

# RedTeam Security Financial Institution Compliance Checklist

Is your organization in compliance with FFIEC information security standards? Use this checklist to analyze your security posture.

### **RedTeam Security**

redteamsecure.com sales@redteamsecure.com twitter.com/redteamsecure

214 4<sup>th</sup> Street E., #140 St. Paul, MN 55101

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### **About The FFIEC**

The FFIEC, or Federal Financial Institutions Examinations Council, is an inter-agency governing body tasked with ensuring uniformity in the supervision of financial institutions.

The agency is comprised of representatives from the five major banking industry regulators: the Federal Reserve Board of Governors (FRB), the Federal Deposit Insurance Corporation (FDIC), the National Credit Union Administration (NCUA), the Office of the Comptroller of the Currency (OCC), and the Consumer Financial Protection Bureau (CFPB).

### **About This Checklist**

The content herein was developed using cybersecurity assessment tools furnished by the FFIEC and supported by RedTeam's broad financial cybersecurity expertise. One of the FFIEC's functions is to help financial institutions gain an understanding of their cybersecurity risks and outline industry best practices for protecting the security of institutions, their vendors, their assets and their customers.

The following checklist represents what the FFIEC and its collective members consider "baseline" cybersecurity requirements—that is, the expectations and compliance-driven objectives required by law.

For more information on the FFIEC's standards as well as additional resources for cultivating a robust financial security posture, visit **ffiec.gov/cybersecurity.htm**.

# Wherever you see a blue callout, you'll find additional resources and helpful tips from RedTeam. Wherever you see a red callout, the requirement is directly related to one of RedTeam's services. Click on the link provided for more information on how we can help you fulfill the requirement.

# Part I: Cyber Risk Management and Oversight

Are designated members of management held accountable by the board or an appropriate board committee for implementing and managing the institution's information security and business continuity programs?
Are information security risks discussed in management meetings when prompted by highly visible cyber events or regulatory alerts?
Does management provide a written report on the overall status of the
information security and business continuity programs to the board or an appropriate board committee at least annually?
Does the budgeting process include information security related expenses and tools?
Does management consider the risks posed to the institution by other critical infrastructures (i.e. telecommunications, energy, etc.)?
Does the institution have an information security strategy that integrates technology, policies, procedures, and training to mitigate risk?
Does the institution have policies commensurate with its risk and complexity
that address the following:
<ul> <li>Information technology risk</li> </ul>
management?
<ul> <li>Threat information sharing?</li> <li>Information society?</li> <li>Does your cybersecurity</li> <li>plan need an update?</li> </ul>
o Information security?  Learn how to strengthen it
<ul> <li>External dependency or here.</li> </ul>
third-party management?
<ul> <li>Incident response and</li> </ul>
resilience?
Are all elements of the information security program coordinated enterprisewide?
Does the organization maintain an inventory of organizational assets (i.e.
hardware, software, data, externally hosted systems, etc.)?
Are organizational assets (i.e. hardware, systems, data, and applications)
prioritized for protection based on the data classification and business value?
Does management assign accountability for maintaining an inventory of organizational assets?
Is a change management process in place to request and approve changes to
systems configurations, hardware, software, applications, and security tools?
Does an information security and business continuity risk management function
exist within the institution?

☐ Does the organization use a risk assessment that is focused on safeguarding customer information to identify: Reasonable and foreseeable How we can help: Full Force Red Teaming from internal and external threats? **RedTeam Security**  The likelihood and potential damage of threats? The sufficiency of policies, procedures, and customer information systems? ☐ Does the risk assessment identify internet-based systems and high-risk transactions that warrant additional authentication controls? ☐ Is the risk assessment updated to address new technologies, products, services, and connections before deployment? ☐ Has the institution clearly identified information security roles and responsibilities among personnel? ☐ Are processes in place to identify additional expertise needed to improve the organization's information security defenses? ☐ Does the institution provide annual information security training? ☐ If so, does the annual information security training include: How we can help: o Incident response? **Full Force Red Team Training**  Current cyber threats (i.e. and **Social Engineering** phishing, spear phishing, social Training engineering, mobile security, etc.)? o Emerging issues? ☐ Are situational awareness materials made available to employees when prompted by highly visible cyber events or regulatory alerts? ☐ Are awareness materials made readily available to customers? ☐ Does management hold employees accountable for complying with the organization's information security program?

### RedTeam's Take:

Cybersecurity should be regularly talked about, both at the board level and organization-wide. It should not be a compartmentalized discussion, but one that's shared across departments and leadership levels. Especially if your organization surpasses the \$10 billion mark in assets, you can expect to face strict scrutiny on these items from your respective regulatory authority.

### **Part II: Threat Intelligence and Collaboration**

- Does the institution subscribe to a threat and vulnerability information sharing source that provides information on threats?
  - Does the organization use this threat information to monitor threats and vulnerabilities?
  - Does the organization use this threat information to enhance internal risk management and controls?

