

Withdrawn Draft

Warning Notice

The attached draft document has been withdrawn and is provided solely for historical purposes. It has been followed by the document identified below.

Withdrawal Date November 17, 2023

Original Release Date July 20, 2022

The attached draft document is followed by:

Status Final

Series/Number NIST SP 800-221A

Title Information and Communications Technology (ICT) Risk
Outcomes: Integrating ICT Risk Management Programs with the
Enterprise Risk Portfolio

Publication Date November 2023

DOI <https://doi.org/10.6028/NIST.SP.800-221A>

CSRC URL <https://csrc.nist.gov/pubs/sp/800/221/a/final>

Additional Information

3 **Information and Communications**
4 **Technology (ICT) Risk Outcomes:**

5 *Integrating ICT Risk Management Programs with the Enterprise*
6 *Risk Portfolio*

7
8 Initial Public Draft

9
10 Stephen Quinn

11 Nahla Ivy

12 Julie Chua

13 Karen Scarfone

14 Matthew Barrett

15 Larry Feldman

16 Daniel Topper

17 Greg Witte

18 R. K. Gardner

19
20
21 This publication is available free of charge from:
22 <https://doi.org/10.6028/NIST.SP.800-221A.ipd>
23

26
27

28
29
30
31

32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53

**NIST Special Publication
NIST SP 800-221A ipd**

**Information and Communications
Technology (ICT) Risk Outcomes:**

*Integrating ICT Risk Management Programs with the Enterprise
Risk Portfolio*

Stephen Quinn
*Computer Security Division
Information Technology Laboratory*

Nahla Ivy
*Enterprise Risk Management Office
Office of Financial Resource Management*

Julie Chua
*Office of Information Security
Office of the Chief Information Officer
Health and Human Services*

Karen Scarfone
*Scarfone Cybersecurity
Clifton, VA*

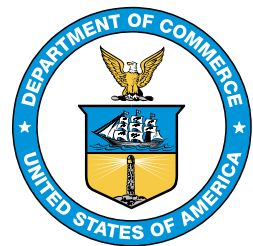
Matthew Barrett
*CyberESI Consulting Group, Inc.
Baltimore, MD*

Larry Feldman
Daniel Topper
Greg Witte
*Huntington Ingalls Industries
Annapolis Junction, MD*

R. K. Gardner
*New World Technology Partners
Annapolis, MD*

This publication is available free of charge from:
<https://doi.org/10.6028/NIST.SP.800-221A.ipd>

July 2022



54
55
56
57
58
59

U.S. Department of Commerce
Gina M. Raimondo, Secretary

National Institute of Standards and Technology
Laurie E. Locascio, NIST Director and Under Secretary of Commerce for Standards and Technology

60

Authority

61 This publication has been developed by NIST in accordance with its statutory responsibilities under the
62 Federal Information Security Modernization Act (FISMA) of 2014, 44 U.S.C. § 3551 *et seq.*, Public Law
63 (P.L.) 113-283. NIST is responsible for developing information security standards and guidelines, including
64 minimum requirements for federal information systems, but such standards and guidelines shall not apply
65 to national security systems without the express approval of appropriate federal officials exercising policy
66 authority over such systems. This guideline is consistent with the requirements of the Office of Management
67 and Budget (OMB) Circular A-130.

68 Nothing in this publication should be taken to contradict the standards and guidelines made mandatory and
69 binding on federal agencies by the Secretary of Commerce under statutory authority. Nor should these
70 guidelines be interpreted as altering or superseding the existing authorities of the Secretary of Commerce,
71 Director of the OMB, or any other federal official. This publication may be used by nongovernmental
72 organizations on a voluntary basis and is not subject to copyright in the United States. Attribution would,
73 however, be appreciated by NIST.

74 National Institute of Standards and Technology Special Publication 800-221A
75 Natl. Inst. Stand. Technol. Spec. Publ. 800-221A, 20 pages (July 2022)
76 Initial Public Draft
77 CODEN: NSPUE2

78 This publication is available free of charge from:
79 <https://doi.org/10.6028/NIST.SP.800-221A.ipd>

80 Certain commercial entities, equipment, or materials may be identified in this document in order to describe an
81 experimental procedure or concept adequately. Such identification is not intended to imply recommendation or
82 endorsement by NIST, nor is it intended to imply that the entities, materials, or equipment are necessarily the best
83 available for the purpose.

84 There may be references in this publication to other publications currently under development by NIST in accordance
85 with its assigned statutory responsibilities. The information in this publication, including concepts and methodologies,
86 may be used by federal agencies even before the completion of such companion publications. Thus, until each
87 publication is completed, current requirements, guidelines, and procedures, where they exist, remain operative. For
88 planning and transition purposes, federal agencies may wish to closely follow the development of these new
89 publications by NIST.

90 Organizations are encouraged to review all draft publications during public comment periods and provide feedback to
91 NIST. Many NIST cybersecurity publications, other than the ones noted above, are available at
92 <https://csrc.nist.gov/publications>.

