who will have access to cardholder data or the cardholder data environment. 								
	Prior to hiring the personnel.								
	Describe how it was verified that background checks	s are conducted (within the	constrain	nts of local la	aws):				
	 On potential personnel who will have access to cardholder data or the cardholder data environment. 	<report findings="" here=""></report>							
	Prior to hiring the personnel.	<report findings="" here=""></report>							
	cies and procedures to manage service providers with curity of cardholder data, as follows:	whom cardholder data is							



		ROC Reporting	Su	mmary of <i>i</i>	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
12.8 Through observation, review of policies and procedures, and review of supporting documentation, verify that processes are implemented to manage service providers with whom cardholder data is shared, or that could affect the security of cardholder data (for example, backup tape storage facilities, managed service providers such as web- hosting companies or security service providers, those that receive data for fraud modeling purposes, etc.), as follows:	 Identify the documented policies and procedures to manage service providers with whom cardholder data is shared, or that could affect the security of cardholder data, reviewed to verify policy defines the following from 12.8.1–12.8.5: Maintain a list of service providers. Maintain a written agreement that includes an acknowledgement that the service providers will maintain all applicable PCI DSS requirements to the extent the service provider handles, has access to, or otherwise stores, processes, or transmits the customer's cardholder data or sensitive authentication data, or manages the customer's cardholder data environment on behalf of a customer. Ensure there is an established process for engaging service providers including proper due diligence prior to engagement. Maintain a program to monitor service providers' PCI DSS compliance status at least annually. Maintain information about which PCI DSS requirements are managed by each service provider, and which are managed by the entity. 	<report findings="" here=""></report>					
12.8.1 Maintain a list of service pr	-	1					
12.8.1 Verify that a list of service providers is maintained.	 Describe how the documented list of service providers was observed to be maintained (kept up-to-date). 	<report findings="" here=""></report>		1			



			Su	mmary of <i>I</i>	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	ROC Reporting Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
for the security of cardholder data of the customer, or to the extent the Note: The exact wording of an ac	ent that includes an acknowledgement that the service the service providers possess or otherwise store, pro- nat they could impact the security of the customer's CE knowledgement will depend on the agreement betwee ed, and the responsibilities assigned to each party. The ding provided in this requirement.	cess or transmit on behalf DE. <i>n the two parties, the</i>					
12.8.2 Observe written agreements and confirm they include an acknowledgement by service providers that they are responsible for the security of cardholder data the service providers possess or otherwise store, process or transmit on behalf of the customer, or to the extent that they could impact the security of the customer's cardholder data environment.	 Describe how written agreements for each service provider were observed to confirm they include an acknowledgement by service providers that they will maintain all applicable PCI DSS requirements to the extent the service provider handles, has access to, or otherwise stores, processes, or transmits the customer's cardholder data or sensitive authentication data, or manages the customer's cardholder data environment on behalf of a customer. 	<report findings="" here=""></report>					
12.8.3 Ensure there is an establis to engagement.	hed process for engaging service providers including p	proper due diligence prior					
12.8.3 Verify that policies and procedures are documented and implemented including proper due diligence prior to engaging any service provider.	 Describe how it was verified that the procedures for proper due diligence prior to engaging a service provider are implemented, as documented in the policies and procedures at 12.8. 	<report findings="" here=""></report>					
12.8.4 Maintain a program to mon	itor service providers' PCI DSS compliance status at le	east annually.					
12.8.4 Verify that the entity maintains a program to monitor its service providers' PCI DSS compliance status at least annually.	 Describe how it was verified that the entity maintains a program to monitor its service providers' PCI DSS compliance status at least annually. 	<report findings="" here=""></report>					



		ROC Reporting	Su	Summary of Assessment Findings (check one)						
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
12.8.5 Maintain information about which are managed by the entity.	which PCI DSS requirements are managed by each s	ervice provider, and								
12.8.5 Verify the entity maintains information about which PCI DSS requirements are managed by each service provider, and which are managed by the entity.	 Describe how it was observed that the entity maintains information about which PCI DSS requirements are managed by each service provider, and which are managed by the entity. 	<report findings="" here=""></report>								
are responsible for the security of	ervice providers: Service providers acknowledge in write cardholder data the service provider possesses or oth omer, or to the extent that they could impact the securi	erwise stores, processes,								
Note: This requirement is a best	practice until June 30, 2015, after which it becomes a i	requirement.								
	knowledgement will depend on the agreement betwee led, and the responsibilities assigned to each party. Th ding provided in this requirement.									



		ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	with CCW	N/A	Not Tested	Not in Place			
12.9 Additional testing procedure for service providers: Review service provider's policies and procedures and	 Identify whether the assessed entity is a service provider. (yes/no) If "no," mark the remainder of 12.9 as "Not 	<report findings="" here=""></report>								
observe written agreement templates to confirm the service provider acknowledges in	Applicable." If "yes":									
writing to customers that the service provider will maintain all	 Indicate whether this ROC is being completed prior to June 30, 2015. (yes/no) 	d <report findings="" here=""></report>								
applicable PCI DSS requirements to the extent the service provider handles, has access to, or otherwise stores, processes, or transmits the customer's cardholder data or sensitive authentication data, or manages the customer's cardholder data environment on behalf of a customer.	If "yes" AND the assessed entity does not have this in 12.9 as "Not Applicable." If "no" OR if the assessed entity has this in place ahe				e, mark ti	he remaind	der of			
	 Identify the service provider's policies and procedures reviewed to verify that the service provider acknowledges in writing to customers that the service provider will maintain all applicable PCI DSS requirements to the extent the service provider handles, has access to, or otherwise stores, processes, or transmits the customer's cardholder data or sensitive authentication data, or manages the customer's cardholder data environment on behalf of a customer. 	<report findings="" here=""></report>								
	Describe how written agreement templates were observed to verify that the service provider acknowledges in writing to customers that the service provider will maintain all applicable PCI DSS requirements to the extent the service provider handles, has access to, or otherwise stores, processes, or transmits the customer's cardholder data or sensitive authentication data, or manages the customer's cardholder data environment on behalf of a customer.	<report findings="" here=""></report>								



	Reporting Instruction	ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
12.10 Implement an incident resp	onse plan. Be prepared to respond immediately to a sy	/stem breach.								
12.10 Examine the incident response plan and related procedures to verify entity is prepared to respond immediately to a system breach by performing the following:	 Identify the documented incident response plan and related procedures examined to verify the entity is prepared to respond immediately to a system breach, with defined processes as follows from 12.10.1–12.10.6: Create the incident response plan to be implemented in the event of system breach. Test the plan at least annually. Designate specific personnel to be available on a 24/7 basis to respond to alerts: 24/7 incident monitoring 24/7 incident response responsibilities. Include alerts from security monitoring systems, including but not limited to intrusion-detection, intrusion-prevention, firewalls, and file-integrity monitoring systems. Develop a process to modify and evolve the incident response plan according to lessons learned and to incorporate industry developments. 	<report findings="" here=""></report>								



		ROC Reporting	Su	Summary of Assessment Finding (check one)					•	ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
12.10.1 Create the incident resp addresses the following, at a mir	onse plan to be implemented in the event of syste nimum:	m breach. Ensure the plan								
 Roles, responsibilities, and com notification of the payment bran 	munication and contact strategies in the event of ds, at a minimum.	a compromise including								
Specific incident response proc	edures.									
Business recovery and continui	ty procedures.									
Data back-up processes.										
Analysis of legal requirements f	or reporting compromises.									
Coverage and responses of all	critical system components.									
Reference or inclusion of incide	nt response procedures from the payment brands									



