Strength of

NIST IR 8477-Based Set Theory Relationship Mapping (STRM)
Reference Document: Secure Controls Framework (SCF) version 2025.3
STRM Guidance: https://securecontrolsframework.com/set-theory-relationship-mapping-strm/

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Digital Operational Resilience Act (DORA)

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April 190	FDE #	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship (ontional)	Notes (optional)
March 19 19 19 19 19 19 19 1	Article 4.1	N/A	principle of proportionality, taking into account their size and overall risk profile, and the	Functional	intersects with		CPL-01		5	
March 10 10 10 10 10 10 10 1	Article 4.2	N/A	In addition, the application by financial entities of Chapters III, IV and V, Section I, shall be proportionate to their size and overall risk profile, and to the nature, scale and complexity of their services, activities and operations, as specifically provided for in the relevant rules of	Functional	intersects with	Statutory, Regulatory & Contractual Compliance	CPL-01		5	
March Marc	Article 4.3	N/A	The competent authorities shall consider the application of the proportionality principle by financial entities when reviewing the consistency of the ICT risk management framework on the basis of the reports submitted upon the request of competent authorities pursuant to	Functional	intersects with		CPL-01		5	
Applications Appl	Article 5.1	N/A	Financial entities shall have in place an internal governance and control framework that ensures an effective and prudent management of ICT risk, in accordance with Article 6(4), in	Functional	subset of	Protection Governance	GOV-01		10	
March Marc	Article 5.2	N/A	The management body of the financial entity shall define, approve, oversee and be responsible for the implementation of all arrangements related to the ICT risk management framework referred to in Article 6(1).	Functional	intersects with	Steering Committee &	GOV-01.1	alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a	5	
March Column Co	Article 5.2	N/A	The management body of the financial entity shall define, approve, oversee and be responsible for the implementation of all arrangements related to the ICT risk management framework referred to in Article 6(1).	Functional	intersects with	Data Protection	GOV-04	resources to centrally-manage, coordinate, develop, implement and maintain an	5	
March Column March Column March Column March Column March Column March	Article 5.2(a)	N/A	bear the ultimate responsibility for managing the financial entity's ICT risk;	Functional	intersects with		GOV-01.1	alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a	5	
March Control Contro	Article 5.2(a)	N/A	bear the ultimate responsibility for managing the financial entity's ICT risk;	Functional	intersects with	Data Protection	GOV-04	Mechanisms exist to assign one or more qualified individuals with the mission and resources to centrally-manage, coordinate, develop, implement and maintain an	5	
Manual Content of the Content of t	Article 5.2(b)	N/A		Functional	intersects with	Steering Committee &	GOV-01.1	Mechanisms exist to coordinate cybersecurity, data protection and business alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a	5	
March 1985	Article 5.2(b)	N/A		Functional	intersects with	Data Protection	GOV-04	Mechanisms exist to assign one or more qualified individuals with the mission and resources to centrally-manage, coordinate, develop, implement and maintain an	5	
March 1985	Article 5.2(c)	N/A	governance arrangements to ensure effective and timely communication, cooperation and	Functional	intersects with	Steering Committee &	GOV-01.1	Mechanisms exist to coordinate cybersecurity, data protection and business alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a	5	
March 1980 Control of the cont	Article 5.2(c)	N/A	governance arrangements to ensure effective and timely communication, cooperation and	Functional	intersects with	Data Protection	GOV-04	Mechanisms exist to assign one or more qualified individuals with the mission and resources to centrally-manage, coordinate, develop, implement and maintain an	5	
March 1	Article 5.2(c)	N/A	set clear roles and responsibilities for all ICT-related functions and establish appropriate governance arrangements to ensure effective and timely communication, cooperation and	Functional	intersects with	Defined Roles &	HRS-03		5	
March 1985	Article 5.2(d)	N/A	bear the overall responsibility for setting and approving the digital operational resilience strategy as referred to in Article 6(8), including the determination of the appropriate risk	Functional	intersects with		GOV-01.1	alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a	5	
March Control Contro	Article 5.2(d)	N/A	strategy as referred to in Article 6(8), including the determination of the appropriate risk	Functional	intersects with	Data Protection	GOV-04	Mechanisms exist to assign one or more qualified individuals with the mission and resources to centrally-manage, coordinate, develop, implement and maintain an	5	
Accordance of the control of the con	Article 5.2(e)	N/A	business continuity policy and ICT response and recovery plans, referred to, respectively, in Article 11(1) and (3), which may be adopted as a dedicated specific policy forming an integral	Functional	intersects with		GOV-01.1	alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a	5	
Action 5-200 Milk member confidence and mining. Action 5-200 Milk member confidence and mining. See Teachers and see Teacher	Article 5.2(e)	N/A	business continuity policy and ICT response and recovery plans, referred to, respectively, in Article 11(1) and (3), which may be adopted as a dedicated specific policy forming an integral	Functional	intersects with	Data Protection	GOV-04	resources to centrally-manage, coordinate, develop, implement and maintain an	5	
ANICE 5.00 ANICE	Article 5.2(f)	N/A		Functional	intersects with		GOV-01.1	alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a	5	
Action 5 2 (g) No. 20	Article 5.2(f)	N/A		Functional	intersects with	Data Protection	GOV-04	resources to centrally-manage, coordinate, develop, implement and maintain an	5	
actions and periodically where the appropriate budget is fulfill the floracise certify a figure of the security of figure and the	Article 5.2(g)	N/A	operational resilience needs in respect of all types of resources, including relevant ICT security awareness programmes and digital operational resilience training referred to in	Functional	intersects with		GOV-01.1	Mechanisms exist to coordinate cybersecurity, data protection and business alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a	5	
Article 5.20) NA NA Lest of CT and compared provided by CT find-going yearing products and particulation of the provided of the CT find-going yearing flowers provided and the CT find-going various provides. Provident of the provided of the CT find-going yearing flowers provided and the CT find-going various provides. Provident of the provided of the CT find-going various provides. Article 5.20) NA Art	Article 5.2(g)	N/A	operational resilience needs in respect of all types of resources, including relevant ICT security awareness programmes and digital operational resilience training referred to in Article 13(6), and ICT skills for all staff;	Functional	intersects with	Data Protection	GOV-04	resources to centrally-manage, coordinate, develop, implement and maintain an enterprise-wide cybersecurity and data protection program.	5	
Article 5-20) NA Article 5-20)	Article 5.2(h)	N/A	use of ICT services provided by ICT third-party service providers;	Functional	intersects with	Program Oversight	GOV-01.1	alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a regular basis.	5	
Article 5.2(iii) N/A Article 6.2	Article 5.2(h)	N/A	use of ICT services provided by ICT third-party service providers;	Functional	intersects with	Data Protection	GOV-04	resources to centrally-mange, coordinate, develop, implement and maintain an enterprise-wide cybersecurity and data protection program.	5	
Article 5.2((iii) NA assuragements concluded with ICT birds garly service providers on the use of CT services, and assurance and	Article 5.2(i)	N/A		Functional	intersects with		GOV-01.2	to those entrusted to make executive decisions about matters considered material	5	
Article 5.20(6) NIA Article 5.20(7) NIA Article 5.20(8) Article 6.1 NIA Article 6.2 NIA	Article 5.2(i)(i)	N/A		Functional	intersects with		GOV-01.1	alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a	5	
Article 5.20(6) N/A Article 5.20(6) Article 5.20(6) N/A Article 5.20(6) Arti	Article 5.2(i)(i)	N/A		Functional	intersects with	Data Protection	GOV-04	Mechanisms exist to assign one or more qualified individuals with the mission and resources to centrally-manage, coordinate, develop, implement and maintain an enterprise-wide cybersecurity and data protection program.	5	
Article 5.20(iii) NIA The potential impact of such changes on the critical or important functions subject to those arrangements, including a risk analysis summary to assess the impact of those changes, and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related includins and their impact, as well as response, recovery and at least major XT-related including the following the related first separate and their impact, as well as response including the following the related first separate and related to the r	Article 5.2(i)(ii)	N/A		Functional	intersects with	Steering Committee & Program Oversight	GOV-01.1	Mechanisms exist to coordinate cybersecurity, data protection and business alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a regular basis.	5	
Article 5.20(iii) N/A Article 5.20(iiii) Article 5.20 N/A Article 5.20	Article 5.2(i)(ii)	N/A		Functional	intersects with	Data Protection	GOV-04	resources to centrally-manage, coordinate, develop, implement and maintain an enterprise-wide cybersecurity and data protection program.	5	
Article 5.2 (()(iii) N/A arrangements, including a risk analysis summary to assess the impact of those changes, and at teast mind; of the residence of the control of the state of the control of the	Article 5.2(i)(iii)	N/A	arrangements, including a risk analysis summary to assess the impact of those changes, and at least major ICT-related incidents and their impact, as well as response, recovery and corrective measures.	Functional	intersects with	Steering Committee &	GOV-01.1	Mechanisms exist to coordinate cybersecurity, data protection and business alignment through a steering committee or advisory board, comprised of key cybersecurity, data privacy and business executives, which meets formally and on a regular basis.	5	
Article 5.3 N/A Article 5.4 N/A Article 5.4 N/A Article 6.1 N/A Article 6.2 N/A Article 6.1 N/A Article 6.1 N/A Article 6.2 N/A Article 6.1	Article 5.2(i)(iii)	N/A	arrangements, including a risk analysis summary to assess the impact of those changes, and at sax major ICT-related incidents and their impact, as well as response, recovery and corrective measures.	Functional	intersects with	Data Protection	GOV-04	resources to centrally-manage, coordinate, develop, implement and maintain an enterprise-wide cybersecurity and data protection program.	5	
Article 5.4 N/A Members of the management body of the financial entity shall actively keep up to date with sufficient nonderstand and assess of Cirk and lat in impact on the operations of the financial entity, including by following specific training on a regular basis, commensurate the the Cirk in bid inclination and implementation of relevant statutory, regulatory & Contractual Compliance CPU-01 Article 6.1 N/A Article 6.1 N/A Article 6.1 N/A The Cirk in knanagement framework and include at least strategies, policies, procedures, Circ procedures, Circ procedures and tools that are necessary toolly and deciquestary ordered and decipated procedures. The Cirk in knanagement framework shall include at least strategies, policies, procedures, Circ procedures and tools that are necessary toolly and decipated procedures and contract and completes ordered and seasons and contract are necessary tool way and exquested procedures. The Cirk in knanagement framework shall include at least strategies, policies, procedures, Circ procedures and tools that are necessary tool way and exquested procedures and the contract of the contract o	Article 5.3	N/A	Financial entities, other than microenterprises, shall establish a role in order to monitor the arrangements concluded with ICT third-party service providers on the use of ICT services, or shall designate a member of senior management as responsible for overseeing the related risk exposure and relevant documentation.	Functional	intersects with	Data Protection	GOV-04	resources to centrally-manage, coordinate, develop, implement and maintain an enterprise-wide cybersecurity and data protection program.	5	
Article 6.1 N/A Article 6.2 N/A Article 6.1 N/A Article 6.2 N/A Article 6.1 N/A Article 6.2	Article 5.4	N/A	Members of the management body of the financial entity shall actively keep up to date with sufficient knowledge and skills to understand and assess ICT risk and its impact on the operations of the financial entity, including by following specific training on a regular basis,	Functional	subset of		CPL-01		10	
The ICT risk management framework shall include at least strategies, policies, procedures, ICT protocols and tools that are necessary toolly and dedequately protect all information assets and ICT assets, including computer software, hardware, servers, as well as to protect Article 6.2 N/A all relevant physical components and infrastructures, such as permises, data centres and Functional intersects with & Stats Protection GOV-02 5	Article 6.1	N/A	Financial entities shall have a sound, comprehensive and well-documented ICT risk management framework as part of their overall risk management system, which enables them to address ICT risk quickly, efficiently and comprehensively and to ensure a high level of digital operational resilience.	Functional	subset of		RSK-01	tactical risk management controls.	10	
sensitive designated areas, to ensure that as information assets are Locumentation adequately protected from risks including damage and unauthorised access or usage.	Article 6.2	N/A	The ICT fisk management framework shall include at least strategies, policies, procedures, ICT protocols and tools that are necessary to duly and adequately protect all information assets and ICT assets, including computer software, hardware, servers, as well as to protect all relevant physical components and infrastructures, such as premises, data centres and sensitive designated areas, to neurus that all information assets and ICT assets are	Functional	intersects with		GOV-02		5	