93 **Public comment period:** July 20, 2022 – September 6, 2022

94 **Submit comments on this publication to:** ictm@nist.gov

95 National Institute of Standards and Technology
96 Attn: Applied Cybersecurity Division, Information Technology Laboratory
97 100 Bureau Drive (Mail Stop 2000) Gaithersburg, MD 20899-2000

98 All comments are subject to release under the Freedom of Information Act (FOIA).

99

Reports on Computer Systems Technology

100 The Information Technology Laboratory (ITL) at the National Institute of Standards and
101 Technology (NIST) promotes the U.S. economy and public welfare by providing technical
102 leadership for the Nation’s measurement and standards infrastructure. ITL develops tests, test
103 methods, reference data, proof of concept implementations, and technical analyses to advance
104 the development and productive use of information technology. ITL’s responsibilities include the
105 development of management, administrative, technical, and physical standards and guidelines for
106 the cost-effective security and privacy of other than national security-related information in
107 federal information systems. The Special Publication 800-series reports on ITL’s research,
108 guidelines, and outreach efforts in information system security, and its collaborative activities
109 with industry, government, and academic organizations.

110

Abstract

111 The increasing frequency, creativity, and severity of technology attacks means that all enterprises
112 should ensure that information and communication technology (ICT) risk is receiving
113 appropriate attention within their enterprise risk management (ERM) programs. Specific types of
114 ICT risk include, but are not limited to, cybersecurity, privacy, supply chain, and artificial
115 intelligence risk. This document provides a framework of outcomes that applies to all types of
116 ICT risk. It complements NIST Special Publication (SP) 800-221, *Enterprise Impact of*
117 *Information and Communication Technology Risk*, which focuses on the use of risk registers to
118 communicate and manage ICT risk.

119

Keywords

120 enterprise risk management (ERM); enterprise risk profile (ERP); enterprise risk register (ERR);
121 information and communication technology (ICT); ICT risk; ICT risk management (ICTRM);
122 ICT risk measurement; ICT Risk Outcomes Framework (ICT ROF); risk appetite; risk register;
123 risk tolerance.

124

Acknowledgments

125 The authors thank everyone who contributed their time and expertise to the development of this
126 report.

127

Audience

128 The primary audience for this publication includes both Federal Government and non-Federal
129 Government professionals at all levels who understand ICT but may be unfamiliar with the
130 details of ERM. The secondary audience includes both federal and non-Federal Government
131 corporate officers, high-level executives, ERM officers and staff members, and others who
132 understand ERM but may be unfamiliar with the details of ICT.

133

Trademark Information

134 All registered trademarks or trademarks belong to their respective organizations.

135

Document Conventions

136 For the purposes of this publication, “assets” are defined as technologies that may compose an
137 information or communication system. The term “asset” or “assets” is used in multiple
138 frameworks and documents. Examples include laptop computers, desktop computers, servers,
139 sensors, data, mobile phones, tablets, routers, and switches. In instances where the authors mean
140 “assets” as they appear on a balance sheet, the word “asset” will be preceded by words such as
141 “high-level,” “balance sheet,” or “Level 1” to differentiate context.

142

Note to Reviewers

143 The authors are grateful for the feedback and support provided by the community in response to
144 draft publications. In support of the final edition of this report, NIST asks that readers review the
145 following questions and consider these in your feedback and recommendations.

- 146 1. Is this document a useful extension of the concepts in SP 800-221?
- 147 2. Is the framework comprehensive with respect to risk governance and risk management?
148 If not, what additional items should NIST consider?
- 149 3. Does the framework support *and advance* your current risk governance and risk
150 management practices? If not, what additional practices should NIST include?
- 151 4. Has this publication provided adequate explanation for how the framework might be used
152 with and support program risk frameworks (e.g., Cybersecurity Framework, Privacy
153 Framework)?
- 154 5. Does this publication effectively relate to both private- and public-sector enterprises
155 through its structure, terminologies, and examples?
- 156 6. Are there additional ICTRM/ERM-related topics that would be helpful to include in
157 future iterations of this publication?
- 158 7. Is the relationship between SP 800-221A and Cybersecurity and Privacy Reference Tool
159 (CPRT) (<https://csrc.nist.gov/Projects/cprt>) clear? Is CPRT a helpful supplement to SP
160 800-221A?

161

Call for Patent Claims

162 This public review includes a call for information on essential patent claims (claims whose use
163 would be required for compliance with the guidance or requirements in this Information
164 Technology Laboratory (ITL) draft publication). Such guidance and/or requirements may be
165 directly stated in this ITL Publication or by reference to another publication. This call also
166 includes disclosure, where known, of the existence of pending U.S. or foreign patent applications
167 relating to this ITL draft publication and of any relevant unexpired U.S. or foreign patents.

168 ITL may require from the patent holder, or a party authorized to make assurances on its behalf,
169 in written or electronic form, either:

- 170 a) assurance in the form of a general disclaimer to the effect that such party does not hold
171 and does not currently intend holding any essential patent claim(s); or

172 b) assurance that a license to such essential patent claim(s) will be made available to
173 applicants desiring to utilize the license for the purpose of complying with the guidance
174 or requirements in this ITL draft publication either:

- 175 i. under reasonable terms and conditions that are demonstrably free of any unfair
176 discrimination; or
- 177 ii. without compensation and under reasonable terms and conditions that are
178 demonstrably free of any unfair discrimination.