		ROC Reporting	Su	mmary of A (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
 12.10.1.a Verify that the incident response plan includes: Roles, responsibilities, and communication strategies in the event of a compromise including notification of the payment brands, at a minimum. Specific incident response procedures. Business recovery and continuity procedures Data back-up processes Analysis of legal requirements for reporting compromises (for example, California Bill 1386, which requires notification of affected consumers in the event of an actual or suspected compromise for any business with California residents in their database). Coverage and responses for all critical system components. Reference or inclusion of incident response procedures from the payment brands. 	 Provide the name of the assessor who attests that the incident response plan was verified to include: Roles and responsibilities. Communication strategies. Requirement for notification of the payment brands. Specific incident response procedures. Business recovery and continuity procedures. Data back-up processes. Analysis of legal requirements for reporting compromises. Coverage for all critical system components. Responses for all critical system components. Reference or inclusion of incident response procedures from the payment brands. 	<report findings="" here=""></report>					
12.10.1.b Interview personnel and review documentation from a sample of previously reported	 Identify the sample of personnel interviewed who confirm that the documented incident response plan and procedures are followed. 	<report findings="" here=""></report>					



	Reporting Instruction	ROC Reporting Details: Assessor's Response	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures			In Place	In Place with CCW	N/A	Not Tested	Not in Place			
incidents or alerts to verify that the documented incident response plan and procedures were followed.	 Identify the sample of previously reported incidents or alerts reviewed for this testing procedure. 	<report findings="" here=""></report>								
were followed.	 For each item in the sample, describe how documentation was reviewed to confirm that the documented incident response plan and procedures are followed. 	<report findings="" here=""></report>								
12.10.2 Test the plan at least ann	ually.									
12.10.2 Verify that the plan is tested at least annually.	• Describe how it was observed that the incident response plan is tested at least annually.	<report findings="" here=""></report>		1	1	1	1			
12.10.3 Designate specific person	nnel to be available on a 24/7 basis to respond to alerts	;.								
12.10.3 Verify through observation, review of policies, and interviews of responsible personnel that designated personnel are available for 24/7 incident response and monitoring coverage for any evidence of unauthorized activity, detection of unauthorized wireless access points, critical IDS alerts, and/or reports of unauthorized critical system or content file changes.	 Identify the document requiring 24/7 incident response and monitoring coverage for: Any evidence of unauthorized activity. Detection of unauthorized wireless access points. Critical IDS alerts. Reports of unauthorized critical system or content file changes. 	<report findings="" here=""></report>		1	1	1	-			



		ROC Reporting	Summary of Assessment Findings (check one)							
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place			
	 Identify the sample of responsible personnel interviewed who confirm 24/7 incident response and monitoring coverage for: 	<report findings="" here=""></report>								
	 Any evidence of unauthorized activity. 									
	 Detection of unauthorized wireless access points. 									
	Critical IDS alerts.									
	 Reports of unauthorized critical system or content file changes. 									
	Describe how it was observed that designated perso	onnel are available for 24/7	incident	response a	nd monito	oring cover	age for:			
	Any evidence of unauthorized activity.	<report findings="" here=""></report>								
	 Detection of unauthorized wireless access points. 	<report findings="" here=""></report>								
	Critical IDS alerts.	<report findings="" here=""></report>								
	 Reports of unauthorized critical system or content file changes. 	<report findings="" here=""></report>								
12.10.4 Provide appropriate traini	ng to staff with security breach response responsibilitie	es.								
12.10.4 Verify through observation, review of policies, and interviews of responsible personnel that staff with	 Identify the sample of responsible personnel interviewed who confirm that staff with responsibilities for security breach response are periodically trained. 	<report findings="" here=""></report>								
responsibilities for security breach response are periodically trained.	 Identify the documented policy reviewed that defines that staff with responsibilities for security breach response are periodically trained. 	<report findings="" here=""></report>								
	 Describe how it was observed that staff with responsibilities for security breach response are periodically trained. 	<report findings="" here=""></report>								