FDE#	FDE Name	Focal Document Element (FDE) Description	STRM	STRM	SCF Control	SCF#	Secure Controls Framework (SCF)	Strength of Relationship	Notes (optional)
100	. O'L Nulle	The ICT risk management framework shall include at least strategies, policies, procedures,	Rationale	Relationship	201 Control		Control Description Mechanisms exist to identify and document Standardized Operating Procedures	(optional)	- Notes (optional)
Article 6.2	N/A	ICT protocols and tools that are necessary to duly and adequately protect all information assets and CTS assets, including compute software, Instrume, sewers, as well as to protect all retirent physical components and infrastructures, such as premises, data centres and sensitive designated areas, to ensure that all information assets and CTS assets are adequately protected from risks including damage and unauthorised access or usage.	Functional	intersects with	Standardized Operating Procedures (SOP)	OPS-01.1	(SOP), or similar documentation, to enable the proper execution of day-to-day / assigned tasks.	5	
Article 6.2	N/A	The ICT risk management framework shall include at least strategies, policies, procedures, ICT protocols and tools that are necessary to duly and adequately protect all information assets and ICT assets, including comprete software, hardware, servers, as well as to protect all relevant physical components and infrastructures, such as premises, data centres and sensitive designated areas, to ensure that all information assets and ICT assets are	Functional	subset of	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
		adequately protected from risks including damage and unauthorised access or usage.							
Article 6.3	N/A	In accordance with their ICT risk management framework, financial entities shall minimise the impact of ICT risk by deploying appropriate strategies, policies, procedures, ICT protocols and tools. They shall provide complete and updated information on ICT risk and on their ICT risk management framework to the competent authorities upon their request.	Functional	subset of	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
Article 6.4	N/A	Financial entities, other than microenterprises, shall assign the responsibility for managing and ownseeing (17 risk to a control function and ensure an approprist level of independence of such control function in order to avoid coefficts of interest. Financial entities shall ensure appropriate segregation and independence of ICT risk management functions, control functions, and internal sudf. functions, according to the three lines of defence model, or an	Functional	subset of	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
Article 6.5	N/A	Internal risk management and control model. The ICT risk management framework shall be documented and reviewed at least once a year, or periodically in the case of microenterprises, as well as upon the occurrence of major ICT related incidents, and following supervisory instructions or conclusions derived from relevant digital operational resilience testing or audit processes. It shall be continuously improved on the basis of leasons derived from implementation and monitoring. A report on the review of the ICT risk management framework shall be submitted to the competent authority upon its	Functional	subset of	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
Article 6.6	N/A	Inequest. The ICT fisk management framework of financial entities, other than microenterprises, shall be subject to internal aud it by auditors on a regular basis in line with the financial entities' audit plan. Those auditors shall possess sufficient knowledge, skills and expertise in ICT risk, as well as appropriate independence. The frequency and focus of ICT audits shall be commensurate to the ICT risk of the financial entity.	Functional	subset of	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
Article 6.7	N/A	Based on the conclusions from the internal audit review, financial entities shall establish a formal follow-up process, including rules for the timely verification and remediation of critical	Functional	subset of	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
Article 6.8	N/A	ICT audit findings. The ICT risk management framework shall include a digital operational resilience strategy setting out how the framework shall be implemented. To that end, the digital operational resilience strategy shall include methods to address ICT risk and attain specific ICT objectives, by:	Functional	intersects with	Strategic Plan & Objectives	PRM-01.1	Mechanisms exist to establish a strategic cybersecurity and data protection- specific business plan and set of objectives to achieve that plan.	5	
Article 6.8	N/A	The ICT risk management framework shall include a digital operational resilience strategy setting out how the framework shall be implemented. To that end, the digital operational resilience strategy shall include methods to address ICT risk and attain specific ICT objectives, ty:	Functional	subset of	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
Article 6.8(a)	N/A	explaining how the ICT risk management framework supports the financial entity's business strategy and objectives;	Functional	intersects with	Strategic Plan & Objectives	PRM-01.1	Mechanisms exist to establish a strategic cybersecurity and data protection- specific business plan and set of objectives to achieve that plan.	5	
Article 6.8(a)	N/A	explaining how the ICT risk management framework supports the financial entity's business strategy and objectives; establishing the risk tolerance level for ICT risk, in accordance with the risk appetite of the	Functional	subset of	Risk Management Program Strategic Plan &	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls. Mechanisms exist to establish a strategic cybersecurity and data protection-	10	
Article 6.8(b)	N/A N/A	financial entity, and analysing the impact tolerance for ICT disruptions; establishing the risk tolerance level for ICT risk, in accordance with the risk appetite of the	Functional Functional	intersects with	Objectives Risk Management	PRM-01.1 RSK-01	Mechanisms exist to estabush a strategic cybersecurity and data protection- specific business plan and set of objectives to achieve that plan. Mechanisms exist to facilitate the implementation of strategic, operational and	5	
Article 6.8(b)	N/A N/A	financial entity, and analysing the impact tolerance for ICT disruptions; setting out clear information security objectives, including key performance indicators and	Functional	intersects with	Program Strategic Plan &	PRM-01.1	tactical risk management controls. Mechanisms exist to establish a strategic cybersecurity and data protection-	10 5	
Article 6.8(c)	N/A	Key risk metrics; setting out clear information security objectives, including key performance indicators and key risk metrics:	Functional	subset of	Objectives Risk Management Program	RSK-01	specific business plan and set of objectives to achieve that plan. Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
Article 6.8(d)	N/A	key nax metrics; explaining the ICT reference architecture and any changes needed to reach specific business objectives;	Functional	intersects with	Strategic Plan & Objectives	PRM-01.1	tactical risk management controls. Mechanisms exist to establish a strategic cybersecurity and data protection- specific business plan and set of objectives to achieve that plan.	5	
Article 6.8(d)	N/A	explaining the ICT reference architecture and any changes needed to reach specific business objectives;	Functional	subset of	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
Article 6.8(e)	N/A	outlining the different mechanisms put in place to detect ICT-related incidents, prevent their impact and provide protection from it;	Functional	intersects with	Strategic Plan & Objectives	PRM-01.1	Mechanisms exist to establish a strategic cybersecurity and data protection- specific business plan and set of objectives to achieve that plan.	5	
Article 6.8(e)	N/A	outlining the different mechanisms put in place to detect ICT-related incidents, prevent their impact and provide protection from it:	Functional	subset of	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
Article 6.8(f)	N/A	evidencing the current digital operational resilience situation on the basis of the number of major ICT-related incidents reported and the effectiveness of preventive measures;	Functional	intersects with	Strategic Plan & Objectives	PRM-01.1	Mechanisms exist to establish a strategic cybersecurity and data protection- specific business plan and set of objectives to achieve that plan.	5	
Article 6.8(f)	N/A	evidencing the current digital operational resilience situation on the basis of the number of major ICT-related incidents reported and the effectiveness of preventive measures;	Functional	subset of	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
Article 6.8(g)	N/A	implementing digital operational resilience testing, in accordance with Chapter IV of this Regulation:	Functional	intersects with	Strategic Plan & Objectives	PRM-01.1	Mechanisms exist to establish a strategic cybersecurity and data protection- specific business plan and set of objectives to achieve that plan.	5	
Article 6.8(g)	N/A	implementing digital operational resilience testing, in accordance with Chapter IV of this Regulation;	Functional	subset of	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
Article 6.8(h)	N/A	outlining a communication strategy in the event of ICT-related incidents the disclosure of which is required in accordance with Article 14. outlining a communication strategy in the event of ICT-related incidents the disclosure of	Functional	intersects with	Strategic Plan & Objectives Risk Management	PRM-01.1	Mechanisms exist to establish a strategic cybersecurity and data protection- specific business plan and set of objectives to achieve that plan. Mechanisms exist to facilitate the implementation of strategic, operational and	5	
Article 6.8(h)	N/A	which is required in accordance with Article 14. Financial entities may, in the context of the digital operational resilience strategy referred to	Functional	subset of	Program	RSK-01	Tactical risk management controls. Mechanisms exist to facilitate the implementation of strategic, operational and	10	
Article 6.9	N/A	in paragraph 8, define a holistic ICT multi-vendor strategy, at group or entity level, showing key dependencies on ICT third-party service providers and explaining the rationale behind the procurement mix of ICT third-party service providers. Financial entities may, in accordance with Union and national sectoral law, outsource the	Functional	subset of	Risk Management Program	RSK-01	tactical risk management controls. Mechanisms exist to facilitate the implementation of strategic, operational and	10	
Article 6.10	N/A	tasks of verifying compliance with ICT risk management requirements to intra-group or osternal undertakings. In case of such outsourcing, the financial entity remains fully responsible for the verification of compliance with the ICT risk management requirements. In order to address and manage ICT risk, financial entities shall use and maintain updated ICT	Functional	subset of	Risk Management Program Operationalizing	RSK-01	tactical risk management controls. Mechanisms exist to compel data and/or process owners to operationalize	10	
Article 7	N/A	systems, protocols and tools that are:	Functional	intersects with	Cybersecurity & Data Protection Practices	GOV-15	cybersecurity and data protection practices for each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 7(a)	N/A	appropriate to the magnitude of operations supporting the conduct of their activities, in accordance with the proportionality principle as referred to in Article 4;	Functional	intersects with	Operationalizing Cybersecurity & Data Protection Practices	GOV-15	Mechanisms exist to compel data and/or process owners to operationalize cybersecurity and data protection practices for each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 7(a)	N/A	appropriate to the magnitude of operations supporting the conduct of their activities, in accordance with the proportionality principle as referred to in Article 4;	Functional	intersects with	Select Controls	GOV-15.1	Mechanisms exist to compel data and/or process owners to select required cybersecurity and data protection controls for each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 7(a)	N/A	appropriate to the magnitude of operations supporting the conduct of their activities, in accordance with the proportionality principle as referred to in Article 4; appropriate to the magnitude of operations supporting the conduct of their activities, in	Functional	intersects with	Implement Controls	GOV-15.2	and/or service (IAAS) under their control. Mechanisms exist to compel data and/or process owners to implement required cybersecurity and data protection controls for each Technology Asset, Application and/or Service (TAAS) under their control. Mechanisms exist to compel data and/or process owners to assess if required	5	
Article 7(a)	N/A	accordance with the proportionality principle as referred to in Article 4; appropriate to the magnitude of operations supporting the conduct of their activities, in	Functional	intersects with	Assess Controls Authorize Asset,	GOV-15.3	cybersecurity and data protection controls for each Technology Asset, Application and/or Service (TAAS) under their control are implemented correctly and are operating as intended. Mechanisms exist to compet data and/or process owners to obtain authorization for	5	
Article 7(a)	N/A	accordance with the proportionality principle as referred to in Article 4;	Functional	intersects with	Application and/or Service	GOV-15.4	the production use of each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 7(a)	N/A	appropriate to the magnitude of operations supporting the conduct of their activities, in accordance with the proportionality principle as referred to in Article 4;	Functional	intersects with	Monitor Controls	GOV-15.5	Mechanisma exist to compel data and/or process owners to monitor Technology Assets, Applications and/or Services (TAAS) under their control on an ongoing basis for applicable threats and risks, as well as to ensure cybersecurity and data protection controls are operating as intended.	5	
Article 7(a)	N/A	appropriate to the magnitude of operations supporting the conduct of their activities, in accordance with the proportionality principle as referred to in Article 4;	Functional	subset of	Cybersecurity & Data Protection Portfolio Management	PRM-01	Mechanisms exist to facilitate the implementation of cybersecurity and data protection-related resource planning controls that define a viable plan for achieving cybersecurity and data protection objectives.	10	
Article 7(a)	N/A	appropriate to the magnitude of operations supporting the conduct of their activities, in accordance with the proportionality principle as referred to in Article 4;	Functional	intersects with	Cybersecurity & Data Protection Resource Management	PRM-02	Mechanisms exist to address all capital planning and investment requests, including the resources needed to implement the cybersecurity and data protection according and document all exemptings to this requirement.	5	
Article 7(a)	N/A	appropriate to the magnitude of operations supporting the conduct of their activities, in accordance with the proportionality principle as referred to in Article 4;	Functional	intersects with	Management Allocation of Resources	PRM-03	programs and document all exceptions to this requirement. Mechanisms exist to identify and allocate resources for management, operational, technical and data privacy requirements within business process planning for	5	
Article 7(a)	N/A	appropriate to the magnitude of operations supporting the conduct of their activities, in accordance with the proportionality principle as referred to in Article 4;	Functional	intersects with	Cybersecurity & Data Protection In Project Management	PRM-04	projects / initiatives. Mechanisms exist to assess cybersecurity and data protection controls in system project development to determine the extent to which the controls are implemented correctly, operating as intended and producing the desired outcome with respect to	5	
Article 7(a)	N/A	appropriate to the magnitude of operations supporting the conduct of their activities, in accordance with the proportionality principle as referred to in Article 4;	Functional	intersects with	Cybersecurity & Data Protection Requirements Definition	PRM-05	meeting the requirements. Mechanisms exist to identify critical system components and functions by performing a criticality analysis for critical Technology Assets, Applications and/or Services (TAS) at pre-defined decision points in the Secure Development Life Cycle	5	
Article 7(a)	N/A	appropriate to the magnitude of operations supporting the conduct of their activities, in accordance with the proportionality principle as referred to in Article 4;	Functional	intersects with	Secure Development Life Cycle (SDLC)	PRM-07	(SDLC). Mechanisms exist to ensure changes to Technology Assets, Applications and/or Services (TAAS) within the Secure Development Life Cycle (SDLC) are controlled	5	
Article 7(b)	N/A	reliable;	Functional	intersects with	Management Operationalizing Cybersecurity & Data	GOV-15	through formal change control procedures. Mechanisms exist to compel data and/or process owners to operationalize cybersecurity and data protection practices for each Technology Asset, Application	5	
Article 7(b)	N/A	reliable;	Functional	intersects with	Protection Practices Select Controls	GOV-15.1	and/or Service (TAAS) under their control. Mechanisms exist to compel data and/or process owners to select required cybersecurity and data protection controls for each Technology Asset, Application	5	
		reliable;					and/or Service (TAAS) under their control. Mechanisms exist to compel data and/or process owners to implement required		
Article 7(b)	N/A		Functional	intersects with	Implement Controls	GOV-15.2	cybersecurity and data protection controls for each Technology Asset, Application and/or Service (TAAS) under their control.	5	



Set Theory Relationship Mapping (STRM)