179 Such assurance shall indicate that the patent holder (or third party authorized to make assurances
180 on its behalf) will include in any documents transferring ownership of patents subject to the
181 assurance, provisions sufficient to ensure that the commitments in the assurance are binding on
182 the transferee, and that the transferee will similarly include appropriate provisions in the event of
183 future transfers with the goal of binding each successor-in-interest.

184 The assurance shall also indicate that it is intended to be binding on successors-in-interest
185 regardless of whether such provisions are included in the relevant transfer documents.

186 Such statements should be addressed to: ictm@nist.gov

187 **Table of Contents**

188 **1 Introduction 1**

189 1.1 Purpose and Scope 1

190 1.2 Publication Contents 1

191 **2 Information and Communications Technology Areas 2**

192 **3 ICT Risk Outcomes Framework 3**

193 **References 12**

194 **List of Appendices**

195

196 **Appendix A— Acronyms 13**

197

198 **1 Introduction**

199 The increasing frequency, creativity, and severity of attacks against technology means that all
200 enterprises should ensure that information and communication technology (ICT) risk is receiving
201 appropriate attention within their enterprise risk management (ERM) programs. Specific types of
202 ICT risk include, but are not limited to, cybersecurity, privacy, supply chain, and artificial
203 intelligence risk.

204 **1.1 Purpose and Scope**

205 This document provides a framework of outcomes that applies to all types of ICT risk. It
206 complements NIST Special Publication (SP) 800-221, *Enterprise Impact of Information and*
207 *Communication Technology Risk* [SP800221], which focuses on the use of risk registers to
208 communicate and manage ICT risk. Before reading this publication, you should first read NIST
209 SP 800-221 so that you understand the concepts and context for the information contained in the
210 framework of outcomes.

211 NIST has already defined outcome-based frameworks for several types of ICT risk, including the
212 Cybersecurity Framework [CSF], the Privacy Framework [PF], and the Secure Software
213 Development Framework [SSDF]. The outcomes in those frameworks are effectively more
214 specific instances of the outcomes in the more general framework defined in this publication.

215 **1.2 Publication Contents**

216 The remainder of this publication is organized into the following major sections:

- 217 • Section 2 provides an overview of ICT processes as a context for ERM.
- 218 • Section 3 defines the framework of ICT risk outcomes and explains the significance of
219 each field within the framework.
- 220 • The References section defines the references cited in this publication.
- 221 • Appendix A contains acronyms used in the publication.

222 **2 Information and Communications Technology Areas**

223 ERM is the highest terminus of ICT risk management (ICTRM). As with NIST SP 800-221, the
 224 processes described within this publication focus on ICTRM within, between, and across ICT
 225 areas. ICTRM helps ensure that leaders and stakeholders are supported by a holistic risk
 226 monitoring and communication model,
 227 which is needed for the complexity of risks
 228 at the enterprise level.

229 An ICT Risk Outcomes Framework (ROF)
 230 is needed to support ICT risk escalation and
 231 elevation, as well as reduce ICTRM
 232 complexity. While the focus of many risk
 233 management program frameworks is the
 234 comprehensiveness of each program’s
 235 controls, the ICT ROF focuses on the
 236 comprehensiveness of overarching risk
 237 governance and management. Specifically,
 238 the ICT ROF enumerates distinct outcomes
 239 associated with the ICTRM process
 240 described in NIST SP 800-221 and
 241 illustrated in Figure 1.

242 The **risk governance outcomes** of the ICT
 243 ROF are meant to be applied at select levels
 244 in a given organization. Typically, risk
 245 governance will occur at the enterprise
 246 level, and may also occur at the
 247 organization level.

248 The **risk management outcomes** of the
 249 ICT ROF may be applied at all levels in a
 250 given organization. The risk management
 251 outcomes are highly relevant to individual
 252 risk management programs and may be
 253 used alongside risk management program
 254 frameworks.