The Financial Services
Information Sharing and
Analysis Center and the
U.S. Computer Emergency
Readiness Team are two
great threat resources for banks and credit unions.

☐ Are audit log records and other security event logs reviewed and retained in a secure manner?

- ☐ Are computer event logs used for investigations once an event has occurred?
- ☐ Are information security threats gathered and shared with applicable internal employees?
- ☐ Is contact information for law enforcement and the regulator(s) maintained and updated regularly?
- ☐ Is information about threats shared with law enforcement and regulators when required or prompted?

### RedTeam's Take:

With FFIEC Security Standards, nothing is set in stone. Every regulator is different, and each will have his or her own unique interpretations of the guidelines. That's another reason communicating and sharing information with trusted sources in the industry is so important.

# **Part III: Cybersecurity Controls**

Are network perimeter defense tools like border routers and firewalls used?  Are systems that are accessed from the Internet or by external parties protected by firewalls or other similar devices?	How we can help:  Network Penetration Testing from RedTeam Security
Are all ports monitored?	
Do systems configurations (for servers, desktops standards? Are these standards enforced?	s, routers, etc.) follow industry
Are ports, functions, protocols and services probusiness purposes?	nibited if no longer needed for
Is access to make changes to systems configurat	tions controlled and monitored?
Are programs that can override system, object, application controls restricted?	network, virtual machine, and
Are system sessions locked after a pre-defined patter pre-defined conditions are me?	period of inactivity or terminated
Do wireless network environments require securencyption for authentication and transmission?	rity settings with strong
Is employee access granted to systems and confidential data based on job responsibilities and the principles of least privilege?	The principle of least privilege is a computer security concept that promotes minimal user profile privileges based on
Does employee access to systems and confidential data provide for separation of duties?	users' job necessities. It can also be applied to processes on the
Are administrator privileges limited and tightly controlled (i.e. assigned to individuals, not shared, and require stronger password controls)?	computer; each system component or process should have the least authority necessary to perform its duties.
Are user access reviews performed periodically for all systems and	an austama?
applications based on the risk to the application Are changes to physical and logical user access, voluntary and involuntary terminations, submitt appropriate personnel?	including those that result from

Are identification and authentication required and managed for access to
systems, applications, and hardware?  Do access controls include password complexity and limits to password attempts
and reuse?
Are all default passwords and unnecessary default accounts changed before
system implementation?
Does customer access to Internet-based products or services require
authentication controls (i.e. layered controls, multifactor) that are
commensurate with the risk?
Are production and non-production environments segregated to prevent
unauthorized access or changes to information assets?
Are physical security controls used to
prevent unauthorized access to How we can help:
information systems and Physical Penetration Testing
telecommunication systems? <u>from RedTeam Security</u>
Are all passwords encrypted in storage
and in transit?
Is confidential data encrypted when transmitted across public or untrusted
networks?
Are mobile devices (laptops, tablets, smartphones, removable media) encrypted
if used to store confidential data?
Does remote access to critical systems by employees, contractors, and third
parties use encrypted connections and multifactor authentication?
Are administrative, physical, or technical controls in place to prevent users
without administrative responsibilities from installing unauthorized software?
Does customer service utilize formal procedures to authenticate customers
commensurate with the risk of the transaction or request?
Is data disposed of or destroyed according to documented requirements and
within expected time frames?
Are controls in place to restrict the use of removable media to authorized
personnel?
Do developers working for the institution follow secure program coding
practices, as part of a system development life cycle (SDLC), that meet industry
standards?
Is independent testing (including nenetration testing and vulnerability How we can help:
FDIC Denotation Testing from
PodToom Socurity
assessment for external-racing systems
and the internal network?

	Are the security controls of internally developed software periodically reviewed and tested?	
	Are the security controls in internally developed software code independently	
	reviewed before migrating the code to production?	
	Are intellectual property and production code held in escrow?	
	Are antivirus and anti-malware tools used to detect attacks?	
	Are firewall rules audited or verified at least quarterly?	
	Are e-mail protection mechanisms used to filter for common cyber threats (i.e. attached malware or malicious links)?	
	Is the institution able to detect anomalous activities through monitoring across	
	the environment?	
	Are customer transactions generating anomalous activity alerts monitored and reviewed?	
	Are logs of physical and/or logical access reviewed following events?	
	Is access to critical systems by third parties monitored for unauthorized or unusual activity?	
	Are elevated privileges (i.e. admin Learn more about best	
	rights) monitored? practices for <b>controlling</b>	
	Is a normal network activity baseline your access policies and	
	established? <u>procedures here</u> .	
	Are mechanisms (antivirus alerts, log	
	event alerts, etc.) in place to alert	
	management to potential attacks?	
	Are processes in place to monitor for the presence of unauthorized users,	
	devices, connections, and software?	
	Have responsibilities for monitoring and reporting suspicious systems activity been assigned?	
	Is the physical environment monitored to detect potential unauthorized access?	
	Is a patch management program implemented? Does it ensure that software and	
_	Is a patch management program implemented? Does it ensure that software and firmware patches are applied in a timely manner?	
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	Is a patch management program implemented? Does it ensure that software and firmware patches are applied in a timely manner?  Are patches tested before being applied to systems and/or software?  Are patch management reports reviewed? Do they reflect missing security	

### RedTeam's Take:

Maintaining tight controls on passwords, access rights and patches isn't fun, and in practice it admittedly can slow down everyday operations. Yet, it's one of the most basic and critical steps an organization can take to maintain a strong security posture. Insiders are responsible (either knowingly or by accident) for almost half of all breach incidents, and taking these steps can dramatically reduce those statistics.