		ROC Reporting	Su	mmary of <i>I</i> (c	Assessm check one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
12.10.5 Include alerts from secur prevention, firewalls, and file-inte	ity monitoring systems, including but not limited to intru grity monitoring systems.	sion-detection, intrusion-					
12.10.5 Verify through observation and review of processes that monitoring and responding to alerts from security monitoring systems,	 Describe how processes were reviewed to verify that <i>monitoring</i> alerts from security monitoring systems, including detection of unauthorized wireless access points, are covered in the Incident Response Plan. 	<report findings="" here=""></report>					
including detection of unauthorized wireless access points, are covered in the Incident Response Plan.	Describe how processes were reviewed to verify that <i>responding to</i> alerts from security monitoring systems, including detection of unauthorized wireless access points, are covered in the Incident Response Plan.	<report findings="" here=""></report>					
12.10.6 Develop a process to mo incorporate industry development	dify and evolve the incident response plan according to ts.	b lessons learned and to					
12.10.6 Verify through observation, review of policies, and interviews of responsible personnel that there is a process to modify and evolve	 Identify the documented policy reviewed to verify that processes are defined to modify and evolve the incident response plan: According to lessons learned. To incorporate industry developments. 	<report findings="" here=""></report>		1	1	1	1
the incident response plan according to lessons learned and to incorporate industry developments.	 Identify the sample of responsible personnel interviewed who confirm that processes are implemented to modify and evolve the incident response plan: 	<report findings="" here=""></report>					
	According to lessons learned. To incorrected industry developments						
	To incorporate industry developments.			in eident re		loni	
	 Describe how it was observed that processes are in According to lessons learned. 				sponse p	iaii.	
		<report findings="" here=""></report>					
	To incorporate industry developments.	<report findings="" here=""></report>					



Appendix A: Additional PCI DSS Requirements for Shared Hosting Providers

Note: If the entity is not a shared hosting provider (and the answer at 2.6 was "no," indicate the below as "Not Applicable." Otherwise, complete the below.

		ROC Reporting	Sur	-	Assessm heck one	sessment Findings eck one)		
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place	
A.1 Protect each entity's (that is, r A.1.1 through A.1.4:	merchant, service provider, or other entity) hosted envi	ronment and data, per						
A hosting provider must fulfill thes	e requirements as well as all other relevant sections of	f the PCI DSS.						
	rider may meet these requirements, the compliance of d. Each entity must comply with the PCI DSS and valid							
A.1 Specifically for a PCI DSS assessment of a shared hosting provider, to verify that shared hosting providers protect entities' (merchants and service providers) hosted environment and data, select a sample of servers (Microsoft Windows and Unix/Linux) across a representative sample of hosted merchants and service providers, and perform A.1.1 through A.1.4 below:								



		ROC Reporting	Summary of Assessment Findings (check one)								
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place				
A.1.1 Ensure that each entity only	runs processes that have access to that entity's card	nolder data environment.									
A.1.1 If a shared hosting provider allows entities (for example, merchants or service providers) to run their own	 Identify whether the hosting provider allows hosted entities to run their own applications. (yes/no) 	<report findings="" here=""></report>		-	·	- -					
providers) to run their own applications, verify these	If "no":										
applications, verify these application processes run using the unique ID of the entity. For example:	 Identify the document reviewed to verify processes are defined to require that entities must not run their own applications. 	<report findings="" here=""></report>									
 No entity on the system can use a shared web server user ID. 	Describe how it was observed that hosted entities are not able to run their own applications.	<report findings="" here=""></report>									
 All CGI scripts used by an entity must be created and 	If "yes":										
run as the entity's unique user ID.	 Identify the document requiring that application processes use a unique ID for each entity. 	<report findings="" here=""></report>									
	Identify the sample of servers observed.	<report findings="" here=""></report>									
	 Identify the sample of hosted merchants and service providers (hosted entities) observed. 	<report findings="" here=""></report>									
	• For each item in the sample, describe how the observed system configurations require that all hosted entities' application processes are run using the unique ID of that entity.	<report findings="" here=""></report>									
	Describe how the hosted entities' application process including:	sses were observed to be ru	unning us	ing unique	IDs for ea	ach entity,					
	 Entities on the system cannot use a shared web server user ID. 	<report findings="" here=""></report>									
	 All CGI scripts used by an entity are created and run as the entity's unique user ID. 	<report findings="" here=""></report>									