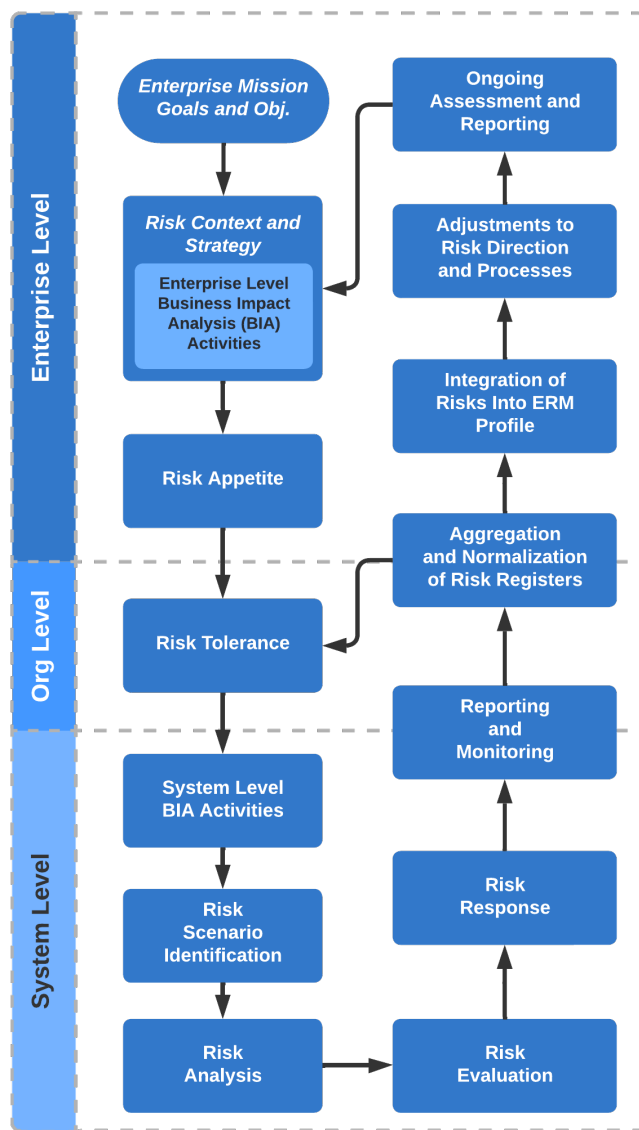


Figure 1: ICTRM Process

255 **3 ICT Risk Outcomes Framework (ROF)**

256 This section defines the ICT ROF, a framework for integrating ICT risk with enterprise risk. The
257 ICT ROF is a set of desired outcomes and applicable references that are common across all types
258 of ICT risk. It provides a common language for understanding, managing, and expressing ICT
259 risk to internal and external stakeholders. It can be used to help identify and prioritize actions for
260 reducing ICT risk, and it is a tool for aligning policy, business, and technological approaches to
261 managing that risk. Using the framework for each type of ICT risk will help organizations
262 improve the quality and consistency of ICT risk information they provide as inputs to their ERM
263 programs. That, in turn, will help organizations address all forms of ICT risk more effectively in
264 their ERM.

265 The ICT ROF is comprised of the following components:

- 266 • **Functions** organize ICT risk outcomes at their highest level. There are two Functions:
 - 267 ○ **Govern (GV):** Develop and implement the organizational business logic for risk
268 management, and ensure risk management is performed according to that business
269 logic.
 - 270 ○ **Manage (MA):** Continuously identify and address risks in accordance with the
271 organization’s risk management policies, processes, and priorities.
- 272 • **Categories** are the subdivisions of a Function into groups of ICT risk outcomes closely
273 tied to programmatic needs and particular activities. Examples of Categories include:
 - 274 ○ Roles and Responsibilities (GV.RR)
 - 275 ○ Risk Analysis (MA.RA)
 - 276 ○ Risk Monitoring, Evaluation, and Adjustment (MA.RM)
- 277 • **Subcategories** further divide a Category into specific outcomes of technical and/or
278 management activities. While not exhaustive, they help support achievement of the
279 outcomes in each Category. Examples of Subcategories include:
 - 280 ○ GV.RR-1: Risk governance roles and responsibilities are established and
281 communicated.
 - 282 ○ MA.RA-1: The likelihood of each risk event is estimated using risk assessment
283 techniques and probability models.
 - 284 ○ MA.RM-4: When risk exceeds risk tolerance, changes to risk responses are
285 identified and planned.
- 286 • **Informative Examples** are one or more notional examples of how tools, processes, or
287 other methods could be used to help achieve a Subcategory. No examples or combination
288 of examples are required, and the stated examples are not the only feasible options. Some
289 examples may not be applicable to certain organizations and situations. Examples of
290 Informative Examples include:
 - 291 ○ For GV.RR-1: An organization establishes which roles are responsible for
292 documenting risk appetite and policy, as well as performing risk oversight.

- 293 ○ For MA.RA-1: Bayesian models, event tree analysis, or similar techniques are
 294 used to determine the likelihood of a risk, and that information is recorded in the
 295 Current Assessment – Likelihood field in a risk register.
- 296 ○ For MA.RM-4: KRIs are monitored to determine when risk exceeds risk
 297 tolerance, resulting in updates to the risk register and planning of a revised risk
 298 response, risk response type, risk response cost, and/or risk response description.
- 299 ● **Informative References** are specific sections of standards, guidelines, and practices that
 300 illustrate a method to achieve the outcomes associated with each Subcategory. The
 301 Informative References are intended to be illustrative and not exhaustive. To avoid
 302 having to re-release this publication every time an Informative Reference is added or
 303 updated, Informative References are omitted from this publication. Instead, they will be
 304 held in NIST’s [Online Informative References \(OLIR\) Catalog](#).

305 For ease of use, each Function, Category, and Subcategory is assigned a unique identifier. Table
 306 1 lists the identifiers for the Functions and Categories to show the framework’s overall structure.