ecure Controls Framework (SCF) 2 of 18

FDE #	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Balationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
Article 7(b)	N/A	reliable;	Functional	intersects with	Assess Controls	GOV-15.3	Mechanisms exist to compel data and/or process owners to assess if required cybersecurity and data protection controls for each Technology Asset, Application	(optional)	
Article 7(b)	N/A	retiable;	Functional	intersects with	Authorize Asset, Application and/or	GOV-15.4	and/or Service (TAAS) under their control are implemented correctly and are operating as intended. Mechanisms exist to compel data and/or process owners to obtain authorization for	5	
		reliable;			Service		the production use of each Technology Asset, Application and/or Service (TAAS) under their control. Mechanisms exist to compel data and/or process owners to monitor Technology Assets, Applications and/or Services (TAAS) under their control on an ongoing basis		
Article 7(b)	N/A	reliable;	Functional	intersects with	Monitor Controls Cybersecurity & Data	GOV-15.5	for applicable threats and risks, as well as to ensure cybersecurity and data protection controls are operating as intended. Mechanisms exist to facilitate the implementation of cybersecurity and data	5	
Article 7(b)	N/A	reliable;	Functional	intersects with	Protection Portfolio Management Cybersecurity and Data	PRM-01	protection-related resource planning controls that define a viable plan for achieving cybersecurity and data protection objectives. Mechanisms exist to address all capital planning and investment requests,	5	
Article 7(b)	N/A	reliable;	Functional	intersects with	Protection Resource Management	PRM-02	including the resources needed to implement the cybersecurity and data protection programs and document all exceptions to this requirement. Mechanisms exist to identify and allocate resources for management, operational,	5	
Article 7(b)	N/A	retiable;	Functional	intersects with	Allocation of Resources Cybersecurity and Data	PRM-03	technical and data privacy requirements within business process planning for projects / initiatives. Mechanisms exist to assess cybersecurity and data protection controls in system	5	
Article 7(b)	N/A	reliable;	Functional	intersects with	Protection In Project Management	PRM-04	project development to determine the extent to which the controls are implemented correctly, operating as intended and producing the desired outcome with respect to meeting the requirements. Mechanisms exist to identify critical system components and functions by	5	
Article 7(b)	N/A	reductive,	Functional	intersects with	Cybersecurity & Data Protection Requirements Definition	PRM-05	performing a criticality analysis for critical Technology Assets, Applications and/or Services (TAAS) at pre-defined decision points in the Secure Development Life Cycle (SDLC).	5	
Article 7(b)	N/A	reliable:	Functional	intersects with	Secure Development Life Cycle (SDLC) Management	PRM-07	Mechanisms exist to ensure changes to Technology Assets, Applications and/or Services (TAAS) within the Secure Development Life Cycle (SDLC) are controlled through formal change control procedures.	5	
Article 7(c)	N/A	equipped with sufficient capacity to accurately process the data necessary for the performance of activities and the timely provision of services, and to deal with peak orders, message or transaction volumes, as needed, including where new technology is introduced;	Functional	intersects with	Operationalizing Cybersecurity & Data Protection Practices	GOV-15	Mechanisms exist to compel data and/or process owners to operationalize cybersecurity and data protection practices for each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 7(c)	N/A	equipped with sufficient capacity to accurately process the data necessary for the performance of activities and the timely provision of services, and to deal with peak orders, message or transaction volumes, as needed, including where new technology is introduced;	Functional	intersects with	Select Controls	GOV-15.1	Mechanisms exist to compel data and/or process owners to select required cybersecurity and data protection controls for each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 7(c)	N/A	equipped with sufficient capacity to accurately process the data necessary for the performance of activities and the timely provision of services, and to deal with peak orders, message or transaction volumes, as needed, including where new technology is introduced:	Functional	intersects with	Implement Controls	GOV-15.2	Mechanisms exist to compet data and/or process owners to implement required cybersecurity and data protection controls for each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 7(c)	N/A	equipped with sufficient capacity to accurately process the data necessary for the performance of activities and the timely provision of services, and to deal with peak orders, message or transaction volumes, as needed, including where new technology is introduced;	Functional	intersects with	Assess Controls	GOV-15.3	Mechanisms exist to compet data and/or process owners to assess if required cybersecurity and data protection controls for each Technology Asset, Application and/or Service (TAAS) under their control are implemented correctly and are operating as intended.	5	
Article 7(c)	N/A	equipped with sufficient capacity to accurately process the data necessary for the performance of activities and the timely provision of services, and to deal with peak orders, message or transaction volumes, as needed, including where new technology is introduced;	Functional	intersects with	Authorize Asset, Application and/or Service	GOV-15.4	Mechanisms exist to compel data and/or process owners to obtain authorization for the production use of each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 7(c)	N/A	equipped with sufficient capacity to accurately process the data necessary for the performance of activities and the timely provision of services, and to deal with peak orders, message or transaction volumes, as needed, including where new technology is introduced;	Functional	intersects with	Monitor Controls	GOV-15.5	Mechanisms exist to compel data and/or process owners to monitor Technology Assets, Applications and/or Services (TAS) under their control on an ongoing basis for applicable threats and risks, as well as to ensure cybersecurity and data protection controls are operating as intended.	5	
Article 7(c)	N/A	equipped with sufficient capacity to accurately process the data necessary for the performance of activities and the timely provision of services, and to deal with peak orders, message or transaction volumes, as needed, including where new technology is introduced; equipped with sufficient capacity to accurately process the data necessary for the	Functional	subset of	Cybersecurity & Data Protection Portfolio Management	PRM-01	Mechanisms exist to facilitate the implementation of cybersecurity and data protection-related resource planning controls that define a viable plan for achieving cybersecurity and data protection objectives. Mechanisms exist to address all capital planning and investment requests,	10	
Article 7(c)	N/A	equipped with summent capacity to accurately process the data necessary for the performance of activities and the timely provision of services, and to deal with peak orders, message or transaction volumes, as needed, including where new technology is introduced;	Functional	intersects with	Cybersecurity and Data Protection Resource Management	PRM-02	rechanisms exist to address all capital planning and investment requests, including the resources needed to implement the cybersecurity and data protection programs and document all exceptions to this requirement.	5	
Article 7(c)	N/A	equipped with sufficient capacity to accurately process the data necessary for the performance of activities and the timely provision of services, and to deal with peak orders, message or transaction volumes, as needed, including where new technology is introduced;	Functional	intersects with	Allocation of Resources	PRM-03	Mechanisms exist to identify and allocate resources for management, operational, technical and data privacy requirements within business process planning for projects / initiatives.	5	
Article 7(c)	N/A	equipped with sufficient capacity to accurately process the data necessary for the performance of activities and the timely provision of services, and to deal with peak orders, message or transaction volumes, as needed, including where new technology is introduced;	Functional	intersects with	Cybersecurity and Data Protection in Project Management	PRM-04	Mechanisms exist to assess cybersecurity and data protection controls in system project development to determine the extent to which the controls are implemented correctly, operating as intended and producing the desired outcome with respect to meeting the requirements.	5	
Article 7(c)	N/A	equipped with sufficient capacity to accurately process the data necessary for the performance of activities and the timely provision of services, and to deal with peak orders, message or transaction volumes, as needed, including where new technology is introduced;	Functional	intersects with	Cybersecurity & Data Protection Requirements Definition	PRM-05	Mechanisms exist to identify critical system components and functions by performing a criticality analysis for critical Technology Assets, Applications and/or Services (TAAS) at pre-defined decision points in the Secure Development Life Cycle (SDLC).	5	
Article 7(c)	N/A	equipped with sufficient capacity to accurately process the data necessary for the performance of activities and the timely provision of services, and to deal with peak orders, message or transaction volumes, as needed, including where new technology is introduced;	Functional	intersects with	Secure Development Life Cycle (SDLC) Management	PRM-07	Mechanisms exist to ensure changes to Technology Assets, Applications and/or Services (TAAS) within the Secure Development Life Cycle (SDLC) are controlled through formal change control procedures.	5	
Article 7(d)	N/A	technologically resilient in order to adequately deal with additional information processing needs as required under stressed market conditions or other adverse situations.	Functional	intersects with	Operationalizing Cybersecurity & Data Protection Practices	GOV-15	Mechanisms exist to compel data and/or process owners to operationalize cybersecurity and data protection practices for each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 7(d)	N/A	technologically resilient in order to adequately deal with additional information processing needs as required under stressed market conditions or other adverse situations.	Functional	intersects with	Select Controls	GOV-15.1	Mechanisms exist to compel data and/or process owners to select required cybersecurity and data protection controls for each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 7(d)	N/A	technologically resilient in order to adequately deal with additional information processing needs as required under stressed market conditions or other adverse situations.	Functional	intersects with	Implement Controls	GOV-15.2	Mechanisms exist to compel data and/or process owners to implement required cybersecurity and data protection controls for each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 7(d)	N/A	technologically resilient in order to adequately deal with additional information processing needs as required under stressed market conditions or other adverse situations.	Functional	intersects with	Assess Controls	GOV-15.3	Mechanisms exist to compel data and/or process owners to assess if required cybersecurity and data protection controls for each Technology Asset, Application and/or Service (TAMS) under their control are implemented correctly and are operating as intended.	5	
Article 7(d)	N/A	technologically resilient in order to adequately deal with additional information processing needs as required under stressed market conditions or other adverse situations.	Functional	intersects with	Authorize Asset, Application and/or Service	GOV-15.4	Mechanisms exist to compel data and/or process owners to obtain authorization for the production use of each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 7(d)	N/A	technologically resilient in order to adequately deal with additional information processing needs as required under stressed market conditions or other adverse situations.	Functional	intersects with	Monitor Controls	GOV-15.5	Mechanisms exist to compel data and/or process owners to monitor Technology Assets, Applications and/or Services (TAAS) under their control on an ongoing basis for applicable threats and risks, as well as to ensure cybersecurity and data protection controls are operating as intended.	5	
Article 7(d)	N/A	technologically resilient in order to adequately deal with additional information processing needs as required under stressed market conditions or other adverse situations.	Functional	intersects with	Cybersecurity & Data Protection Portfolio Management	PRM-01	protection controls are operating as intended. Mechanisms exist to facilitate the implementation of cybersecurity and data protection-related resource planning controls that define a viable plan for achieving cybersecurity and data protection objectives.	5	
Article 7(d)	N/A	technologically resilient in order to adequately deal with additional information processing needs as required under stressed market conditions or other adverse situations.	Functional	intersects with	Cybersecurity and Data Protection Resource Management	PRM-02	Mechanisms exist to address all capital planning and investment requests, including the resources needed to implement the cybersecurity and data protection programs and document all exceptions to this requirement.	5	
Article 7(d)	N/A	technologically resilient in order to adequately deal with additional information processing needs as required under stressed market conditions or other adverse situations.	Functional	intersects with	Allocation of Resources	PRM-03	Mechanisms exist to identify and allocate resources for management, operational, technical and data privacy requirements within business process planning for projects / initiatives.	5	
Article 7(d)	N/A	technologically resilient in order to adequately deal with additional information processing needs as required under stressed market conditions or other adverse situations.	Functional	intersects with	Cybersecurity and Data Protection in Project Management	PRM-04	Mechanisms exist to assess cybersecurity and data protection controls in system project development to determine the extent to which the controls are implemented correctly, operating as intended and producing the desired outcome with respect to meeting the requirements.	5	
Article 7(d)	N/A	technologically resilient in order to adequately deal with additional information processing needs as required under stressed market conditions or other adverse situations.	Functional	intersects with	Cybersecurity & Data Protection Requirements Definition	PRM-05	Mechanisms exist to identify critical system components and functions by performing a criticality analysis for critical Technology Assets, Applications and/or Services (TAAS) at pre-defined decision points in the Secure Development Life Cycle (SDLC).	5	
Article 7(d)	N/A	technologically resilient in order to adequately deal with additional information processing needs as required under stressed market conditions or other adverse situations.	Functional	intersects with	Secure Development Life Cycle (SDLC) Management	PRM-07	Mechanisms exist to ensure changes to Technology Assets, Applications and/or Services (TAAS) within the Secure Development Life Cycle (SDLC) are controlled through formal change control procedures.	5	
Article 8.1	N/A	As part of the ICT risk management framework referred to in Article 61), financial entities shall identify, classify and adequately countered ILCT range proported business functions, roles and responsibilities, the information assets and ICT assets supporting those functions, and their roles and dependencies in relation to ICT risk. Financial entities shall review as needed, and at least yearty, the adequacy of this classification and of any relevant documentation.	Functional	intersects with	Business Process Definition	PRM-06	Mechanisms exist to define business processes with consideration for openecurity and tast protection that determines: (1) The resulting risk to organizational operations, assets, individuals and other organizations; and (2) Information protection needs arising from the defined business processes and revises the processes as necessary, until an achievable set of protection needs is obtained.	5	
Article 8.2	N/A	Financial entities shall, on a continuous basis, identify all sources of CT risk, in particular the risk-ground to and from other financial entities, and assess cyber threats and ICT wide-rabilities relevant to their ICT supported business transicions, information assets and ICT assets. Financial entities shall review on a regular basis, and at least yearly, the risk scenarios impacting them.	Functional	intersects with	Risk Framing	RSK-01.1	Mechanisms exist to identify. (I) Assumptions affecting risk assessments, risk response and risk monitoring; (2) Constraints affecting risk assessments, risk response and risk monitoring; (3) The organizational risk tolerance; and (4) Pirotines, benefits and trade-offs considered by the organization for managing risk.	5	
Article 8.2	N/A	Financial entities shall, on a continuous basis, identify all sources of ICT risk, in particular the risk exposure to and from other financial entities, and assess cyber threats and ICT vulnerabilities relevant to their ICT supported business functions, information assets and ICT assets. Financial entities shall review on a regular basis, and at least yearly, the risk secentrics impacting them.	Functional	intersects with	Risk Identification	RSK-03	Mechanisms exist to identify and document risks, both internal and external.	5	
Article 8.3	N/A	scenarios impacting treets. Financial entities, other than microenterprises, shall perform a risk assessment upon each major change in the network and information system infrastructure, in the processes or procedures affecting their ICT supported business functions, information assets or ICT assets.	Functional	intersects with	Risk Assessment	RSK-04	Mechanisms exist to conduct recurring assessments of risk that includes the likelihood and magnitude of harm, from unauthorized access, use, disclosure, disruption, modification or destruction of the organization's Technology Assets, Applications, Services and/or Data (TAASD).	5	



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FDE#	FDE Name	Focal Document Element (FDE) Description	STRM	STRM	SCF Control	SCF#	Secure Controls Framework (SCF)	Strength of Relationship	Notes (optional)
		Financial entities shall identify all information assets and ICT assets, including those on	Rationale	Relationship			Control Description Mechanisms exist to perform inventories of Technology Assets, Applications,	(optional)	
Article 8.4	N/A	remote sites, network resources and hardware equipment, and shall map those considered critical. They shall map the configuration of the information assets and ICT assets and the links and interdependencies between the different information assets and ICT assets.	Functional	intersects with	Asset Inventories	AST-02	Services and/or Data (TASD) that: (1) Accurately reflects the current TASD in use; (2) Identifies authorized software products, including business justification details; (2) Is at the level of granularity deemed incessary for tracking and reporting; (4) includes organization-defined information deemed necessary to achieve effective properly accountability, and (5) Is available for review and audit by designated organizations) personnel.	5	
Article 8.4	N/A	Financial entities shall identify all information assets and ICT assets, including those on remote sites, network resources and hardware equipment, and shall map those considered critical. They shall map the configuration of the information assets and ICT assets and the links and interdependencies between the different information assets and ICT assets.	Functional	intersects with	Network Diagrams & Data Flow Diagrams (DFDs)	AST-04	Mechanisms exist to maintain network architecture diagrams that: (1) Contain sufficient detail to assess the security of the network's architecture; (2) Reflect the current architecture of the network environment; and (3) Document all sensitive/regulated data flows.	5	
Article 8.4	N/A	Financial entities shall identify all information assets and ICT assets, including those on remote sites, network resources and hardware equipment, and shall map those considered critical. They shall map the configuration of the information assets and ICT assets and the links and interdependencies between the different information assets and ICT assets.	Functional	intersects with	Identify Critical Assets	BCD-02	Mechanisms exist to identify and document the critical Technology Assets, Applications, Services and/or Data (TAASD) that support essential missions and business functions.	5	
Article 8.4	N/A	Financial entities shall identify all information assets and ICT assets, including those on remote sites, network resources and hardware equipment, and shall map those considered critical. They shall map the configuration of the information assets and ICT assets and the links and interdependencies between the different information assets and ICT assets.	Functional	intersects with	Third-Party Criticality Assessments	TPM-02	Mechanisms exist to identify, prioritize and assess suppliers and partners of critical Technology Assets, Applications and/or Services (TAAS) using a supply chain risk assessment process relative to their importance in supporting the delivery of high- value services.	5	
Article 8.5	N/A	Financial entities shall identify and document all processes that are dependent on ICT third- party service providers, and shall identify interconnections with ICT third-party service providers that provide services that support critical or important functions.	Functional	intersects with	Asset-Service Dependencies	AST-01.1	Mechanisms exist to identify and assess the security of technology assets that support more than one critical business function.	5	
Article 8.6	N/A	For the purposes of paragraphs 1, 4 and 5, financial entities shall maintain relevant inventions and update them periodically and every time any major change as referred to in paragraph 3 occurs.	Functional	intersects with	Asset Inventories	AST-02	Mechanisms exist to perform inventories of Technology Assets, Applications, Services and/or Data (TASA) (Dh. that: SI) in use; (1) Accurately reflects the current TASO in use; (2) Identifies authorized software products, including business justification details; (3) Is at the level of granularity deemed necessary for tracking and reporting; (4) Includes organization-defined information deemed necessary to achieve effective properly accuratibility, and (5) Is available for review and audit by designated organizational personnel.	5	
Article 8.6	N/A	For the purposes of paragraphs 1, 4 and 5, financial entities shall maintain relevant inventories and update them periodically and every time any major change as referred to in	Functional	intersects with	Updates During Installations / Removals	AST-02.1	Mechanisms exist to update asset inventories as part of component installations, removals and asset upgrades.	5	
Article 8.7	N/A	paragraph 3 occurs. Financial entities, other than microenterprises, shall on a regular basis, and at least yearly, conduct a specific ICT risk assessment on all legacy ICT systems and, in any case before and after connecting technologies, applications or systems.	Functional	intersects with	Risk Assessment	RSK-04	Mechanisms exist to conduct recurring assessments of risk that includes the likelihood and magnitude of harm, from unauthorized access, use, disclosure, disruption, modification or destruction of the organization's Technology Assets, Applications, Services and/or Data (TIASD).	5	
Article 8.7	N/A	Financial entities, other than microenterprises, shall on a regular basis, and at least yearly, conduct a specific ICT risk assessment on all legacy ICT systems and, in any case before and after connecting technologies, applications or systems.	Functional	intersects with	Technical Debt Reviews	SEA-02.3	Mechanisms exist to conduct ongoing "technical debt" reviews of hardware and software technologies to remediate outdated and/or unsupported technologies.	5	
Article 9.1	N/A	For the purposes of adequately protecting ICT systems and with a view to organising response measures, financial entities shall continuously monitor and control the security and functioning of CT systems and took and shall minimize the impact of ICT risks in ICT systems through the deployment of appropriate ICT security tools, policies and procedures.	Functional	subset of	Operations Security	OPS-01	Mechanisms exist to facilitate the implementation of operational security controls.	10	
Article 9.1	N/A	For the purposes of adequately protecting ICT systems and with a view to organising response measures, financial entities shall continuously monitor and control the security and functioning of CT systems and tools and shall minimise the impact of ICT risks in ICT systems through the deployment of appropriate ICT security tools, policies and procedures.	Functional	intersects with	Security Concept Of Operations (CONOPS)	OPS-02	Mechanisms exist to develop a security Concept of Operations (CONOPS), or a similarly-defined plan for achieving cybersecurity objectives, hat documents management, operational and technical measures implemented to apply defense-in depth techniques that is communicated to all appropriate stakeholders.	n- 5	
Article 9.1	N/A	For the purposes of adequately protecting ICT systems and with a view to organising response measures, financial entities shall continuously monitor and control the security and functioning of CT systems and tools and shall minimize the impact of ICT risks in ICT systems through the deployment of appropriate ICT security tools, policies and procedures.	Functional	intersects with	Service Delivery (Business Process Support)	OPS-03	Mechanisms exist to define supporting business processes and implement appropriate governance and service management to ensure appropriate planning, delivery and support of the organization's technology capabilities supporting business functions, workforce, and/or customers based on industry-recognized standards to achieve the specific goals of the process area.	5	
Article 9.2	N/A	Financial entities shall design, procure and implement ICT security policies, procedures, protocols and tools that aim to ensure the resilience, continuity and availability of ICT systems, in particular for those supporting critical or important functions, and to maintain high standards of availability, authenticity, integrity and confidentiality of data, whether at rest, in use or in transit.	Functional	intersects with	Operations Security	OPS-01	Mechanisms exist to facilitate the implementation of operational security controls.	5	
Article 9.2	N/A	Financial entities shall design, procure and implement ICT security policies, procedures, protocols and tools that aim to ensure the resilience, continuity and evaliability of ICT systems, in particular for those supporting critical or important functions, and to maintain high standards of availability, authenticity, integrity and confidentiality of data, whether at rest, in use or in transit.	Functional	intersects with	Standardized Operating Procedures (SOP)	OPS-01.1	Mechanisms exist to identify and document Standardized Operating Procedures (SOP), or similar documentation, to enable the proper execution of day-to-day / assigned tasks.	5	
Article 9.2	N/A	Financial entities shall design, procure and implement ICT security policies, procedures, protocols and tools that aim to ensure the resilience, continuity and availability of ICT systems, in particular for those supporting critical or important functions, and to maintain high standards of availability, authenticity, integrity and confidentiality of data, whether at rest, in use or in transit.	Functional	intersects with	Security Concept Of Operations (CONOPS)	OPS-02	Mechanisms exist to develop a security Concept of Operations (CONOPS), or a similarly-defined plan for achieving cybersecurity objectives, that documents management, operational and technical measures implemented to apply defense-in depth techniques that is communicated to all appropriate stakeholders.	n 5	
Article 9.2	N/A	Financial entities shall design, procure and implement ICT security policies, procedures, protocols and tools that aim to ensure the resilience, continuity and availability of ICT systems, in particular for those supporting critical or important functions, and to maintain high standards of availability, authenticity, integrity and confidentiality of data, whether at rest, in use or in transit.	Functional	intersects with	Service Delivery (Business Process Support)	OPS-03	Mechanisms exist to define supporting business processes and implement appropriate governance and service management to ensure appropriate planning, delivery and support of the organization's technology capabilities supporting business functions, workforce, and/or customers based on industry-recognized standards to achieve the specific goals of the process area.	5	
Article 9.3	N/A	In order to achieve the objectives referred to in paragraph 2, financial entities shall use ICT solutions and processes that are appropriate in accordance with Article 4. Those ICT solutions and processes shall:	Functional	intersects with	Operationalizing Cybersecurity & Data Protection Practices	GOV-15	Mechanisms exist to compel data and/or process owners to operationalize cybersecurity and data protection practices for each Technology Asset, Application and/or Service (TAAS) under their control.	5	
Article 9.3(a)	N/A	ensure the security of the means of transfer of data;	Functional	intersects with	Configuration Management Program	CFG-01	Mechanisms exist to facilitate the implementation of configuration management controls.	5	
Article 9.3(a)	N/A	ensure the security of the means of transfer of data;	Functional	intersects with	System Hardening Through Baseline Configurations	CFG-02	Mechanisms exist to develop, document and maintain secure baseline configurations for Technology Assets, Applications and/or Services (TAAS) that are	5	
Article 9.3(a)	N/A	ensure the security of the means of transfer of data;	Functional	intersects with	Secure Engineering Principles	SEA-01	consistent with industry-accepted system hardening standards. Mechanisms exist to facilitate the implementation of industry-recognized cybersecurity and data protection practices in the specification, design, development, implementation and modification of Technology Assets, Applications and/or Services (TAAS).	5	
Article 9.3(a)	N/A	ensure the security of the means of transfer of data;	Functional	intersects with	Alignment With Enterprise Architecture	SEA-02	Mechanisms exist to develop an enterprise architecture, aligned with industry- recognized leading practices, with consideration for cybersecurity and data protection principles that addresses risk to organizational operations, assets,	5	
Article 9.3(a)	N/A	ensure the security of the means of transfer of data;	Functional	intersects with	Defense-In-Depth (DiD) Architecture	SEA-03	Individuals, other organizations. Mechanisms exist to implement security functions as a layered structure minimizing interactions between layers of the design and avoiding any dependence by lower layers on the functionality or correctness of higher layers.	5	
Article 9.3(b)	N/A	minimise the risk of corruption or loss of data, unauthorised access and technical flaws that may hinder business activity;	Functional	intersects with	Configuration Management Program	CFG-01	Mechanisms exist to facilitate the implementation of configuration management controls.	5	
Article 9.3(b)	N/A	minimise the risk of corruption or loss of data, unauthorised access and technical flaws that may hinder business activity:	Functional	intersects with	System Hardening Through Baseline Configurations	CFG-02	Mechanisms exist to develop, document and maintain secure baseline configurations for Technology Assets, Applications and/or Services (TAAS) that are consistent with industry-accepted system hardening standards.	5	
Article 9.3(b)	N/A	minimise the risk of corruption or loss of data, unauthorised access and technical flaws that may hinder business activity;	Functional	intersects with	Secure Engineering Principles	SEA-01	Mechanisms exist to facilitate the implementation of industry-recognized cybersecurity and data protection practices in the specification, design, development, implementation and modification of Technology Assets, Applications and/or Services (TAAS).	5	
Article 9.3(b)	N/A	minimise the risk of corruption or loss of data, unauthorised access and technical flaws that may hinder business activity;	Functional	intersects with	Alignment With Enterprise Architecture	SEA-02	Mechanisms exist to develop an enterprise architecture, aligned with industry- recognized leading practices, with consideration for cybersecurity and data protection principles that addresses risk to organizational operations, assets, individuals, other organizations.	5	
Article 9.3(b)	N/A	minimise the risk of corruption or loss of data, unauthorised access and technical flaws that may hinder business activity;	Functional	intersects with	Defense-In-Depth (DiD) Architecture	SEA-03	Mechanisms exist to implement security functions as a layered structure minimizing interactions between layers of the design and avoiding any dependence by lower layers on the functionality or correctness of higher layers. Mechanisms exist to facilitate the implementation of configuration management.	5	
Article 9.3(c)	N/A	prevent the lack of availability, the impairment of the authenticity and integrity, the breaches of conflidentiality and the loss of data; prevent the lack of availability, the impairment of the authenticity and integrity, the breaches	Functional	intersects with	Configuration Management Program System Hardening	CFG-01	Mechanisms exist to facilitate the implementation of configuration management controls. Mechanisms exist to develop, document and maintain secure baseline	5	
Article 9.3(c)	N/A	of confidentiality and the loss of data; prevent the lack of availability, the impairment of the authenticity and integrity, the breaches	Functional	intersects with	Through Baseline Configurations	CFG-02	configurations for Technology Assets, Applications and/or Services (TAAS) that are consistent with industry-accepted system hardening standards. Mechanisms exist to facilitate the implementation of industry-recognized	5	
Article 9.3(c)	N/A	of confidentiality and the loss of data; prevent the lack of availability, the impairment of the authenticity and integrity, the breaches	Functional	intersects with	Secure Engineering Principles	SEA-01	cybersecurity and data protection practices in the specification, design, development, implementation and modification of Technology Assets, Applications and/or Services (TAAS). Mechanisms exist to develop an enterprise architecture, aligned with industry-	5	
Article 9.3(c)	N/A	of confidentiality and the loss of data; prevent the lack of availability, the impairment of the authenticity and integrity, the breaches of confidentiality and the lose of data.	Functional	intersects with	Alignment With Enterprise Architecture Defense-In-Depth (DiD)	SEA-02	recognized leading practices, with consideration for cybensecurity and data protection principles that addresses risk to organizational operations, assets, individuals, other organizations. Mechanisms exist to implement security functions as a layered structure minimizing contractions between laware of the design and specified any dependence by lower	5	
Article 9.3(c)	N/A	of confidentiality and the loss of data;	Functional	intersects with	Architecture	SEA-03	interactions between layers of the design and avoiding any dependence by lower layers on the functionality or correctness of higher layers.	5	
Article 9.3(d)	N/A	ensure that data is protected from risks arising from data management, including poor administration, processing- related risks and human error. ensure that data is protected from risks arising from data management, including poor	Functional	intersects with	Configuration Management Program System Hardening	CFG-01	Mechanisms exist to facilitate the implementation of configuration management controls. Mechanisms exist to develop, document and maintain secure baseline	5	
Article 9.3(d)	N/A	administration, processing-related risks and human error.	Functional	intersects with	Through Baseline Configurations	CFG-02	configurations for Technology Assets, Applications and/or Services (TAAS) that are consistent with industry-accepted system hardening standards.	5	