	Reporting Instruction	ROC Reporting	Summary of Assessment Findings (check one)								
PCI DSS Requirements and Testing Procedures		Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place				
A.1.2 Restrict each entity's acces	s and privileges to its own cardholder data environmer	nt only.									
A.1.2.a Verify the user ID of any application process is not a privileged user (root/admin).	 Identify the document examined to verify processes require that user IDs for hosted entities' application processes are not privileged users. 	<report findings="" here=""></report>		1	1		1				
	Using the sample of servers and hosted merchants a	and service providers from	A.1.1, for	each item p	erform th	ne following	g:				
	Describe the observed system configurations examined to verify that user IDs for hosted entities' application processes are not privileged users.	<report findings="" here=""></report>									
	Describe how running application processes IDs were observed to verify that the running application processes IDs are not privileged users.	<report findings="" here=""></report>									
A.1.2.b Verify each entity (merchant, service provider) has read, write, or execute permissions only for files and directories it owns or for necessary system files (restricted via file system permissions, access control lists, chroot, jailshell, etc.)	 Identify the document examined to verify permissions for hosted entities are defined as follows: Read permissions are only assigned for the files and directories the hosted entity owns, or for necessary systems files. Write permissions are only assigned for the files and directories the hosted entity owns, or for necessary systems files. 	<report findings="" here=""></report>									
Important: An entity's files may not be shared by group. (continued on next page)	 Access permissions are only assigned for the files and directories the hosted entity owns, or for necessary systems files. Assigned permissions for hosted entities 										
	must be restricted.An entity's files must not be shared by group.										



		ROC Reporting	Summary of Assessment Findings (check one)								
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place				
	 Using the sample of servers and hosted merchan configuration setting observed to verify permissio 			for each ite	em descri	be the sys	tem				
	 Read permissions are only assigned for the files and directories the hosted entity owns, or for necessary systems files. 	<report findings="" here=""></report>									
	 Write permissions are only assigned for the files and directories the hosted entity owns, or for necessary systems files. 	<report findings="" here=""></report>									
	 Access permissions are only assigned for the files and directories the hosted entity owns, or for necessary systems files. 	<report findings="" here=""></report>									
	 Assigned permissions for hosted entities must be restricted. 	<report findings="" here=""></report>									
	 An entity's files must not be shared by group. 	<report findings="" here=""></report>									
	For each item in the sample, perform the following	g:									
	Describe permission observed to verify permissions are restricted.	<report findings="" here=""></report>									
	 Describe how the entity's files were observed to verify they are not shared by group. 	<report findings="" here=""></report>									
A.1.2.c Verify that an entity's users do not have write access to shared system binaries.	 Identify the document examined to verify processes require a hosted entity's users do not write access to shared system binaries. 	<report findings="" here=""></report>									
	 Using the sample of servers and hosted merchants and service providers from A.1.1, for each item in the summary describe the observed system configurations observed to verify that an entity's users do not have write access to shared system binaries. 	<report findings="" here=""></report>									



		ROC Reporting	Sur	nmary of A (c	Assessm heck one		ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
A.1.2.d Verify that viewing of log entries is restricted to the owning entity.	 Identify the document examined to verify processes require that viewing of log entries is restricted to the owning entity. 	<report findings="" here=""></report>			·		
	 Using the sample of servers and hosted merchants and service providers from A.1.1, for each item in the summary describe the observed system configurations observed to verify that viewing of log entries is restricted to the owning entity. 	<report findings="" here=""></report>					
A.1.2.e To ensure each entity cannot monopolize server resources to exploit vulnerabilities (for example, error, race, and restart conditions resulting in, for example, buffer overflows), verify restrictions are in place for the use of these system resources:	 Identify the document examined to verify processes require restricts for the use of the following to ensure each entity cannot monopolize server resources to exploit vulnerabilities: Disk space Bandwidth Memory CPU 	<report findings="" here=""></report>					
Disk space	Using the sample of servers and hosted merchants a	nd service providers from A	A.1.1, per	form the fol	lowing:		
BandwidthMemory	Describe the system configuration setting observed	red to verify restriction are in	mplemen	ted for the u	use of:		
• CPU	Disk space	<report findings="" here=""></report>					
	Bandwidth	<report findings="" here=""></report>					
	Memory	<report findings="" here=""></report>					
	• CPU	<report findings="" here=""></report>					