307 **Table 1 Function and Category Unique Identifiers**

Function	Category
GOVERN (GV)	Context (GV.CT)
	Roles and Responsibilities (GV.RR)
	Policy (GV.PO)
	Benchmarking (GV.BE)
	Communication (GV.CO)
	Adjustments (GV.AD)
	Oversight (GV.OV)
MANAGE (MA)	Risk Identification (MA.RI)
	Risk Analysis (MA.RA)
	Risk Prioritization (MA.RP)
	Risk Response (MA.RR)
	Risk Monitoring, Evaluation, and Adjustment (MA.RM)
	Risk Communication (MA.RC)
	Risk Improvement (MA.IM)

308 Table 2 defines all of the Functions, Categories, Subcategories, and Informative Examples in the
 309 ICT ROF. Table 2 includes only a subset of what an organization may need to do and achieve.
 310 The information in the table is space-constrained; much more information can be found from the
 311 Informative References in the NIST OLIR Catalog. Note that the order of the Functions,
 312 Categories, and Subcategories in the table is not intended to imply the sequence of
 313 implementation or the relative importance of any Function, Category, or Subcategory.

Table 2 ICT Risk Outcomes Framework

Function	Category	Subcategory	Informative Example
GOVERN (GV): Develop and implement the organizational business logic for risk management, and ensure risk management is performed according to that business logic.	Context (GV.CT): The organization's risk context, including mission, mission priorities, stakeholders, objectives, and direction, is understood.	GV.CT-1: Organizational mission, vision, and authorities are understood and considered.	An organization builds upon statute and authorities thereof to develop its two-year mission and five-year vision statements.
		GV.CT-2: Internal and outside stakeholder groups that affect or are affected by the organization are identified.	An organization periodically inventories groups of people that affect, and are affected by, the organization.
		GV.CT-3: The priorities, expectations, and effects of outside stakeholder groups are understood and considered.	An organization understands and considers outside stakeholder expectations such as: <ul style="list-style-type: none"> - Privacy expectations of customers - Business expectations of partners - Compliance expectations of regulators - Ethics expectations of society
		GV.CT-4: The priorities, expectations, and effects of internal stakeholder groups are understood and considered.	An organization understands and considers internal stakeholder expectations such as: <ul style="list-style-type: none"> - Cultural expectations of employees - Achievement expectations of officers and directors
		GV.CT-5: Organizational charter, expectations, and objectives are aligned, prioritized, and communicated as risk context.	As part of annual strategic planning, an organization performs a strengths, weaknesses, opportunities, and threats (SWOT) analysis to determine near-term and long-term objectives, risks, and risk appetite. The objectives, risks, and risk appetite are documented and communicated in the form of a strategy.
		GV.CT-6: Mission/business functions and criticality are communicated as risk context.	Risk activities account for mission/business impact in the Impact field of the risk register, and account for mission/business criticality in the business impact analysis (BIA).
	Roles and Responsibilities (GV.RR): Positions, duties, and authorities for risk governance and management are established and communicated.	GV.RR-1: Risk governance roles and responsibilities are established and communicated.	An organization establishes which roles are responsible for documenting risk appetite and policy, as well as performing risk oversight.
		GV.RR-2: Risk management roles and responsibilities are established and communicated.	An organization establishes which roles are responsible for extending risk appetite into risk tolerance, as well as identifying, prioritizing, responding to, monitoring, evaluating, and adjusting risk.
	Policy (GV.PO): The policies to manage and monitor the organization's regulatory, legal, risk, environmental, and operational requirements are understood.	GV.PO-1: Risk management stances, activities, appetites, roles, and authorities are established and communicated.	An organization authors and disseminates a risk management policy that declares stances (what the organization will, and will not, do), activities related to those stances, risk limitations using risk appetite statements, and expectations and authorities associated with key roles such as the Chief Executive