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Part	FDE #	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
Part	Article 9.3(d)	N/A		Functional	intersects with		SEA-01	Mechanisms exist to facilitate the implementation of industry-recognized cybersecurity and data protection practices in the specification, design,	(optional)	
Part	Article 9.3(d)	N/A		Functional	intersects with	Alignment With Enterprise	SEA-02	and/or Services (TAAS). Mechanisms exist to develop an enterprise architecture, aligned with industry- recognized leading practices, with consideration for cybersecurity and data protection principles that addresses risk to organizational operations, assets,	5	
March Marc	Article 9.3(d)	N/A		Functional	intersects with		SEA-03	Mechanisms exist to implement security functions as a layered structure minimizing interactions between layers of the design and avoiding any dependence by lower	5	
Manual M	Article 9.4	N/A		Functional	subset of	Protection Governance	GOV-01		10	
Part	Article 9.4(a)	N/A	authenticity, integrity and confidentiality of data, information assets and ICT assets, including	Functional	intersects with	Publishing Cybersecurity & Data Protection	GOV-02		5	
Part	Article 9.4(b)	N/A	structure using appropriate techniques, methods and protocols that may include implementing automated mechanisms to isolate affected information assets in the event of	Functional	subset of		IRO-01	facilitate an organization-wide response capability for cybersecurity and data	10	
	Article 9.4(b)	N/A	following a risk-based approach, establish a sound network and infrastructure management structure using appropriate techniques, methods and protocols that may include implementing automated mechanisms to isolate affected information assets in the event of cyber-attacks;	Functional	intersects with	Incident Handling	IRO-02	(1) Preparation; (2) Automated event detection or manual incident report intake; (3) Analysis; (4) Containment; (5) Eradication; and (6) Recovery.	5	
	Article 9.4(b)	N/A	structure using appropriate techniques, methods and protocols that may include implementing automated mechanisms to isolate affected information assets in the event of	Functional	intersects with		IRO-02.1	Automated mechanisms exist to support the incident handling process.	5	
1985 1986	Article 9.4(b)	N/A	structure using appropriate techniques, methods and protocols that may include implementing automated mechanisms to isolate affected information assets in the event of	Functional	intersects with		IRO-02.6	Services (TAAS), upon detection of a possible incident that meets organizational	5	
April Company Compan	Article 9.4(c)	N/A	implement policies that limit the physical or logical access to information assets and ICT assets by what is required for legitimate and approved functions and activities only, and sates bits to that end a set policies, procedures and controls that address access rights	Functional	intersects with	Least Privilege	IAC-21	access to processes necessary to accomplish assigned tasks in accordance with	5	
Part	Article 9.4(d)	N/A	standards and dedicated control systems, and protection measures of cryptographic keys whereby data is encrypted based on results of approved data classification and ICT risk	Functional	intersects with	& Data Protection	GOV-02		5	
March Marc	Article 9.4(d)	N/A	implement policies and protocols for strong authentication mechanisms, based on relevant standards and dedicated control systems, and protection measures of cryptographic keys whereby data is encrypted based on results of approved data classification and ICT risk	Functional	intersects with		IAC-01		5	
March Marc	Article 9.4(e)	N/A	implement documented policies, procedures and controls for ICT change management, including changes to software, hardware, firmware components, systems or security parameters, that are based on a risk assessment approach and are an integral part of the financial entity? soveralic hange management process, in order to ensure that all changes to ICT systems are recorded, tested, assessed, approved, implemented and verified in a	Functional	subset of		CHG-01		10	
April 1	Article 9.4(e)	N/A	implement documented policies, procedures and controls for ICT change management, including changes to software, hardware, firmware components, systems or security parameters, that are based on a risk assessment approach and are an integral part of the financial entity's overall change management process, in order to ensure that all changes to ICT systems are recorded, tested, assessed, approved, implemented and verified in a	Functional	intersects with		CHG-02	Mechanisms exist to govern the technical configuration change control processes.	5	
Activate 1	Article 9.4(e)	N/A	including changes to software, hardware, firmware components, systems or security parameters, that are based on a risk assessment approach and are an integral part of the financial entity's overall change management process, in order to ensure that all changes to ICT systems are recorded, tested, assessed, approved, implemented and verified in a	Functional	intersects with	& Data Protection	GOV-02		5	
Model 1. 1 May 1. 1 M	Article 9.4(e)	N/A	including changes to software, hardware, firmware components, systems or security parameters, that are based on a risk assessment approach and are an integral part of the financial entity's overall change management process, in order to ensure that all changes to ICT systems are recorded, tested, assessed, approved, implemented and verified in a	Functional	intersects with		OPS-01.1	(SOP), or similar documentation, to enable the proper execution of day-to-day / assigned tasks.	5	
Mode 14 No. No. Processor of the control operations of control ope	Article 9.4(f)	N/A	have appropriate and comprehensive documented policies for patches and updates.	Functional	intersects with	& Data Protection	GOV-02		5	
And the Service of the Company of th	Article 9.4(f)	N/A	have appropriate and comprehensive documented policies for patches and updates.	Functional	subset of	Management Program	VPM-01		10	
Article 1 [26]	Article 9.4(f)	N/A		Functional	intersects with	Software & Firmware	VPM-05	Applications and/or Services (TAAS), including firmware.	5	
Active 10.2 No. 200 Service with finishing control and the respect of promotions and wards to the profession of promotions and the respect of promotions an	Article 9 (end)	N/A	network connection infrastructure in a way that allows it to be instantaneously severed or segmented in order to minimise and prevent contagion, especially for interconnected financial processes.	Functional	subset of		SEA-01	cybersecurity and data protection practices in the specification, design, development, implementation and modification of Technology Assets, Applications	10	
Action 10.3 NA Contraction control to the first expression has been required to the first expression plant to the control to programment and the control to	Article 10.1	N/A	shall be approved by appropriate lines of management and shall have specific protocols in place. Financial entities shall have in place mechanisms to promptly detect anomalous activities, in accordance with Article 17, including ICT network performance issues and ICT-related	Functional	intersects with	Anomalous Rehavior	MON-16		5	
Article 10.2 NNA godine abort Therebodies and Criteria to Ingress, excluding quotines and Emission and contract and increases and applications to contract and increases and applications and applications and increases and applications and increases and applications and increases and applications and appli			accordance with Article 25.							
Article 10.2 Mix Anticle 10.2	Article 10.2	N/A	define alert thresholds and criteria to trigger and initiate ICT-related incident response processes, including automatic alert mechanisms for relevant staff in charge of ICT-related incident response.	Functional	intersects with	Detection / Prevention	NET-08	(NIDS/NIPS) to detect and/or prevent intrusions into the network.	5	
Article 11.2 N/A control from Completeness, identify omission and obvious errors, and request errors. As a pand of the CT risk management fatherwesk referred to in Article 6(1) and based on the completeness of the CT risk management fatherwesk referred to in Article 6(1) and based on the completeness controllary policy of the father specific policy, forming an integral part of the overall business controllary policy of the father specific policy, forming an integral part of the overall business controllary policy of the father specific policy, forming an integral part of the overall business controllary policy of the father specific policy, forming an integral part of the overall business controllary policy of the father specific policy, forming an integral part of the overall business controllary policy of the father specific policy, forming an integral part of the overall business controllary policy of the father specific policy, forming an integral part of the overall business controllary policy of the father specific policy, forming an integral part of the overall business controllary policy of the father specific policy, forming an integral part of the overall business controllary policy of the father specific policy and specific policy policy. Article 11.2 (a) N/A controllary of the financial entity, and the father specific policy and specific policy policy policy. Article 11.2 (b) N/A controllary of the financial entity, and the father specific policy and specific policy policy. Article 11.2 (a) N/A controllary of the financial entity of the financial entity, and the father specific policy and specific policy policy and specific policy and specific	Article 10.3	N/A	Financial entities shall devote sufficient resources and capabilities to monitor user activity, the occurrence of ICT anomalies and ICT-related incidents, in particular cyber-attacks.	Functional	subset of	Continuous Monitoring	MON-01		10	
Article 11.1 NA comprehense Set out in Article 9, financial entities a shall put in place a comprehense Set out in Article 9, miles a pecific policy, forming an integral part of the overall business continuity policy of the financial entities. Article 11.2 NA financial entities. NA appropriate and concentration of the continuity of place in the properties and one continuity policy of the financial entities. Article 11.2 (a) NA appropriate and concentration of continuity of place in the properties and one continuity of	Article 10.4	N/A	check trade reports for completeness, identify omissions and obvious errors, and request retransmission of those reports.	Functional	no relationship	N/A	N/A		N/A	
Financial entities shall implement the ICT business continuity policy through dedicated, appropriate and documented arrangements, plans, procedures and mechanisms aiming to provide and documented arrangements, plans, procedures and mechanisms aiming to provide and documented arrangements, plans, procedures and mechanisms aiming to provide and documented arrangements, plans, procedures and mechanisms aiming to provide and feel to provide a provide and provide and feel to provide a provide and feel to p	Article 11.1	N/A	identification requirements set out in Article 8, financial entities shall put in place a contification RCT business continuity policy, which may be adopted as a dedicated specific policy, forming an integral part of the overall business continuity policy of the	Functional	subset of	Management System	BCD-01	to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster	10	
Article 11.2(a) Article 11.2(b) Article 11.2(b) Article 11.2(b) Article 11.2(c) Articl	Article 11.2	N/A	Financial entities shall implement the ICT business continuity policy through dedicated,	Functional	subset of	Management System	BCD-01	to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster	10	
Article 11.2(b) Article 11.2(c) Article 11.2(c) Article 11.2(d) Articl	Article 11.2(a)	N/A	ensure the continuity of the financial entity's critical or important functions;	Functional	subset of	Management System	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster	10	
Article 11.2(c) N/A Article 11.2(c) N/A Article 11.2(d) N/A Article 11.2(e) Article 11.2(e) N/A Article 11.2(e) N/A Article 11.2(e) N/A Article 11.2(e) Article 11.2(e) N/A Article 11.2(e) Article 11	Article 11.2(b)	N/A		Functional	subset of	Management System	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster	10	
estimate preliminary impacts, damages and losses; Functional subset of Business Continuity Management System (BCMS) [Business Continuity Management System (BCMS) [BCMS] [BCMS] [BCMS] [BCMS] [BCMS] [BCMS] [Article 11.2(c)	N/A	technologies suited to each type of ICT-related incident and prevent further damage, as well	Functional	subset of	Management System	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster	10	
Article 11.2 (e) N/A Article 11.3 N/A As part of the ICT risk management framework referred to in Article \$(1)\$, financial entities shall implement associated ICT response and recovery plans which, in the case of financial article entities of the first management framework referred to in Article \$(1)\$, financial entities shall implement associated ICT response and recovery plans which, in the case of financial entities of the first management framework referred to in Article \$(1)\$, financial entities shall implement associated ICT response and recovery plans which, in the case of financial entities of the first management framework referred to in Article \$(1)\$, financial entities shall implement associated ICT response and recovery plans which, in the case of financial entities of the first management framework referred to in Article \$(1)\$, financial entities shall implement associated ICT response and recovery plans which, in the case of financial entities of the first management framework referred to in Article \$(1)\$, financial entities (BCM5) Business Continuity Management System Recovery (BCDR) igstpodosia. Mechanisms exist to facilitate the implementation of contingency planning controls response plans (propose) Recovery (BCDR) igstpodosia. Mechanisms exist to facilitate the implementation of contingency planning controls response plans (propose) Recovery (BCDR) igstpodosia. Mechanisms exist to facilitate the implementation of contingency planning controls response plans (propose) Recovery (BCDR) igstpodosia. Mechanisms exist to facilitate the implementation of contingency planning controls response plans (propose) Recovery (BCDR) igstpodosia. Mechanisms exist to facilitate the implementation of contingency planning controls to be person exist (propose) Recovery (BCDR) igstpodosia. Recover	Article 11.2(d)	N/A	estimate preliminary impacts, damages and losses;	Functional	subset of	Business Continuity Management System	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster	10	
A pap of the ICT isix management framework referred to in Article 91.3 N/A Article 91.3 N/A Article 19.3	Article 11.2(e)	N/A	is transmitted to all relevant internal staff and external stakeholders in accordance with	Functional	subset of	Management System	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster	10	
Theodoliy (bell bir) phaybooks).	Article 11.3	N/A	shall implement associated ICT response and recovery plans which, in the case of financial	Functional	subset of	Management System	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS)	10	