		ROC Reporting	Sur	nmary of A (c	Assessm heck one		ings	
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place	
A.1.3 Ensure logging and audit tra consistent with PCI DSS Requirer	ails are enabled and unique to each entity's cardholder ment 10.	data environment and						
 A.1.3 Verify the shared hosting provider has enabled logging as follows, for each merchant and service provider environment: Logs are enabled for common third-party applications. Logs are active by default. Logs are available for review by the owning entity. Log locations are clearly communicated to the owning entity. 		y ing						
	to verify the following: Logging is enabled for each hosted entity. <i>Report Findings Here</i>							
	 Logs are enabled for common third-party applications. 	are enabled for common third-party <a>Report Findings Here>						
	Logs are active by default.	<report findings="" here=""></report>						
	 Logs are available for review by the owning entity. 	<pre><report findings="" here=""> ne <report findings="" here=""></report></report></pre>						
	 Log locations are clearly communicated to the owning entity. 							
	 Logging and audit trails are consistent with PCI DSS Requirement 10. 	<report findings="" here=""></report>						



		ROC Reporting	Summary of Assessment Findin (check one)				ngs
PCI DSS Requirements and Testing Procedures	Reporting Instruction	Details: Assessor's Response	In Place	In Place with CCW	N/A	Not Tested	Not in Place
A.1.4 Enable processes to provid merchant or service provider.	promise to any hosted						
A.1.4 Verify the shared hosting provider has written policies tha provide for a timely forensics investigation of related servers	 Identify the document examined to verify processes define timely forensics investigation in the event of a compromise to any hosted entity. 	<report findings="" here=""></report>	- -			-	
in the event of a compromise.	 Identify the responsible personnel interviewed who confirm that processes are implemented in accordance with the documented policies. 	<report findings="" here=""></report>					
	Describe how processes were observed to verify that processes are implemented to provide for timely forensics investigation in the event of a compromise to any hosted entity.	<report findings="" here=""></report>					



Appendix B: Compensating Controls

Compensating controls may be considered for most PCI DSS requirements when an entity cannot meet a requirement explicitly as stated, due to legitimate technical or documented business constraints, but has sufficiently mitigated the risk associated with the requirement through implementation of other, or compensating, controls.

Compensating controls must satisfy the following criteria:

- 1. Meet the intent and rigor of the original PCI DSS requirement.
- 2. Provide a similar level of defense as the original PCI DSS requirement, such that the compensating control sufficiently offsets the risk that the original PCI DSS requirement was designed to defend against. (See *Navigating PCI DSS* for the intent of each PCI DSS requirement.)
- 3. Be "above and beyond" other PCI DSS requirements. (Simply being in compliance with other PCI DSS requirements is not a compensating control.)

When evaluating "above and beyond" for compensating controls, consider the following:

Note: The items at a) through c) below are intended as examples only. All compensating controls must be reviewed and validated for sufficiency by the assessor who conducts the PCI DSS review. The effectiveness of a compensating control is dependent on the specifics of the environment in which the control is implemented, the surrounding security controls, and the configuration of the control. Companies should be aware that a particular compensating control will not be effective in all environments.