Function	Category	Subcategory	Informative Example
			Officer, Chief Financial Officer, Chief Risk Officer, and Chief Information Security Officer.
		GV.PO-2: Organizational stances, activities, roles, and authorities that affect risk management are aligned with risk policies and appetite.	An organization considers risk policies and risk appetite statements when developing policies that affect/support risk management.
		GV.PO-3: Organizational stances, activities, roles, and authorities that are affected by risk management are aligned with risk policies and appetite.	When developing policies that are affected by risk management, an organization aligns those policies with risk policies and risk appetite statements.
	Benchmarking (GV.BE): Methods, criteria, and expectations for discovering and distinguishing risk are established, communicated, and followed.	GV.BE-1: High-level organizational risks are periodically catalogued, categorized, and communicated.	Annually, an organization uses enterprise risk scenarios as a basis for adjusting the high-level risks represented in a risk breakdown structure.
		GV.BE-2: Risk appetite statements are developed and periodically communicated to risk management programs.	As a part of annual strategic planning, a corporation determines its risk appetite and communicates its risk appetite statements to risk management programs via a strategic plan.
		GV.BE-3: Risk tolerance statements are created as more specific translations of risk appetite statements and communicated to risk management programs as a basis for identifying risk.	An organization translates risk appetite statements into more specific, measurable, and broadly understandable risk tolerance statements in preparation to distribute the labor of risk management across a team of personnel.
		GV.BE-4: Risk scenarios that describe assets, threats, vulnerabilities, probabilities, and impacts are crafted and communicated.	Annually, an organization creates and refines anticipated enterprise risk scenarios as a basis for adjusting the high-level risks represented in a risk breakdown structure.
	Communication (GV.CO): Methods, criteria, and schedules for expressing and explaining risk are established, communicated, and followed.	GV.CO-1: Mandatory and voluntary disclosure decisions are informed through an enterprise risk profile and performed on a scheduled or as-needed (e.g., incident disclosure) basis.	Information from the enterprise risk register (ERR) forms the basis for a quarterly enterprise risk profile (ERP) update and informs quarterly and annual public disclosures. A data breach involving protected health information (PHI) triggers mandatory reporting to PHI owners and regulators.
		GV.CO-2: An enterprise risk communication format is established, communicated, and used as the basis for communication with risk management programs.	An ERR and standardized values and instructions for ERR fields are created, occasionally updated, and communicated to risk management programs as the expected risk reporting format.
		GV.CO-3: Criteria for immediate and periodic escalation of program risks are established, communicated, understood, and used as the basis for risk communication.	An ERM committee documents and communicates escalation criteria to the risk management programs periodically.

Function	Category	Subcategory	Informative Example
		GV.CO-4: Criteria for transfer of elevation of risk ownership are established, communicated, understood, and used as the basis for risk communication.	An ERM committee documents and communicates elevation criteria to the risk management programs periodically.
	Adjustments (GV.AD): Risk governance is adapted based on changes in organizational objectives, risk exposure, and residual risk.	GV.AD-1: Risk appetite is adjusted based on changes in organizational objectives, risk exposure, and residual risk.	An organization's annual strategic planning refines organizational objectives and risk appetite based on known risk exposure and residual risk.
		GV.AD-2: Strategic opportunities (aka positive risks) are adjusted based on changes in organizational objectives, risk exposure, and residual risk.	Among other things, risk exposure and residual risk from the risk register are considered in trade-off analysis with opportunities, and adjustments may be made to opportunity scope.
		GV.AD-3: Strategic priorities are adjusted based on changes in organizational objectives, risk exposure, and residual risk.	Among other things, risk exposure and residual risk from the risk register are considered in trade-off analysis with opportunities, and adjustments may be made to opportunity priority, timeline, or budget.
	Oversight (GV.OV): Risk is identified and addressed by risk management programs according to the criteria and expectations of risk governance.	GV.OV-1: Risk appetite statements and related contextual information are understood and applied by risk management programs.	Portfolio-level personnel verify that risk management programs understand and are applying risk appetite statements appropriately by evaluating what risks are communicated in the risk register.
		GV.OV-2: Assigned roles, responsibilities, and authorities are understood and implemented by risk management programs.	Portfolio-level personnel verify that risk management programs understand and are implementing roles, responsibilities, and authorities appropriately by evaluating that assigned responsibilities are being fulfilled and by whom.
		GV.OV-3: Organizational risk management policy and policies affecting risk management are understood and implemented by risk management programs.	Portfolio-level personnel monitor stances to verify that risk policies, and risk affecting policies, are upheld.
		GV.OV-4: Risk tolerance statements are used by risk management program personnel as a basis for identifying risk.	Portfolio-level personnel verify that risk management programs understand and are applying risk tolerance statements appropriately by evaluating what risks are communicated in the risk register.
		GV.OV-5: Risk is identified, adjudicated, and tracked by risk management programs according to published formats.	A risk management program uses the ERR as a basis for its risk register, and regularly communicates with Level 2 and Level 1 risk personnel using that program risk register.
		GV.OV-6: Risk is communicated and transferred by risk management programs according to published escalation and elevation criteria and process.	A risk management program uses criteria provided by Level 2 risk personnel to escalate risks to the <i>attention</i> of Level 2 risk personnel and elevate risks for <i>management</i> by Level 2 risk personnel.