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FDE #	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
Article 11.4	N/A	Financial entities shall put in place, maintain and periodically test appropriate ICT business continuity plans, notably with regard to critical or important functions outsourced or contracted through arrangements with ICT third-party service providers.	Functional	subset of	Business Continuity Management System	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster	(optional)	
Article 11.4	N/A	Financial entities shall put in place, maintain and periodically test appropriate ICT business continuity plans, notably with regard to critical or important functions outsourced or	Functional	intersects with	(BCMS) Contingency Plan Testing	BCD-04	Recovery (BC/DR) playbooks). Mechanisms exist to conduct tests and/or exercises to evaluate the contingency plan's effectiveness and the organization's readiness to execute the plan.	5	
Article 11.5	N/A	contracted through arrangements with LCT third party service providers. As part of the overall business contrally policy, financial retriess shall conduct a business impact analysis (BA) of their exposures to severe business disruptions, Under the BIA, financial entitles shall asses the potential impact of severe business disruptions by means of quantitative and qualitative criteria, using internal and external data and scenario analysis, as appropriate. The BIA shall consider the criticality of identified and mapped business infunctions, support processes, third-party dependencies and information assets, and their interdependencies. Financial entities shall ensure that ICT basets and ICT services are designed and used in full alignment with the BIA, in particular with regard to adequately ensuring the redundancy of all critical components.	Functional	subset of	& Exercises Business Continuity Management System (BCMS)	BCD-01	Machanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity) Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
Article 11.5	N/A	As part of the overall business continuity policy, financial entities shall conduct a business impact analysis (BN,) of their exposures to severe business disruptions. Under the BN, financial entities shall asses the potential impact of severe business disruptions by means of quantitative and qualitative criteria, using internat and external data and scenario analysis, as appropriate. The BN shall consider the criticality of redefiled and mapped business functions, support processes, third-party dependencies and information assets, and their interdependencies. Financial entities shall ensure that ET assets and ICT services are designed and used in full alignment with the BN, in particular with regard to adequately ensuring the redundancy of all critical components.	Functional	intersects with	Business Impact Analysis (BIA)	RSK-08	Mechanisms exist to conduct a Business Impact Analysis (BIA) to identify and assess cybersecurity and data protection risks.	5	
Article 11.6	N/A	As part of their comprehensive ICT risk management, financial entities shall:	Functional	subset of	Risk Management Program	RSK-01	Mechanisms exist to facilitate the implementation of strategic, operational and tactical risk management controls.	10	
Article 11.6(a)	N/A	test the ICT business continuity plans and the ICT response and recovery plans in relation to ICT systems supporting all functions at least yearly, as well as in the event of any substantive changes to ICT systems supporting critical or important functions;	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
Article 11.6(a)	N/A	test the ICT business continuity plans and the ICT response and recovery plans in relation to ICT systems supporting all functions at least yearly, as well as in the event of any substantive changes to ICT systems supporting critical or important functions;	Functional	intersects with	Contingency Plan Testing & Exercises	BCD-04	Mechanisms exist to conduct tests and/or exercises to evaluate the contingency plan's effectiveness and the organization's readiness to execute the plan.	5	
Article 11.6(b)	N/A	test the crisis communication plans established in accordance with Article 14.	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
Article 11.6(b)	N/A	test the crisis communication plans established in accordance with Article 14. For the purposes of the first subparagraph, point (a), financial entities, other than	Functional	intersects with	Contingency Plan Testing & Exercises	BCD-04	Mechanisms exist to conduct tests and/or exercises to evaluate the contingency plan's effectiveness and the organization's readiness to execute the plan. Mechanisms exist to conduct tests and/or exercises to evaluate the contingency	5	
Article 11.6 (end)	N/A	Individual contractions, a that in color place participates are sent to a contraction of optic-stated and a with home to be thought a certain of a color place stated and a with home to be thought a color place	Functional	intersects with	Contingency Plan Testing & Exercises	BCD-04	reconstructions during doublooks again all of electricities to certain the clinic gency plans a effectiveness and the organization's readiness to execute the plan.	5	
Article 11.7	N/A	Financial entities, other than microenterprises, shall have a crisis management function, which, in the event of activation of their ICT business continuity plans or ICT response and recovery plans, shall, inter alia, set out clear procedures to manage internal and external crisis communications in accordance with Article 1.	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks,	10	
Article 11.8	N/A	Financial entities shall keep readily accessible records of activities before and during disruption events when their ICT business continuity plans and ICT response and recovery plans are activated.	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
Article 11.9	N/A	Central securities depositories shall provide the competent authorities with copies of the results of the ICT business continuity tests, or of similar exercises.	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
Article 11.10	N/A	Financial entities, other than microenterprises, shall report to the competent authorities, upon their request, an estimation of aggregated annual costs and losses caused by major KCT- related incidents.	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
Article 11.11	N/A	In accordance with Article 16 of Regulations (EU) No 1093/2010, (EU) No 1094/2010 and (EU) No 1095/2010, the ESAs, through the Joint Committee, shall by 17 July 2024develop common guidelines on the estimation of aggregated annual costs and losses referred to in paragraph 10	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
Article 12.1	N/A	For the purpose of ensuring the restoration of ICT systems and data with minimum downtime, limited disruption and loss, as part of their ICT risk management framework, financial entities shall develop and document:	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
Article 12.1	N/A	For the purpose of ensuring the restoration of ICT systems and data with minimum downtime, limited disruption and loss, as part of their ICT risk management framework, financial entities shall develop and document:	Functional	intersects with	Data Backups	BCD-11	Mechanisms exist to create recurring backups of data, software and/or system images, as well as verify the integrity of these backups, to ensure the availability of the data to satisfy Recovery Time Objectives (RTOs) and Recovery Point Objectives (RPOs).	5	
Article 12.1(a)	N/A	backup policies and procedures specifying the scope of the data that is subject to the backup and the minimum frequency of the backup, based on the criticality of information or the confidentiality level of the data;	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
Article 12.1(a)	N/A	backup policies and procedures specifying the scope of the data that is subject to the backup and the minimum frequency of the backup, based on the criticality of information or the confidentiality level of the data;	Functional	intersects with	Data Backups	BCD-11	Mechanisms exist to create recurring backups of data, software and/or system images, as well as verify the integrity of these backups, to ensure the availability of the data to satisfy Recovery Time Objectives (RTOs) and Recovery Point Objectives (RPOs).	5	
Article 12.1(b)	N/A	restoration and recovery procedures and methods.	Functional	subset of	Business Continuity Management System (BCMS)	BCD-01	Mechanisms exist to facilitate the implementation of contingency planning controls to help ensure resilient Technology Assets, Applications and/or Services (TAAS) (e.g., Continuity of Operations Plan (COOP) or Business Continuity & Disaster Recovery (BC/DR) playbooks).	10	
Article 12.1(b)	N/A	restoration and recovery procedures and methods.	Functional	intersects with	Data Backups	BCD-11	Mechanisms exist to create recurring backups of data, software and/or system images, as well as verify the integrity of these backups, to ensure the availability of the data to satisfy Recovery Time Objectives (RTOs) and Recovery Point Objectives (RPOs).	5	
Article 12.2	N/A	Financial entities shall set up backup systems that can be activated in accordance with the backup policies and procedures, as real are restoration and recovery procedures and methods. The activation of backup systems shall not jeopardise the security of the network and information systems or the availability, authenticity, integrity or confidentiarity of data. Testing of the backup procedures and restoration and recovery procedures and methods shall be undertaken periodically.	Functional	intersects with	Data Backups	BCD-11	Mechanisms exist to create recurring backups of data, software and/or system images, as well as weight bein legal of these backups, to ensure the evalibility of the data to satisfy Recovery Time Objectives (RTOs) and Recovery Point Objectives (RPOs).	5	
Article 12.2	N/A	Financial entities shall set up backup systems that can be activated in accordance with the backup policies and procedures, as well as restoration and recovery procedures and methods. The activation of backup systems shall not jeopardise the security of the network and information systems not be availability, authenticity, integrity or confidentiality of data. Testing of the backup procedures and restoration and recovery procedures and methods shall be underfathen periodically.	Functional	intersects with	Testing for Reliability & Integrity	BCD-11.1	Mechanisms exist to routinely test backups that verify the reliability of the backup process, as well as the integrity and availability of the data.	5	
Article 12.2	N/A	Financial entities shall set up backup systems that can be activated in accordance with the backup policies and procedures, as real as restoration and recovery procedures that hereby controlled and procedures, as well as restoration and encovery procedures and methods. The activation of backup systems shall not jeopositise the security of the network and information systems or the availability, authenticity, integrity or confidentiality of data. Testing of the backup procedures and restoration and recovery procedures and methods shall be underfathen periodically.	Functional	intersects with	Test Restoration Using Sampling	BCD-11.5	Mechanisms exist to utilize sampling of available backups to test recovery capabilities as part of business continuity plan testing.	5	
Article 12.3	N/A	trial to uncertainty personal and the property of the property	Functional	intersects with	Separate Storage for Critical Information	BCD-11.2	Recharism exist to store backup copies of critical software and other excustly- estated information in separate facility or in a fire-steld container that is not collocated with the system being backed up.	5	
Article 12.3	N/A	When restoring backup data using own systems, financial entities shall use ICT systems that are physically and logically segregated from the source ICT system. The ICT systems shall be securely protected from any unusurbursed access or ICT comption and allow for the timely restoration of services making use of data and system backups as necessary. For central counterparties, the recovery plans shall enable the recovery of all transactions at the time of disruption to allow the central counterparty to continue to operate with certainly and to complete settlement on the scheduled data. Data reporting exercit providers shall additionally maintain adequate resources and have back-up and restoration facilities in place in order to offer and maintain their services at all times.	Functional	intersects with	Transfer to Alternate Storage Site	BCD-11.6	Mechanisms exist to transfer backup data to the alternate storage site at a rate that is capable of meeting both Recovery Time Objectives (RTOs) and Recovery Point Objectives (RTOs).	5	



Set Theory Relationship Mapping (STRM)