- a) Existing PCI DSS requirements CANNOT be considered as compensating controls if they are already required for the item under review. For example, passwords for non-console administrative access must be sent encrypted to mitigate the risk of intercepting clear-text administrative passwords. An entity cannot use other PCI DSS password requirements (intruder lockout, complex passwords, etc.) to compensate for lack of encrypted passwords, since those other password requirements do not mitigate the risk of interception of clear-text passwords. Also, the other password controls are already PCI DSS requirements for the item under review (passwords).
- b) Existing PCI DSS requirements MAY be considered as compensating controls if they are required for another area, but are not required for the item under review. For example, two-factor authentication is a PCI DSS requirement for remote access. Two-factor authentication *from within the internal network* can also be considered as a compensating control for non-console administrative access when transmission of encrypted passwords cannot be supported. Two-factor authentication may be an acceptable compensating control if: (1) it meets the intent of the original requirement by addressing the risk of intercepting clear-text administrative passwords; and (2) it is set up properly and in a secure environment.
- c) Existing PCI DSS requirements may be combined with new controls to become a compensating control. For example, if a company is unable to render cardholder data unreadable per Requirement 3.4 (for example, by encryption), a compensating control could consist of a device or combination of devices, applications, and controls that address all of the following: (1) internal network segmentation; (2) IP address or MAC address filtering; and (3) two-factor authentication from within the internal network.
- 4. Be commensurate with the additional risk imposed by not adhering to the PCI DSS requirement.

The assessor is required to thoroughly evaluate compensating controls during each annual PCI DSS assessment to validate that each compensating control adequately addresses the risk the original PCI DSS requirement was designed to address, per items 1-4 above. To maintain compliance, processes and controls must be in place to ensure compensating controls remain effective after the assessment is complete.



Appendix C: Compensating Controls Worksheet

Use this worksheet to define compensating controls for any requirement where compensating controls are used to meet a PCI DSS requirement. Note that compensating controls should also be documented in the Report on Compliance in the corresponding PCI DSS requirement section.

Note: Only companies that have undertaken a risk analysis and have legitimate technological or documented business constraints can consider the use of compensating controls to achieve compliance.

Requirement Number and Definition:

		Information Required	Explanation
1.	Constraints	List constraints precluding compliance with the original requirement.	
2.	Objective	Define the objective of the original control; identify the objective met by the compensating control.	
3.	Identified Risk	Identify any additional risk posed by the lack of the original control.	
4.	Definition of Compensating Controls	Define the compensating controls and explain how they address the objectives of the original control and the increased risk, if any.	
5.	Validation of Compensating Controls	Define how the compensating controls were validated and tested.	
6.	Maintenance	Define process and controls in place to maintain compensating controls.	



Compensating Controls Worksheet – Completed Example

Use this worksheet to define compensating controls for any requirement noted as "in place" via compensating controls.

Requirement Number: 8.1.1 – Are all users identified with a unique user ID before allowing them to access system components or cardholder data?

		Information Required	Explanation
1.	Constraints	List constraints precluding compliance with the original requirement.	Company XYZ employs stand-alone Unix Servers without LDAP. As such, they each require a "root" login. It is not possible for Company XYZ to manage the "root" login nor is it feasible to log all "root" activity by each user.
2.	Objective	Define the objective of the original control; identify the objective met by the compensating control.	The objective of requiring unique logins is twofold. First, it is not considered acceptable from a security perspective to share login credentials. Secondly, having shared logins makes it impossible to state definitively that a person is responsible for a particular action.
3.	Identified Risk	Identify any additional risk posed by the lack of the original control.	Additional risk is introduced to the access control system by not ensuring all users have a unique ID and are able to be tracked.
4.	Definition of Compensating Controls	Define the compensating controls and explain how they address the objectives of the original control and the increased risk, if any.	Company XYZ is going to require all users to log into the servers from their desktops using the "SU" (substitute user) command. This allows a user to access the "root" account and perform actions under the "root" account but is able to be logged in the SU-log directory. In this way, each user's actions can be tracked through the SU account, without the "root" password being shared with the users.
5.	Validation of Compensating Controls	Define how the compensating controls were validated and tested.	Company XYZ demonstrates to assessor that the SU command is being executed and that all activities performed by those individuals utilizing the command are logged to identify that the individual is performing actions under root privileges.
6.	Maintenance	Define process and controls in place to maintain compensating controls.	Company XYZ documents processes and procedures to ensure SU configurations are not changed, altered, or removed to allow individual users to execute root commands without being individually identified, tracked and logged.



Appendix D: Segmentation and Sampling of Business Facilities/System Components