Function	Category	Subcategory	Informative Example
		GV.OV-7: Risk management programs provide feedback for adjustment of risk appetite, opportunities, and strategic priorities.	A risk management program provides feedback to Level 2 and Level 1 risk managers when more risks exceed tolerance than current budgets will support.
MANAGE (MA): Continuously identify and address risks in accordance with the organization's risk management policies, processes, and priorities.	Risk Identification (MA.RI): Risk events for the organization are catalogued and recorded.	MA.RI-1: The assets (data, personnel, devices, systems, facilities, third-party services, etc.) that enable the organization to achieve its objectives are identified along with the assets' relative importance to those objectives and the organization's strategy.	The dependency between facility security and the electronic badge reader technology system is identified in a BIA, and any cyber risk to the electronic badge reader system is recorded in the Risk Description field of a risk register as something that could adversely affect building security.
		MA.RI-2: Threats against the organization's assets are identified and documented.	Threat intelligence sources are monitored for threats that may adversely affect critical assets. Threat modeling techniques are used to determine likely impact. This information is compared to information available from risk assessments and previous risk events. Relevant threat information is recorded in the Risk Description field of a risk register.
		MA.RI-3: Vulnerabilities of the organization's assets are identified and documented.	Vulnerability sources are monitored for vulnerabilities that affect critical assets, and relevant vulnerabilities are recorded in the Risk Description field of a risk register.
		MA.RI-4: Potential consequences are identified for each risk for the organization's assets and documented.	Risk cause and effect are documented as a risk scenario and included in the Risk Description field of a risk register.
		MA.RI-5: Risks are categorized in anticipation of future grouping and combination.	The Risk Category field of a risk register is populated with categories that are meaningful to an organization.
	Risk Analysis (MA.RA): Risk events are assessed for likelihood and impact.	MA.RA-1: The likelihood of each risk event is estimated using risk assessment techniques and probability models.	Bayesian models, event tree analysis, or similar techniques are used to determine the likelihood of a risk, and that information is recorded in the Current Assessment – Likelihood field in a risk register.
		MA.RA-2: The impact of each risk event is estimated using risk assessment techniques that take into consideration both tangible and less tangible impacts, including secondary/cascading impacts, and the estimated impact is recorded.	An organization uses prior event data and the three-point estimate to determine likely single-loss expectancy (SLE) and annualized loss expectancy (ALE) from a risk and records that information in the Current Assessment – Impact field in a risk register.
	Risk Prioritization (MA.RP): Key risks are ranked for response decisions.	MA.RP-1: The exposure presented by each risk is determined using qualitative and/or quantitative models and recorded.	An organization assigns a qualitative risk exposure based on risk likelihood and impact and records that determination in the Current Assessment – Exposure Rating field of a risk register.

Function	Category	Subcategory	Informative Example
		MA.RP-2: The risks are prioritized based on exposure and other factors using qualitative and/or quantitative models, and the priorities are recorded.	An organization uses a quantitative model to prioritize its risks and records the priorities in the Priority field of a risk register.
	Risk Response (MA.RR): Risk responses are developed, costed, decided, described, assigned, and executed.	MA.RR-1: The exposure associated with each risk is checked against risk tolerance statements to determine which risks need transferred, mitigated, or avoided to achieve information and communications technology objectives.	An organization uses the exposure from a risk register to decide an appropriate risk response.
	MA.RR-2: A risk response that will achieve business objectives and comply with risk guidance from leadership is identified, planned, and recorded, along with the estimated cost of applying the risk response.	An organization chooses a risk response type and estimates its cost, and records those in the Risk Response Type and Risk Response Cost fields, respectively, of a risk register.	
	MA.RR-3: A risk owner is assigned for each risk response.	For each risk response in a risk register, a person is assigned responsibility for the risk response action and recorded in the Risk Owner field of the risk register.	
	MA.RR-4: Plans for implementing risk responses are documented.	For each risk response in a risk register, a plan is recorded in the Risk Response Description field of the risk register.	
	MA.RR-5: Risk responses that will take an extended period of time or require additional funding to fully enact are recorded and tracked.	A federal agency determines that a risk will take two years to fully address and records the corresponding risk plan in a Plan of Action & Milestones (POA&M) document. A private-sector organization determines that a risk will require funding from next fiscal year to fully address and records the corresponding risk plan in a project plan.	
	MA.RR-6: Risk analysis is revised after risk responses are determined to reflect the envisioned reduction of likelihood and impact from each risk response.	An organization updates the Current Assessment – Likelihood, Impact, and Exposure Rating fields of a risk register after the risk responses have been documented.	
	MA.RR-7: Controls are implemented or adjusted to perform risk response plans.	An organization implements security controls to enact a risk response, and those actions are recorded in the Risk Response Description field of a risk register.	
	MA.RR-8: Residual risk is forecasted for each risk after risk responses are decided.	An organization estimates its residual risk and records it in the Residual Risk field of a risk register.	
	Risk Monitoring, Evaluation, and Adjustment (MA.RM): Risks are checked and	MA.RM-1: Risk conditions are continually monitored against risk tolerance to ensure conditions remain within acceptable levels.	Risks are measured and benchmarked according to key performance indicators (KPIs) and key risk indicators (KRIs), respectively.