ecure Controls Framework (SCF) 6 of 18

FDE#	FDE Name	Focal Document Element (FDE) Description	STRM	STRM	SCF Control	SCF#	Secure Controls Framework (SCF)	Strength of Relationship	Notes (optional)
		Financial entities, other than microenterprises, shall maintain redundant ICT capacities	Rationale	Relationship			Control Description Mechanisms exist to maintain a failover system, which is not collocated with the	(optional)	
Article 12.4	N/A	equipped with resources, capabilities and functions that are adequate to ensure business needs. Microenterprises shall assess the need to maintain such redundant ICT capacities based on their risk profile. Financial entities, other than microenterprises, shall maintain redundant ICT capacities	Functional	intersects with	Redundant Secondary System	BCD-11.7	primary system, application and/or service, which can be activated with little-to-no loss of information or disruption to operations. Mechanisms exist to implement real-time or near-real-time failover capability to	5	
Article 12.4	N/A	equipped with resources, capabilities and functions that are adequate to ensure business needs. Microenterprises shall assess the need to maintain such redundant ICT capacities based on their risk profile. Central securities depositories shall maintain at least one secondary processing site	Functional	intersects with	Failover Capability	BCD-12.2	maintain availability of critical Technology Assets, Applications, Services and/or Data (TAASD). Mechanisms exist to establish an alternate processing site that provides security	5	
Article 12.5	N/A	endowed with adequate resources, capabilities, functions and staffing arrangements to ensure business needs.	Functional	intersects with	Alternate Processing Site	BCD-09	measures equivalent to that of the primary site.	5	
Article 12.5(a)	N/A	The secondary processing site shall be: located at a geographical distance from the primary processing site to ensure that it bears a distinct risk profile and to prevent it from being affected by the event which has affected the primary site;	Functional	intersects with	Alternate Processing Site	BCD-09	Mechanisms exist to establish an alternate processing site that provides security measures equivalent to that of the primary site.	5	
Article 12.5(a)	N/A	located at a geographical distance from the primary processing site to ensure that it bears a distinct risk profile and to prevent it from being affected by the event which has affected the primary site; capable of ensuring the continuity of critical or important functions identically to the primary	Functional	intersects with	Separation from Primary Site	BCD-09.1	Mechanisms exist to separate the alternate processing site from the primary processing site to reduce susceptibility to similar threats. Mechanisms exist to establish an alternate processing site that provides security	5	
Article 12.5(b)	N/A	capacite or ensuring the commany or critical or important functions scientically of the primary site, or providing the level of services necessary to ensure that the financial entity performs its critical operations within the recovery objectives; immediately accessible to the financial entity's staff to ensure continuity of critical or	Functional	intersects with	Alternate Processing Site	BCD-09	measures equivalent to that of the primary site. Mechanisms exist to establish an alternate processing site that provides security	5	
Article 12.5(c)	N/A	important functions in the event that the primary processing site has become unavailable. Immediately accessible to the financial entity's staff to ensure continuity of critical or	Functional	intersects with	Alternate Processing Site	BCD-09	measures equivalent to that of the primary site. Mechanisms exist to identify and mitigate potential accessibility problems to the	5	
Article 12.5(c)	N/A	important functions in the event that the primary processing site has become unavailable. In determining the recovery time and recovery point objectives for each function, financial	Functional	intersects with	Accessibility	BCD-09.2	alternate processing site and possible mitigation actions, in the event of an area- wide disruption or disaster. Mechanisms exist to facilitate recovery operations in accordance with Recovery	5	
Article 12.6	N/A	entities shall take into account whether it is a critical or important function and the potential overall impact on market efficiency. Such time objectives shall ensure that, in extreme scenarios, the agreed service levels are met. When recovering from an ICT-related incident, financial entities shall perform necessary	Functional	equal	Recovery Time / Point Objectives (RTO / RPO)	BCD-01.4	Time Objectives (RTOs) and Recovery Point Objectives (RPOs). Mechanisms exist to routinely test backups that verify the reliability of the backup	10	
Article 12.7	N/A	when the other in justice in the leaded incides, in institute muster sists period in Recessary decks, including any multiple checks and reconciliations, in order to ensure that the highest level of dats integrity is maintained. These checks shall also be performed when reconstructing data from external stakeholders, in order to ensure that all did at is consistent between systems. When recovering from an ICT-related incident, financial entities shall perform necessary	Functional	intersects with	Testing for Reliability & Integrity	BCD-11.1	process, as well as the integrity and availability of the data.	5	
Article 12.7	N/A	checks, including any multiple checks and reconciliations, in order to ensure that the highest level of data integrity is maintained. These checks shall also be performed when reconstructing data from external stakeholders, in order to ensure that all data is consistent between systems.	Functional	intersects with	Test Restoration Using Sampling	BCD-11.5	Mechanisms exist to utilize sampling of available backups to test recovery capabilities as part of business continuity plan testing.	5	
Article 13.1	N/A	Financial entities shall have in place capabilities and staff to gather information on vulnerabilities and cyber threats, ICT-related incidents, in particular cyber-attacks, and analyse the impact they are likely to have on their digital operational resilience.	Functional	subset of	Threat Intelligence Feeds Program	THR-01	Mechanisms exist to implement a threat intelligence program that includes a cross- organization information-sharing capability that can influence the development of the system and security architectures, selection of security solutions, monitoring, threat hunting, response and recovery activities.	10	
Article 13.1	N/A	Financial entities shall have in place capabilities and staff to gather information on vulnerabilities and cyber threats, ICT-related incidents, in particular cyber-attacks, and analyse the impact they are likely to have on their digital operational resilience.	Functional	intersects with	Threat Intelligence Feeds Feeds	THR-03	Mechanisms exist to maintain situational awareness of vulnerabilities and evolving threats by leveraging the knowledge of attacker tactics, techniques and procedures to facilitate the implementation of preventative and compensating controls.	5	
		Financial entities shall put in place post ICT-related incident reviews after a major ICT-related incident disrupts their core activities, analysing the causes of disruption and identifying required improvements to the ICT operations or within the ICT business continuity policy referred to in Article 11.					Mechanisms exist to conduct a Root Cause Analysis (RCA) and "lessons learned" activity every time the contingency plan is activated.		
Article 13.2	N/A	Financial entities, other than microenterprises, shall, upon request, communicate to the competent authorities, the changes that were implemented following post ICT-related incident reviews as referred to in the first subparagraph.	Functional	intersects with	Contingency Plan Root Cause Analysis (RCA) & Lessons Learned	BCD-05		5	
		The post ICT-related incident reviews referred to in the first subparagingh shall determine whether the established procedures were followed and the actions taken were effective, including in relation to the following. Financial entities shall put in place post ICT-related incident reviews after a major ICT-related incident disrupts their core activities, analysing the causes of disruption and identifying required improvements to the ICT operations or within the ICT business continuity policy referred to in Article 11.					Mechanisms exist to incorporate lessons learned from analyzing and resolving opbersecurity and data protection incidents to reduce the likelihood or impact of future incidents.		
Article 13.2	N/A	Financial entities, other than microenterprises, shall, upon request, communicate to the competent authorities, the changes that were implemented following post ICT-related incident reviews as referred to in the first subparagraph.	Functional	intersects with	Root Cause Analysis (RCA) & Lessons Learned	IRO-13		5	
		The post ICT-related incident reviews referred to in the first subparagraph shall determine whether the established procedures were followed and the actions taken were effective, including in relation to the following:			Quatie				
Article 13.2(a)	N/A	the promptness in responding to security alerts and determining the impact of ICT-related incidents and their severity; the promptness in responding to security alerts and determining the impact of ICT-related	Functional	intersects with	Contingency Plan Root Cause Analysis (RCA) & Lessons Learned	BCD-05	Mechanisms exist to conduct a Root Cause Analysis (RCA) and "lessons learned" activity every time the contingency plan is activated. Mechanisms exist to incorporate lessons learned from analyzing and resolving	5	
Article 13.2(a)	N/A	the promptness in responding to security alerts and determining the impact of ICI-related incidents and their severity; the quality and speed of performing a forensic analysis, where deemed appropriate;	Functional	intersects with	Root Cause Analysis (RCA) & Lessons Learned Contingency Plan Root	IRO-13	Mechanisms exist to incorporate lessons learned from analyzing and resolving cybersecurity and data protection incidents to reduce the likelihood or impact of future incidents. Mechanisms exist to conduct a Root Cause Analysis (RCA) and "lessons learned"	5	
Article 13.2(b)	N/A	the quality and speed of performing a forensic analysis, where deemed appropriate;	Functional	intersects with	Cause Analysis (RCA) & Lessons Learned Root Cause Analysis	BCD-05	activity every time the contingency plan is activated. Mechanisms exist to incorporate lessons learned from analyzing and resolving	5	
Article 13.2(b)	N/A	the effectiveness of incident escalation within the financial entity;	Functional	intersects with	(RCA) & Lessons Learned Contingency Plan Root	IRO-13	cybersecurity and data protection incidents to reduce the likelihood or impact of future incidents. Mechanisms exist to conduct a Root Cause Analysis (RCA) and "lessons learned"	5	
Article 13.2(c)	N/A	the effectiveness of incident escalation within the financial entity;	Functional	intersects with	Cause Analysis (RCA) & Lessons Learned Root Cause Analysis	BCD-05	activity every time the contingency plan is activated. Mechanisms exist to incorporate lessons learned from analyzing and resolving	5	
Article 13.2(c) Article 13.2(d)	N/A N/A	the effectiveness of internal and external communication.	Functional Functional	intersects with	(RCA) & Lessons Learned Contingency Plan Root Cause Analysis (RCA) &	IRO-13 BCD-05	cybersecurity and data protection incidents to reduce the likelihood or impact of future incidents. Mechanisms exist to conduct a Root Cause Analysis (RCA) and "lessons learned" activity your time the performance of the protection of the performance of the continuous state."	5	
Article 13.2(d) Article 13.2(d)	N/A N/A	the effectiveness of internal and external communication.	Functional	intersects with	Lessons Learned Root Cause Analysis	BCD-05	activity every time the contingency plan is activated. Mechanisms exist to incorporate lessons learned from analyzing and resolving cybersecurity and data protection incidents to reduce the likelihood or impact of	5	
		Lessons derived from the digital operational resilience testing carried out in accordance with Articles 26 and 27 and from real life ICT-related incidents, in particular cyber-attacks, along			(RCA) & Lessons Learned		future incidents. Mechanisms exist to conduct a Root Cause Analysis (RCA) and "lessons learned" activity every time the contingency plan is activated.		
Article 13.3	N/A	with challenges faced upon the activation of ICT business continuity plans and ICT response and receiver plans, together with relevant information exchanged with counterparts and assessed during supervisory reviews, shall be duly incroporated on a continuous basis into the ICT akt assessment process. Those findings shall from the basis for appropriate reviews or relevant components of the ICT is amongment framework referred to in Article (91).	Functional	intersects with	Contingency Plan Root Cause Analysis (RCA) & Lessons Learned	BCD-05		5	
Article 13.3	N/A	Lessons derived from the digital operational resilience testing carried out in accordance with Articles 26 and 27 and from real tille ECT-related incidents, in particular cyber-ottacks, along with challenges head upon the activition of ICT business continuity plans and ICT expenses and recovery plans, together with relevant information exchanged with counterparts and not to the ICT and the ICT and ICT accordance in the ICT and ICT accordance in the plans for appropriate reviews of relevant components of the ICT risk management framework referred to in Article 6(1).	Functional	intersects with	Root Cause Analysis (RCA) & Lessons Learned	IRO-13	Mechanisms exist to incorporate issues learned from analyzing and resolving cybensecurity and data protection incidents to reduce the likelihood or impact of future incidents.	5	
Article 13.4	N/A	Financial entities shall monitor the effectiveness of the implementation of their digital operational estilience strategy set out in Article 8(g). They shall map the evolution of ICT risk over time, analyse the fequency, types, magnitude and evolution of ICT-related incidents, in particular oper-stracks and their patterns, with a view to understanding the level of ICT risk operation. The production of ICT-related incidents of ICT risk operations, and enhance the cyber maturity and preparedness of the financial entity.	Functional	intersects with	Measures of Performance	GOV-05	Mechanisms exist to develop, report and monitor cybersecurity and data protection program measures of performance.	5	
Article 13.5	N/A	Senior ICT staff shall report at least yearly to the management body on the findings referred to in paragraph 3 and put forward recommendations.	Functional	subset of	Status Reporting To Governing Body	GOV-01.2	Mechanisms exist to provide governance oversight reporting and recommendations to those entrusted to make executive decisions about matters considered material to the organization's cybersecurity and data protection program.	10	
Article 13.6	N/A	Financial entities shall develop ICT security awareness programmes and digital operational resilience training as compulsory modules in their staff training schemes. Those programmes and training shall be applicable to all employees and to seinor management salf, and shall have a level of complexity commensurate to the remit of their functions. Where appropriate, francial entities and sale sinclude ST intitud-party service providers in their relevant training schemes in accordance with Article 30(2), point (i).	Functional	subset of	Cybersecurity & Data Protection-Minded Workforce	SAT-01	Mechanisms exist to facilitate the implementation of security workforce development and awareness controls.	10	
Article 13.6	N/A	Francisi entities that develop ICT security awareness programmes and digital operational sealinean training as compulsory models in their staff training schemes. Those programmes and training shall be applicable to all employees and to senior management staff, and shall have a level of complexity commensurates to the result of their functions. Where appropriate, financial entities shall also include KT third-party service providers in their relevant training schemes in accordance with Artisci 30(2), point (i).	Functional	intersects with	Cybersecurity & Data Protection Awareness Training	SAT-02	Mechanisms exist to provide all employees and contractors appropriate awareness education and training that is relevant for their job function.	5	



FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
		Financial entities shall develop ICT security awareness programmes and digital operational resilience training as compulsory modules in their staff training schemes. Those programmes	Nationale	Retationship			Mechanisms exist to provide role-based cybersecurity and data protection-related training:	(optional)	
Article 13.6	N/A	residence training as compulsory molecules in where staff training schemes. Those programmes and training shall be applicable to all employees and to serior management staff, and shall have a level of complexity commensurate to the remit of their functions. Where appropriate, financial entities shall also included CT finite-party service providers in their relevant training schemes in accordance with Article 30(2), point (i).	Functional	intersects with	Role-Based Cybersecurity & Data Protection Training	SAT-03	usuring: (1) Before authorizing access to the system or performing assigned duties; (2) When required by system changes; and (3) Annually thereafter.	5	
Article 13.6	N/A	Financial entities shall develop ICT security awareness programmes and digital operational sealience training a compulsory modes in their staff training schemes. Those programmes and training shall be applicable to all employees and to senior management staff, and shall have a level of complexity commensurate to the remit of their functions. Where appropriate, framed and their shall also include ST intitude party service providers in their relevant training schemes in accordance with Article 30(2), point (i).	Functional	intersects with	Cyber Threat Environment	SAT-03.6	Mechanism exist to provide role-based cybersecurity and data protection assures statistical table current and relevant to the cyber threats that users might encounter in day-to-day business operations.	5	
Article 13.7	N/A	Financial entities, other than microenterprises, shall monitor relevant technological developments on continuous basis, also with a view to understanding the possible impact of the deployment of such new technologies on RCT security requirements and digital operational resilience. They shall keep up-to-date with the latest KCT sick management processes, in order to effectively combat current or new forms of cyber-attacks.	Functional	subset of	Technology Development & Acquisition	TDA-01	Mechanisms exist to facilitate the implementation of tailored development and acquisition strategies, contract tools and procurement methods to meet unique business needs.	10	
Article 13.7	N/A	Financial entities, other than microenterprises, shall monitor relevant technological developments on a continuous basis, also with a view to understanding the possible impact of the deployment of such new technologies on ICT security requirements and digital operational resilience. They shall keep up-to-date with the latest ICT risk management processes, in order to effectively combat current or new forms of cyber-attacks.	Functional	intersects with	Product Management	TDA-01.1	Mechanisms exist to design and implement product management processes to proactively govern the design, development and production of Technology Assets, Applications and/or Services (TAAS) across the System Development Life Cycle (SDLC) to: (1) Improve functionality; (2) Enhance security and resiliency capabilities; (3) Correct security deficiencies; and (4) Corform with applicable statutory, regulatory and/or contractual obligations.	5	
Article 14.1	N/A	As part of the ICT risk management framework referred to in Article 6(1), financial entities shall have in place crisis communication plans enabling a responsible disclosure of, at least, major ICT-related incidents or vulnerabilities to clients and counterparts as well as to the public, as appropriate. As part of the ICT risk management framework referred to in Article 6(1), financial entitles	Functional	intersects with	Incident Response Operations	IRO-01	Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity and data protection-related incidents. Mechanisms exist to cover:	5	
Article 14.1	N/A	shall have in place crisis communication plans enabling a responsible disclosure of, at least, major ICT-relation incidents or vulnerabilities to clients and counterparts as well as to the public, as appropriate.	Functional	intersects with	Incident Handling	IRO-02	(I) Preparation: 2) Automated event detection or manual incident report intake; (3) Analysis; (4) Containment; (5) Eradication; and (6) Recovery.	5	
Article 14.1	N/A	As part of the ICT risk management framework referred to in Article 6(1), financial entities shall have in place crisis communication plans enabling a responsible disclosure of, at least, major ICT-related incidents or vulnerabilities to clients and counterparts as well as to the public, as appropriate.	Functional	intersects with	Integrated Security Incident Response Team (ISIRT)	IRO-07	Mechanisms exist to establish an integrated team of cybersecurity, Π and business function representatives that are capable of addressing cybersecurity and data protection incident response operations.	5	
Article 14.1	N/A	As part of the ICT risk management framework referred to in Article 6(1), financial entities shall have in place crisis communication plans enabling a responsible disclosure of, at least, major ICT-related incidents or vulnerabilities to clients and counterparts as well as to the public, as appropriate.	Functional	intersects with	Incident Stakeholder Reporting	IRO-10	Mechanisms exist to timely-report incidents to applicable: (1) Internal stakeholders; (2) Affected clients & third-parties; and (3) Regulatory authorities.	5	
Article 14.1	N/A	As part of the ICT risk management framework referred to in Article 6(1), financial entities shall have in place crisis communication plans enabling a responsible disclosure of, at least, major ICT-related incidents or vulnerabilities to clients and counterparts as well as to the public, as appropriate.	Functional	intersects with	Incident Reporting Assistance	IRO-11	Mechanisms exist to provide incident response advice and assistance to users of Technology Assets, Applications and/or Services (TAAS) for the handling and resporting of actual and potential cybersecurity and data protection incidents.	5	
Article 14.2	N/A	As part of the ICT risk management framework, financial entities shall implement communication policies for internal staff and for external stakeholders. Communication policies for staff shall take into account the need to differentiate between staff involved in ICT risk management, in particular the staff responsible for response and recovery, and staff that needs to be informed.	Functional	intersects with	Incident Response Operations	IRO-01	Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity and data protection-related incidents.	5	
Article 14.2	N/A	As part of the ICT risk management framework, financial entities shall implement communication policies for internal start and for external stakholders. Communication policies for staff shall take into account the need to differentiate between staff involved in ICT risk management, in particular the staff responsible for response and recovery, and staff that needs to be informed.	Functional	intersects with	Incident Handling	IRO-02	Mechanisms exist to cover: 1) Preparation: 2) Automated event detection or manual incident report intake; (3) Analysis; (6) Containment; (5) Endication; and (6) Recovery.	5	
Article 14.2	N/A	As part of the ICT risk management framework, financial entities shall implement communication policies for internal staff and for external stakeholders. Communication policies for staff shall take into account the need to differentiate between staff involved in ICT risk management, in particular the staff responsible for response and recovery, and staff that needs to be informed.	Functional	intersects with	Integrated Security Incident Response Team (ISIRT)	IRO-07	Mechanisms exist to establish an integrated team of cybersecurity, IT and business function representatives that are capable of addressing cybersecurity and data protection incident response operations.	5	
Article 14.2	N/A	As part of the ICT risk management framework, financial entities shall implement communication policies for internal staff and for external stakeholders. Communication policies for staff shall take into account the need to differentiate between staff involved in ICT risk management, in particular the staff responsible for response and recovery, and staff that needs to be informed.	Functional	intersects with	Incident Stakeholder Reporting	IRO-10	Mechanisms exist to timely-report incidents to applicable: (1) Internal stakeholders; (2) Affected clients & third-parties; and (3) Regulatory authorities.	5	
Article 14.2	N/A	As part of the ICT risk management framework, financial entities shall implement communication policies for internal staff and for external stakeholders. Communication policies for staff shall take into account the need to differentiate between staff involved in ICT risk management, in particular the staff responsible for response and recovery, and staff that needs to be informed.	Functional	intersects with	Incident Reporting Assistance	IRO-11	Mechanisms exist to provide incident response advice and assistance to users of Technology Assets, Applications and/or Services (TAAS) for the handling and reporting of actual and potential cybersecurity and data protection incidents.	5	
Article 14.3	N/A	At least one person in the financial entity shall be tasked with implementing the communication strategy for ICT- related incidents and fulfil the public and media function for that purpose.	Functional	intersects with	Incident Response Operations	IRO-01	Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity and data protection-related incidents.	5	
Article 14.3	N/A	At least one person in the financial entity shall be tasked with implementing the communication strategy for ICT- related incidents and fulfil the public and media function for that purpose.	Functional	intersects with	Incident Handling	IRO-02	Mechanisms exist to cover: (2) Automated event detection or manual incident report intake; (3) Analysis; (4) Containment; (5) Eradication; and (6) Recovery.	5	
Article 14.3	N/A	At least one person in the financial entity shall be tasked with implementing the communication strategy for ICT- related incidents and fulfil the public and media function for that purpose.	Functional	intersects with	Integrated Security Incident Response Team (ISIRT)	IRO-07	Mechanisms exist to establish an integrated team of cybersecurity, IT and business function representatives that are capable of addressing cybersecurity and data protection incident response operations.	5	
Article 14.3	N/A	At least one person in the financial entity shall be tasked with implementing the communication strategy for ICT- related incidents and fulfil the public and media function for that purpose.	Functional	intersects with	Incident Stakeholder Reporting	IRO-10	Mechanisms exist to timely-report incidents to applicable: (1) Internal stakeholders; (2) Affected clients & third-parties; and (3) Regulatory authorities.	5	
Article 14.3	N/A	At least one person in the financial entity shall be tasked with implementing the communication strategy for ICT- related incidents and fulfil the public and media function for that purpose.	Functional	intersects with	Incident Reporting Assistance	IRO-11	Mechanisms exist to provide incident response advice and assistance to users of Technology Assets, Applications and/or Services (TAAS) for the handling and reporting of actual and potential cybersecurity and data protection incidents.	5	
Article 15	N/A	The ESAs shall, through the Joint Committee, in consultation with the European Union Agency on Cybersecurity (ENISA), develop common draft regulatory technical standards in order to:	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 15(a)	N/A	specify further elements to be included in the LT Security policies, procedures, protocols and tools referred to in Article 9(2), with a welve onesuring the security of networks, enable adequate safeguards against intrusions and data missue, preserve the availability, authenticity, integrity and confidentiality of data, including cyptographic bechniques, and guarantee an accurate and prompt data transmission without major disruptions and undue delays;	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 15(b)	N/A	develop further components of the controls of access management rights referred to in Article 9(4), point (e), and associated human resource policy specifying access rights, procedures for granting and revoking rights, monitoring anomalous behaviour in relation to ICT risk through appropriate indicators, including for network use patterns, hours, IT activity and unknown devices.	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 15(c)	N/A	develop further the mechanisms specified in Article 10(1) enabling a prompt detection of anomalous activities and the criteria set out in Article 10(2) triggering ICT-related incident detection and response processes;	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 15(d)	N/A	specify further the components of the ICT business continuity policy referred to in Article 11(1):	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 15(e)	N/A	specify uther the testing of LTD business continuity plans referred to in Article 11(8) to ensure that such fresting duty takes in the accounts recension in which the quality of the provision of a critical or important function deteriorates to an unacceptable level or falls, aduly considers the potential impact of the insolvency, or definitives, of any relevant ICT third-party service provider and, where relevant, the political risks in the respective providers' jurisdictions:	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 15(f)	N/A	specify further the components of the ICT response and recovery plans referred to in Article 11(3);	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 15(g) Article 15 (end)	N/A	specifying further the content and format of the report on the review of the ICT risk management famework relevant to In Article (Si): When developing those did regulatory technic all standards, the ESAs shall take into account the size and the overall risk position for filmencial entitys, and the nature, scale and complexity of its services, activities and operations, white duly taking into consideration any specific scalarse arrising more the distinct nature of activities across different filmencial entroles sectors. The ESAs shall submit those drief regulatory technical standards to the Commission by 17 January 2024.	Functional	no relationship	N/A	N/A	N/A	N/A	
(,		Power is delegated to the Commission to supplement this Regulation by adopting the regulatory technical standards referred to in the first paragraph in accordance with Articles 10 to 14 of Regulations (EU) No 1093/2010, (EU) No 1094/2010 and (EU) No 1095/2010.							