### **Part IV: External Dependency Management**

Have critical business processes that are dependent on external connectivity
been identified?
Does the institution ensure that third-party connections are authorized?
Is a network diagram in place to identify all external connections?
Are data flow diagrams in place to document information flow to external parties?
Is risk-based due diligence performed on prospective third parties before contracts are signed, including reviews of their background, reputation, financia condition, stability, and security controls?
Is a list of third-party service providers maintained?
Is a risk assessment conducted to identify criticality of service providers?
Are formal contracts in place that address relevant security and privacy requirements for all third parties that process, store, or transmit confidential
data or provide critical services?
<ul> <li>Do the contracts acknowledge that the third party is responsible for the</li> </ul>
security of the institution's confidential data that it possesses, stores, processes, or transmits?
<ul> <li>Do the contracts stipulate that the third-party security controls are regularly reviewed and validated by an independent party?</li> </ul>
<ul> <li>Do the contracts identify the recourse available to the institution should the third party fail to meet defined security requirements?</li> </ul>
<ul> <li>Do the contracts establish responsibilities for responding to security incidents?</li> </ul>
<ul> <li>Do the contracts specify the security requirements for the return or destruction of data upon contract termination?</li> </ul>
Is the third-party risk assessment updated regularly?
Are audits, assessments, and operational performance reports obtained and reviewed regularly to validate security controls for critical third parties?
Do ongoing monitoring practices include reviewing critical third-parties' resilience plans?

### RedTeam's Take:

Some of the most prolific data breaches in recent memory, including the 2017 Equifax breach, have been attributed to third-party vendors. For financial institutions, it's even more critical to be attentive not only to your own organization's security health, but that of anyone you do business with.

## Part V: Cyber Incident Management and Resilience

Has the institution documented how it
will react and respond to cyber incidents?  My company was hacked.
Do communication channels exist to provide employees a means for Now what? Learn the next steps to take here.
reporting information security events in a timely manner?
Are roles and responsibilities for incident response team members defined?
Does the response team include individuals with a wide range of backgrounds
and expertise, from many different areas within the institution (i.e.
management, legal, public relations, as well as information technology)?
Does a formal backup and recovery plan exist for all critical business lines?
Does the institution plan to use business continuity, disaster recovery, and data
backup programs to recover operations following an incident?
Are scenarios used to improve incident detection and response?
Does business continuity testing involve collaboration with critical third parties?
Are systems, applications, and data
recovery tested at least annually? How we can help:
Are alert parameters set for detecting  Application Penetration
information security incidents that <u>Testing from RedTeam Security</u>
prompt mitigating actions?
Do system performance reports contain
information that can be used as a risk indicator to detect information security incidents?
Are tools and processes in place to detect, alert, and trigger the incident
response program?
Are appropriate steps taken to contain and control incidents to prevent further
unauthorized access to or use of customer information?
Does a process exist to contact personnel who are responsible for analyzing and
responding to an incident?
Do procedures exist to notify customers, regulators, and law enforcement as
required or necessary when the institution becomes aware of an incident
involving the unauthorized access to or use of sensitive customer information?
Does the institution prepare an annual report of security incidents or violations

### RedTeam's Take:

The best incident response plan is just that—a plan—not a mandate. Your incident response plan should allow leeway for the responding parties to adapt to the specific circumstances of the incident and make the best tactical decisions possible for moving forward.

### **About RedTeam Security**

RedTeam Security has been a premiere provider of offensive information security services since 2008. In today's marketplace, companies are overwhelmed by security threats from hackers originating from all over the world. Studies show that the number of attacks against companies are increasing and at the same time becoming more complex. As a result of these attacks, the number of data breaches have cost companies tens of millions of dollars as well as grave reputational damage.

The security experts at RedTeam Security have years of experience helping organizations of all sizes identify and mitigate security vulnerabilities. Our highly trained consultants are published authors, hold multiple security certifications and speak at security conferences around the world.

Our portfolio of services includes:

Red Teaming
Network Penetration Testing
Application Penetration Testing
Physical Penetration Testing
Social Engineering
Compliance

It's easy to receive a customized security proposal for your financial institution. Just <u>fill</u> <u>out our scoping questionnaire</u>. You can also <u>schedule a consultation</u> with our team of experts or call us at <u>612-234-7848</u> for more information.



We educate. We identify. We inform. We reduce your attack surface.