Function	Category	Subcategory	Informative Example
	assessed, and risk responses are adapted as needed.	MA.RM-2: The effectiveness of risk responses is evaluated against objectives to identify risk that exceeds acceptable levels.	An organization compares target risks (Target Profile) to current risks (Current Profile) and performs a gap analysis.
		MA.RM-3: Findings from audits and risk assessments are analyzed to identify changes in risk and the effectiveness of risk responses.	A risk management program adjusts some risk responses based on recent audit findings.
		MA.RM-4: When risk exceeds risk tolerance, changes to risk responses are identified and planned.	KRIs are monitored to determine when risk exceeds risk tolerance, resulting in updates to the risk register and planning of a revised risk response, risk response type, risk response cost, and/or risk response description.
		MA.RM-5: Risk tolerance statements and budgets are adjusted as needed to reflect appropriate risk responses.	A risk management program makes budgetary adjustments when it identifies risks that are beyond tolerance and cannot be addressed with current budgets.
		MA.RM-6: Risk response plans are updated as needed to include monitoring and measurement milestones that can trigger the release or repurposing of management reserve resources.	Risk response descriptions are updated in risk registers to note KPIs and KRIs that will result in access to management reserve.
		MA.RM-7: Controls are adjusted to implement changes to risk response plans.	An organization changes a risk response by implementing security controls, and the updated security controls are recorded in the Risk Response Description field of a risk register.
		MA.RM-8: Changes to risks are identified and tracked.	Changes to risks are identified and recorded in appropriate fields of a risk register.
		Risk Communication (MA.RC): Information on risks is recorded and disseminated.	MA.RC-1: Details regarding the considerations, assumptions, and results of risk management activity are documented.
	MA.RC-2: Risks that match escalation criteria are periodically communicated to higher-level risk managers.		On a monthly basis, an ERM committee receives a subset of risks from program risk registers as candidates for addition to the ERR.
	MA.RC-3: Risks that match elevation criteria are transferred to higher-level risk managers for ownership assignment.		As risk management programs evaluate risks, a risk matches elevation criteria and is transferred to an ERM committee for assignment to a Level 1 risk owner.
	MA.RC-4: Risks that match urgent escalation or elevation criteria are communicated immediately to higher-level risk managers.		Risk management programs immediately escalate or elevate risks to a ERM committee upon identifying that those risks match criteria for immediate escalation or elevation.

Function	Category	Subcategory	Informative Example
	Risk Improvement (MA.IM): Errors in risk management are reduced through root-cause analysis and refinement implementation.	MA.IM-1: Lessons learned while identifying and addressing risks are communicated to leadership.	Risk management programs provide quarterly reports to leadership on their lessons learned and on trends they are seeing.
		MA.IM-2: Risk management is refined based on analysis and feedback of circumstances involving implicit risk acceptance.	Risk management programs are updated to take into account the results of analyzing implicit risk acceptance.

315

316 **References**

317 [CSF] National Institute of Standards and Technology (2018) Framework for Improving
318 Critical Infrastructure Cybersecurity, Version 1.1. (National Institute of Standards
319 and Technology, Gaithersburg, MD), NIST Cybersecurity White Paper (CSWP)
320 NIST CSWP 6. <https://doi.org/10.6028/NIST.CSWP.6>.

321 [PF] National Institute of Standards and Technology (2020) NIST Privacy Framework:
322 A Tool for Improving Privacy Through Enterprise Risk Management, Version
323 1.0. (National Institute of Standards and Technology, Gaithersburg, MD), NIST
324 Cybersecurity White Paper (CSWP) NIST CSWP 10.
325 <https://doi.org/10.6028/NIST.CSWP.10>

326 [SP800221] Quinn SD, Ivy N, Chua J, Barrett M, Feldman L, Topper D, Witte GA, Gardner
327 RK, Scarfone KA (2022) Enterprise Impact of Information and Communications
328 Technology Risk: Governing and Managing ICT Risk Programs Within an
329 Enterprise Risk Portfolio. (National Institute of Standards and Technology,
330 Gaithersburg, MD), Draft NIST Special Publication (SP) 800-221.
331 <https://doi.org/10.6028/NIST.SP.800-221.ipd>

332 [SSDF] Souppaya M, Scarfone K, Dodson D (2022) Secure Software Development
333 Framework (SSDF) Version 1.1: Recommendations for Mitigating the Risk of
334 Software Vulnerabilities. (National Institute of Standards and Technology,
335 Gaithersburg, MD), NIST Special Publication (SP) 800-218.
336 <https://doi.org/10.6028/NIST.SP.800-218>

337 **Appendix A—Acronyms**

338 Selected acronyms and abbreviations used in this paper are defined below.

339	ALE	Annualized Loss Expectancy
340	BIA	Business Impact Analysis
341	ERM	Enterprise Risk Management
342	ERP	Enterprise Risk Profile
343	ERR	Enterprise Risk Register
344	FISMA	Federal Information Security Modernization Act
345	FOIA	Freedom of Information Act
346	ICT	Information and Communication Technology
347	ICTRM	Information and Communication Technology Risk Management
348	ICT ROF	Information and Communication Technology Risk Outcomes Framework
349	IR	Interagency or Internal Report
350	IT	Information Technology
351	ITL	Information Technology Laboratory
352	KPI	Key Performance Indicator
353	KRI	Key Risk Indicator
354	NIST	National Institute of Standards and Technology
355	OLIR	Online Informative References
356	OMB	Office of Management and Budget
357	PHI	Protected Health Information
358	POA&M	Plan of Action & Milestones
359	RAR	Risk Assessment Report
360	RDR	Risk Detail Report
361	SLE	Single-Loss Expectancy
362	SP	Special Publication
363	SSDF	Secure Software Development Framework
364	SWOT	Strengths, Weaknesses, Opportunities, and Threats