Set Theory Relationship Mapping (STRM)

Secure Controls Framework (SCF) 8 of 18

FDE#	FDE Name	Focal Document Element (FDE) Description	STRM	STRM	SCF Control	SCF#	Secure Controls Framework (SCF)	Strength of Relationship	Notes (optional)
100	PDE Name	Articles 5 to 15 of this Regulation shall not apply to small and non-interconnected investment	Rationale	Relationship	SEP Control	SCF #	Control Description	(optional)	rectes (optional)
Article 16.1	N/A	firms, payment institutions exempted pursuant to Directive (Eli) 2015/2366, institutions exempted pursuant to Directive 2013/05/Eli in respect of which Member States have decided not to apply the option referred to in Article 2(4) of this Regulation; electronic money institutions exempted pursuant to Directive 2009/110/EC; and small institutions for occupational retirement provision. Without prejudice to the first subparagraph, the entities listed in the first subparagraph shall:	Functional	no relationship	N/A	N/A	NA	N/A	
Article 16.1(a)	N/A	put in place and maintain a sound and documented ICT risk management framework that details the mechanisms and measures aimed at a quick, efficient and comprehensive management of ICT risk, including for the protection of relevant physical components and infrastructures;	Functional	subset of	Cybersecurity & Data Protection Governance Program	GOV-01	Mechanisms exist to facilitate the implementation of cybersecurity and data protection governance controls.	10	
Article 16.1(b)	N/A	continuously monitor the security and functioning of all ICT systems;	Functional	subset of	Cybersecurity & Data Protection Governance	GOV-01	Mechanisms exist to facilitate the implementation of cybersecurity and data protection governance controls.	10	
Article 16.1(c)	N/A	minimise the impact of ICT risk through the use of sound, resilient and updated ICT systems, protocols and tools which are appropriate to support the performance of their activities and the provision of services and adeq	Functional	subset of	Program Cybersecurity & Data Protection Governance Program	GOV-01	Mechanisms exist to facilitate the implementation of cybersecurity and data protection governance controls.	10	
Article 16.1(d)	N/A	allow sources of ICT risk and anomalies in the network and information systems to be promptly identified and detected and ICT-related incidents to be swiftly handled; identify key dependencies on ICT third-party service providers;	Functional	subset of	Cybersecurity & Data Protection Governance Program Cybersecurity & Data	GOV-01	Mechanisms exist to facilitate the implementation of cybersecurity and data protection governance controls. Mechanisms exist to facilitate the implementation of cybersecurity and data	10	
Article 16.1(e)	N/A		Functional	subset of	Protection Governance Program	GOV-01	protection governance controls.	10	
Article 16.1(f)	N/A	ensure the continuity of critical or important functions, through business continuity plans and response and recovery measures, which include, at least, back-up and restoration measures;	Functional	subset of	Cybersecurity & Data Protection Governance Program	GOV-01	Mechanisms exist to facilitate the implementation of cybersecurity and data protection governance controls.	10	
Article 16.1(g)	N/A	test, on a regular basis, the plans and measures referred to in point (f), as well as the effectiveness of the controls implemented in accordance with points (a) and (c);	Functional	subset of	Cybersecurity & Data Protection Governance Program	GOV-01	Mechanisms exist to facilitate the implementation of cybersecurity and data protection governance controls.	10	
Article 16.1(h)	N/A	implement, as appropriate, relevant operational conclusions resulting from the tests referred to in point (g) and from post-incident analysis into the ICT risk assessment process and develop, according to needs and ICT risk profile, ICT security awareness programmes and digital operational resilience training for staff and management.	Functional	subset of	Cybersecurity & Data Protection Governance Program	GOV-01	Mechanisms exist to facilitate the implementation of cybersecurity and data protection governance controls.	10	
Article 16.2	N/A	The LOT fask management framework referred to in paragraph 1, second subparagraph, point (a), shall be documented and reviewed periodically and upon the occurrence of mayir (CT- related incidents in compliance with supervisory instructions. It shall be continuously improved on the basis of leasons derived from implementation and monitoring. A report on the mixem of the ICT risk management framework shall be submitted to the competent suthority upon its request.	Functional	subset of	Cybersecurity & Data Protection Governance Program	GOV-01	Mechanisms exist to facilitate the implementation of cybersecurity and data protection governance controls.	10	
Article 16.3	N/A	The ESAs shall, through the Joint Committee, in consultation with the ENISA, develop common draft regulatory technical standards in order to: specify further the elements to be included in the ICT risk management framework referred to	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 16.2(a) Article 16.2(b)	N/A N/A	specing varieties are desirable, as our faculation of the of in as insulagement, instruction, instruction, the paragraph 1, accord subparagraph, point (a): specify untrier the elements in relation to systems, protocols and tools to minimise the impact of ICT fast deferred to in paragraph 1, accord subparagraph, point (c), with a view to ensuring the security of retworks, enabling adequate safeguards against situations and data misuse and preserving the evaluability, submittelicly, integrity and confidentiality of an objective of the protocol state of the security of the control of the security of the control of the security of the control of the security of the	Functional	no relationship	N/A N/A	N/A N/A	N/A N/A	N/A N/A	
Article 16.2(c)	N/A	specify further the components of the ICT business continuity plans referred to in paragraph 1, second subparagraph, point (f):	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 16.2(d)	N/A	specify further the rules on the testing of business continuity plans and ensure the effectiveness of the controls referred to in paragraph 1, second subparagraph, point (g) and ensure that such testing duly takes into account scenarios in which the quality of the provision of a critical or important function deteriorates to an unacceptable level or fails;	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 16.2(e)	N/A	specify further the content and format of the report on the review of the ICT risk management framework referred to in paragraph 2. When developing those drift regulatory technical standards, the ESAs shall take into account	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 16.2(end)	N/A	the size and the overall risk profile of the financial entity, and the nature, scale and complexity of its services, cativities and operations. The ESAs shall submit those draft regulatory technical standards to the Commission by 17 January 2024.	Functional	no relationship	N/A	N/A	N/A	N/A	
		Power is delegated to the Commission to supplement this Regulation by adopting the regulatory technical standards referred to in the first subparagish in accordance with Articles 10 to 14 of Regulations (EU) No 1093/2010, (EU) No 1094/2010 and (EU) No 1098/2010. Financial entities shall define, establish and implement an ICT-related incident management					Mechanisms exist to implement and govern processes and documentation to		
Article 17.1	N/A	process to detect, manage and notify ICT-related incidents.	Functional	subset of	Incident Response Operations	IRO-01	facilitate an organization-wide response capability for cybersecurity and data protection-related incidents.	10	
Article 17.1	N/A	Financial entities shall delic entities after (extended in the control of the con	Functional	intersects with	Incident Response Plan (IRP) Incident Response Operations	IRO-04	Mechanisms exist to maintain and make available a current and viable Incident Response Plan (IRP) to all stakeholders. Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity and data protection-related incidents.	10	
Article 17.2	N/A	Incidents. Financial entitles shall record all ICT-related incidents and significant cyber threats. Financial entities shall record all ICT-related incidents and significant cyber threats. Financial entities shall establish appropriate procedures and processes to ensure a consistent and integrated monitoring. Branding and follow-up of ICT-related incidents, to ensure that root causes are identified, documented and addressed in order to prevent the occurrence of such incidents.	Functional	intersects with	Incident Response Plan (IRP)	IRO-04	Mechanisms exist to maintain and make available a current and viable Incident Response Plan (IRP) to all stakeholders.	5	
Article 17.3	N/A	The ICT-related incident management process referred to in paragraph 1 shall:	Functional	subset of	Incident Response Operations	IRO-01	Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity and data protection-related incidents.	10	
Article 17.3(a)	N/A	put in place early warning indicators;	Functional	subset of	Incident Response Operations	IRO-01	Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity and data protection-related incidents.	10	
Article 17.3(a)	N/A	put in place early warning indicators;	Functional	intersects with	Incident Response Plan (IRP)	IRO-04	Mechanisms exist to maintain and make available a current and viable incident Response Plan (IRP) to all stakeholders.	5	
Article 17.3(b)	N/A	establish procedures to identify, track, log, categorise and classify ICT-related incidents according to their priority and severity and according to the criticality of the services impacted, in accordance with the criteria set out in Article 18(1); establish procedures to identify, track, log, categorise and classify ICT-related incidents	Functional	subset of	Incident Response Operations Incident Response Plan	IRO-01	Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity and data protection-related incidents. Mechanisms exist to maintain and make available a current and viable Incident	10	
Article 17.3(b)	N/A	according to their priority and severity and according to the criticality of the services impacted, in accordance with the criteria set out in Article 18(1); assign roles and responsibilities that need to be activated for different ICT-related incident	Functional	intersects with	(IRP)	IRO-04	Response Plan (IRP) to all stakeholders. Mechanisms exist to implement and govern processes and documentation to	5	
Article 17.3(c) Article 17.3(c)	N/A N/A	types and scenarios; assign roles and responsibilities that need to be activated for different ICT-related incident	Functional Functional	subset of intersects with	Incident Response Operations Incident Response Plan	IRO-01	facilitate an organization-wide response capability for cybersecurity and data protection-related incidents. Mechanisms exist to maintain and make available a current and viable Incident	10	
Article 17.3(c) Article 17.3(d)	N/A N/A	types and scenarios; set out plans for communication to staff, external stakeholders and media in accordance with Article 14 and for notification to clients, for internal escalation procedures, including ICT- related customer complaints, as well as for the provision of information to financial entities that act as counterparts, as appropriate;	Functional	intersects with	(IRP) Incident Response Operations	IRO-04	Response Plan (IRP) to all stakeholders. Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity and data protection-related incidents.	10	
Article 17.3(d)	N/A	set out plans for communication to staff, external stakeholders and media in accordance with Article 14 and for notification to clients, for internal escalation procedures, including ICT- related customer complaints, as well as for the provision of information to financial entities that act as counterparts, as appropriate;	Functional	intersects with	Incident Response Plan (IRP)	IRO-04	Mechanisms exist to maintain and make available a current and viable incident Response Plan (IRP) to all stakeholders.	5	
Article 17.3(e)	N/A	ensure that at least major ICT-related incidents are reported to relevant senior management and inform the management body of at least major ICT-related incidents, explaining the impact, response and additional controls to be established as a result of such ICT-related locidents:	Functional	subset of	Incident Response Operations	IRO-01	Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity and data protection-related incidents.	10	
Article 17.3(e)	N/A	Incidents: ensure that at least major iCT-related incidents are reported to relevant senior management and inform the management body of at least major iCT-related incidents, explaining the impact, response and additional controls to be established as a result of such iCT-related incidents;	Functional	intersects with	Incident Response Plan (IRP)	IRO-04	Mechanisms exist to maintain and make available a current and viable incident Response Plan (IRP) to all stakeholders.	5	
Article 17.3(f)	N/A	establish ICT-related incident response procedures to mitigate impacts and ensure that services become operational and secure in a timely manner.	Functional	subset of	Incident Response Operations	IRO-01	Mechanisms exist to implement and govern processes and documentation to facilitate an organization-wide response capability for cybersecurity and data protection-related incidents.	10	
Article 17.3(f)	N/A	establish ICT-related incident response procedures to mitigate impacts and ensure that services become operational and secure in a timely manner. Financial entities shall classify ICT-related incidents and shall determine their impact based on the following criteria:	Functional	intersects with	Incident Response Plan (IRP)	IRO-04	Mechanisms exist to maintain and make available a current and viable incident Response Plan (IRP) to all stakeholders. Mechanisms exist to cover: (1) Preparation;	5	
Article 18.1	N/A		Functional	intersects with	Incident Handling	IRO-02	(2) Automated event detection or manual incident report intake; (3) Analysis; (4) Containment; (6) Eradication; and (6) Recovery.	5	
Article 18.1(a)	N/A	the number and/or relevance of clients or financial counterparts affected and, where applicable, the amount or number of transactions affected by the ICT-related incident, and whether the ICT-related incident has caused reputational impact;	Functional	intersects with	Incident Handling	IRO-02	Mechanisms exist to cover: [1) Preparation: (2) Automated event detection or manual incident report intake; (3) Analysis; (4) Containment; (5) Eradication; and (6) Recovery.	5	



March Nat March	FDE#	FDE Name	Focal Document Element (FDE) Description	STRM	STRM	SCF Control	SCF#	Secure Controls Framework (SCF)	Strength of Relationship	Notes (optional)
March Marc	PDEW	PDE Name		Rationale	Relationship	3CF Control	307#	Control Description Mechanisms exist to cover:	(optional)	Notes (optional)
Part 19 19 19 19 19 19 19 1	Article 18.1(b)	N/A		Functional	intersects with	Incident Handling	IRO-02	(2) Automated event detection or manual incident report intake; (3) Analysis; (4) Containment; (5) Eradication; and	5	
Part 11 11 12 13 14 15 15 15 15 15 15 15	Article 18.1(c)	N/A		Functional	intersects with	Incident Handling	IRO-02	Mechanisma exist to cover: (1) Preparation; (2) Automated event detection or manual incident report intake; (3) Analysis; (4) Containment;	5	
The content of the	Article 18.1(d)	N/A		Functional	intersects with	Incident Handling	IRO-02	IB Recovery. Mechanisms exist to cover: (1) Preparation;	5	
Auto-10 18								(6) Recovery.		
March 17 March 18 Mar	Article 18.1(e)	N/A		Functional	intersects with	Incident Handling	IRO-02	(1) Preparation; (2) Automated event detection or manual incident report intake; (3) Analysis; (4) Containment; (5) Eradication; and	5	
Product of the first and which the first and	Article 18.1(f)	N/A		Functional	intersects with	Incident Handling	IRO-02	(1) Preparation; (2) Automated event detection or manual incident report intake; (3) Analysis; (4) Containment; (5) Eradication: and	5	
March 10 10 10 10 10 10 10 1	Article 18.2	N/A	services at risk, including the financial entity's transactions and operations, number and/or relevance of clients or financial counterparts targeted and the geographical spread of the	Functional	intersects with	Incident Handling	IRO-02	Mechanisms exist to cover: [2] Automated event detection or manual incident report intake; [3] Analysis: [4] Containment; [6] Containment; [6] Eradication; and	5	
Main 1.10 1.00	Article 18.3	N/A		Functional	no relationship	N/A	N/A		N/A	
March Total	Article 18.3(a)	N/A	related incidents or, as applicable, major operational or security payment-related incidents,	Functional	no relationship	N/A	N/A	N/A	N/A	
Major 18-20 18-2	Article 18.3(b)	N/A	the criteria to be applied by competent authorities for the purpose of assessing the relevance of major ICT-related incidents or, as applicable, major operational or security payment-related incidents, to relevant competent authorities in other Hember States', and the details of reports of major ICT-related incidents or, as applicable, major operational or security payment-related incidents, to be shared with other competent authorities pursuant to Article	Functional	no relationship	N/A	N/A	N/A	N/A	
## 12 March 19 Mar	Article 18.3(c)	N/A	the criteria set out in paragraph 2 of this Article, including high materiality thresholds for determining significant cyber threats.	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 15.2 No. 20 Article 1	Article 18.4	N/A	international standards, guidance and specifications developed and published by ENSA, including, where appropriate, specification for other economic sectors. For the purposes of applying the criteria set out in Article 4(2), the ESAs shall duly consider the need for microenterprises and small and medium-laced enterprises to mobilize sufficient resources and capabilities to ensure that ET-related incidents are managed swiftly. The ESAs shall submit those common draft regulatory technical standards to the Commission by 17 January 2024. Power is delegated to the Commission to supplement this Regulator by adopting the regulatory technical standards of the Commission to supplement this Regulator by adopting the	Functional	no relationship	N/A	N/A	N/A	N/A	
competent submort, when they deem the threat to be of relevance to the financial systems, service users or criteria studient submort authorishment on other relevant submorther student submorther students submorther student	Article 19.1	N/A	as referred to in Article 46 in accordance with paragraph 4 of this Article. Where a financial entity is subject to supervision by more than one national competent authority referred to in Article 46, Member States shall designate a single competent authority as the relevant competent authority responsible for carrying out the functions and duties provided for in this Article. Circult institutions classified as significant, in accordance with Article 4(4) of Regulation (EU) No 1024/2013, shall export major ICT-related incidents to the relevant national competent authority designated in accordance with Article 40 Officetive 2013/36/EU, which shall immediately transmit that report to the IEC 8. For the purpose of the first subparagraph, financial entities shall produce, after collecting and analysing all relevant information, the intellia officiation and reports referred to in paragraph 4 of this Article susing the templates referred to in Article 20 and submit them to the competent authority, the event that a technical improssibility prevents the submission of the initial notification and reports referred to the initial notification and submit should be initial notification and reports referred to in Article 20 and submit them to the competent authority is determined that confidence and the submission of the initial notification assign the template, financial entities shall notify the competent authority about it via attemative means possible cross-border impacts. The initial notification and reports referred to in paragraph 4 shall include all information necessary for the competent authority, Member States may additionally determine that some or at authority to determine the significance of the major iCT-related incident and assess possible cross-border impacts. Without prejudice to the reporting pursuant to the first subparagraph by the financial entity to the relevant competent authority. Member States may additionally determine that some or at a designation of the provided provided authority to determi	Functional	intersects with		IRO-10	(1) Infernal stakeholden; (2) Affected clients thrid-parties; and (3) Regulatory authorities.	5	
clients, financial entities shall, without undue delay as soon as they become sware of it, informative clients shout the major Cir-Tealest indicated and about the measures that have been taken to mitigate the adverse effect of such incident. Article 19.3 N/A Article 19.4 N/A Art	Article 19.2	N/A	competent authority when they deem the threat to be of relevance to the financial system, service users or citiest. The relevant competent authority may provide such information to other relevant authorities referred to in paragraph 6. Credit institutions classified as significant, in accordance with Article 8(4) of Regulation (EU) No 1024/2013, may, on a voluntary basis, notify significant cyber threats to relevant national competent authority, designated in accordance with Article 6 of Directive 2013/30/EU, which hall immediately aream the nordification to the ECS. Member States may determine that those financial entities that on a voluntary basis notify in accordance with the first subparagraph way also trainmit the nordification to the CSIRTs designated or established in accordance with the nordification to the CSIRTs designated or established in accordance with Directive (EU) 2022/2555.	Functional	intersects with		IRO-10	(1) Infernal stakeholden; (2) Affected clients A thrif-parlies; and (3) Regulatory authorities.	5	
Article 19.4 N/A first paragraph, point (a), point (ii), submit the following to the relevant competent authority: Article 19.4(a) N/A an initial notification: Article 19.4(b) N/A intermediate report after the initial notification referred to in point (a), as soon as the status of the original incident has changed significantly of the majorit CT-related incident Stakeholder in intersects with violated incident Stakeholder incidents A trial capability authorities. Article 19.4(b) N/A intermediate report after the initial notification referred to in point (a), as soon as the status of the original incident has changed significantly of the majorit CT-related incident Stakeholder incident Stakeholder incident Stakeholder incident Stakeholder in incident Stakeholder incident St	Article 19.3	N/A	clients, fixancial entities shall, without undue delay as soon as they become aware of it, inform their clients about the major ICT-related incident and about the measures that have been taken to mitigate the adverse effects of such incident. In the case of a significant cyber threat, financial entitles shall, where applicable, inform their clients that are potentially affected or any appropriate protection measures which the latter	Functional	intersects with		IRO-10	(1) Internal stakeholders; (2) Affected clients & third-parties; and	5	
Article 19.4(a) Article 19.4(b) Articl	Article 19.4	N/A		Functional	intersects with		IRO-10	(1) Internal stakeholders; (2) Affected clients & third-parties; and	5	
an intermediate report after the initial notification referred to in point (a), as soon as the status of the original incident has changed significantly of the handling of the major ICT-related incident has changed based on more information available, followed, as appointable: Article 19.4(b) N/A Article 19.4(b) N/A Article 19.4(b) N/A Incident Stakeholder Reporting Incident Stakeholder Reporting (1) Internal stakeholders; (2) Affected clients, a third-post report ancidents to applicable: (3) Regulatory authorities. (1) Internal stakeholders; (3) Regulatory authorities. (3) Regulatory authorities. (3) Regulatory authorities. (1) Internal stakeholders; (3) Regulatory authorities. (4) Affected clients, a third-post forms and the status update is available, as well as upon a specific required authority: (3) Regulatory authorities. (3) Regulatory author	Article 19.4(a)	N/A	an initial notification;	Functional	intersects with		IRO-10	Mechanisms exist to timely-report incidents to applicable: (1) Internal stakeholders;	5	
specific request of the competent submority: a final report, when the root cause analysis has been completed, regardless of whether mitigation measures have already been implemented, and when the actual impact figures incident Stakeholder (1) Internal stakeholders;	Article 19.4(b)	N/A	of the original incident has changed significantly or the handling of the major ICT-related incident has changed based on new information available, followed, as appropriate, by	Functional	intersects with	Incident Stakeholder	IRO-10	(3) Regulatory authorities. Mechanisms exist to timely-report incidents to applicable: (1) Internal stakeholders; (2) Affected clients & third-parties; and	5	
Article 19.4(c) N/A are available to replace estimates. Functional intersects with Reporting IRO-10 (2) Affected clients & third-parties; and (3) Regulatory authorities.	Article 19.4(c)	N/A	specific request of the competent authority; a final report, when the root cause analysis has been completed, regardless of whether mitigation measures have already been implemented, and when the actual impact figures	Functional	intersects with	Incident Stakeholder	IRO-10	Mechanisms exist to timely-report incidents to applicable: (1) Internal stakeholders; (2) Affected clients & third-parties; and	5	



FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
Article 19.5	N/A	Financial entities may outsource, in accordance with Union and national sectoral law, the reporting obligations under this Article to a third-party service provider. In case of such outsourcing, the financial entity remains fully responsible for the fulfilment of the incident	Functional	intersects with	Incident Stakeholder Reporting	IRO-10	Mechanisms exist to timely-report incidents to applicable: (1) Internal stakeholders; (2) Affected clients & third-parties; and	5	
Article 19.6	N/A	reporting requirements. Upon receipt of the initial notification and of each report referred to in paragraph 4, the competent authority shall, in a timely manner, provide details of the major ICT-related incident to the following recipients based, as applicable, on their respective competences:	Functional	no relationship	N/A	N/A	(3) Regulatory authorities.	N/A	
Article 19.6(a)	N/A	EBA, ESMA or EIOPA; the ECB, in the case of financial entities referred to in Article 2(1), points (a), (b) and (d):	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 19.6(b) Article 19.6(c)	N/A N/A	the competent authorities, single points of contact or CSIRTs designated or established in	Functional Functional	no relationship	N/A N/A	N/A N/A	N/A	N/A N/A	
Article 19.6(c)	N/A	accordance with Directive (EU) 2022/2555; the resolution authorities, as referred to in Article 3 of Directive 2014/59/EU, and the Single	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 19.6(d)	N/A N/A	Resolution Board (SRB) with respect to entitles referred to in Article 7(j) of Regulation (EU) No 806/2014 of the Luppan Parliament and of the Council(3)), and with respect to entities and groups referred to in Article 7(s(t)) and (5) of Regulation (EU) No 806/2014 if such details concern incidents that pose a risk to ensuring critical functions within the meaning of Article 2(1), point (35). of Directive 2014/59/EU; and other relevant solids culthorities under rational law.	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 19.6(e) Article 19.7	N/A	other levewart public authorities under rational awa. Following receipt of information in accordance with paragraph 6, EBA, ESMA or EIDPA and the ECB, in consultation with DNAS and in cooperation with the relevant competent authority, as assess whether the raigh of CF1-detail cincleder is relevant for competent authorities in other Member States. Following that assessment, EBA, ESMA or EIDPA shall, as soon as possible, notify relevant competent authorities in other Member States accordingly. The ECB shall notify the members of the European System of Central Banks on issues relevant to the symmetry states. Based on that notification, the competent authorities shall, where appropriate, take all of the necessary measures to protect the immediate stability of the financial system.	Functional Functional	no relationship	N/A N/A	N/A N/A	NIA NIA	N/A N/A	
Article 19.8	N/A	The notification to be done by ESMA pursuant to paragraph 7 of this Anticle shall be without prejudice to the responsibility of the competent authority to upserfly transmit the details of the major ICT-related incident to the relevant authority in the host Member State, where a central securities depositorly has significant cross-boder activity in the host Member State, the major ICT-related incident is likely to have severe consequences for the financial markets of the host Member State and where there are cooperation arrangements among competent authorities related to the supervision of financial entities.	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 23	N/A	The requirements laid down in this Chapter shall also apply to operational or security payment-related incidents and to major operational or security payment-related incidents, where they concern credit institutions, payment institutions, account information service providers, and electronic money institutions.	Functional	subset of	Compliance Scope	CPL-01.2	Mechanisms exist to document and validate the scope of cybersecurity and data protection controls that are determined to meet statutory, regulatory and/or contractual compliance obligations.	10	
Article 24.1	N/A	For the purpose of assessing preparadness for handling ICT-related incidents, of identifying weaknesses, deficiencies and gaps in digital operational resilience, and of promptly implementing conceive measures, financial entitles, other than micronethyrieses, shall, taking into account the criteria set out in Article 422, establish, maintain and reviews a sound and comprehensive digital operational resilience testing programme as an integral part of the ICT risk-management framework referred to in Article 6.	Functional	intersects with	Contingency Plan Testing & Exercises	BCD-04	Mechanisms exist to conduct tests and/or exercises to evaluate the contingency plan's effectiveness and the organization's readiness to execute the plan.	5	
Article 24.2	N/A	The digital operational resilience testing programme shall include a range of assessments, tests, methodologies, practices and tools to be applied in accordance with Articles 25 and 26.	Functional	intersects with	Contingency Plan Testing & Exercises	BCD-04	Mechanisms exist to conduct tests and/or exercises to evaluate the contingency plan's effectiveness and the organization's readiness to execute the plan.	5	
Article 24.3	N/A	When conducting the digital operational resilience testing programme referred to in paragraph of the Article, financial entities, other than micrometrprises, shall follow a risk- based approach taking into account the criteria set out in Article 4(2) olly considering the evolving fundaces of Cir risk, any specific risks to which the financial entity concerned is or might be exposed, the criticality of information assets and of services provided, as well as any other factor the financial entity deems appropriate.	Functional	intersects with	Contingency Plan Testing & Exercises	BCD-04	Mechanisms exist to conduct tests and/or exercises to evaluate the contingency plan's effectiveness and the organization's readiness to execute the plan.	5	
Article 24.4	N/A	Financial entities, other than microenterprises, shall ensure that tests are undertaken by independent parties, whether internal or external. Where tests are undertaken by an internal tester, financial entities shall dedicate sufficient resources and ensure that conflicts of interest are avoided throughout the design and execution phases of the test.	Functional	intersects with	Contingency Plan Testing & Exercises	BCD-04	Mechanisms exist to conduct tests and/or exercises to evaluate the contingency plan's effectiveness and the organization's readiness to execute the plan.	5	
Article 24.5	N/A	Financials entities, other than microenterprises, shall establish procedures and policies to priorities, classify and remedy all issues revealed throughout the performance of the tests and shall establish internal validation methodologies to ascertain that all identified weaknesses, deficiencies or gaps are fully addressed.	Functional	intersects with	Contingency Plan Testing & Exercises	BCD-04	Mechanisms exist to conduct tests and/or exercises to evaluate the contingency plan's effectiveness and the organization's readiness to execute the plan.	5	
Article 24.6	N/A	Financial entities, other than microenterprises, shall ensure, at least yearly, that appropriate tests are conducted on all ICT systems and applications supporting critical or important functions.	Functional	intersects with	Contingency Plan Testing & Exercises	BCD-04	Mechanisms exist to conduct tests and/or exercises to evaluate the contingency plan's effectiveness and the organization's readiness to execute the plan.	5	
Article 25.1	N/A	The digital operational resilience testing programme referred to in Article 24 shall provide, in accordance with the criteria set out in Article 42), for the execution of appropriate tests, such as vulnerability assessments and scan, open source analysee, network security assessments, ago analyses, physical security reviews, questionnaires and scanning software solutions, source code reviews where hessible, scenario-based tests, compatibility testing, performance testing, end-to-end testing and penetration testing.	Functional	subset of	Vulnerability & Patch Management Program (VPMP)	VPM-01	Machanisms exist to facilitate the implementation and monitoring of vulnerability management controls.	10	
Article 25.1	N/A	The digital operational resilience testing programme referred to in Article 24 shall provide, in accordance with the criteria set out in Article 4(2), for the execution of appropriate tests, such as vulnerability sessessments and scans, open source analyses, network security assessments, app analyses, physical security reviews, questionnaires and scanning software solutions, source code reviews where feasible, scansin-boased tests, compatibility testing, performance testing, end-to-end testing and penetration testing.	Functional	intersects with	Vulnerability Scanning	VPM-06	Mechanisms exist to detect vulnerabilities and configuration errors by routine vulnerability scenning of systems and applications.	5	
Article 25.2	N/A	Central securities depositories and central counterparties shall perform vulnerability assessments before any deployment or redeployment of new or existing applications and infrastructure components, and ICT services supporting critical or important functions of the financial entity.	Functional	subset of	Vulnerability & Patch Management Program (VPMP)	VPM-01	Mechanisms exist to facilitate the implementation and monitoring of vulnerability management controls.	10	
Article 25.2	N/A	Central securities depositories and central counterparties shall perform vulnerability assessments before any deployment or redeployment of new or existing applications and infrastructure components, and ICT services supporting critical or important functions of the financial entity.	Functional	intersects with	Vulnerability Scanning	VPM-06	Mechanisms exist to detect vulnerabilities and configuration errors by routine vulnerability scanning of systems and applications.	5	
Article 25.3	N/A	Microenterprises shall perform the tests referred to in paragraph 1 by combining a risk-based approach with a statelegic planning of ICT testing, by duly considering the meet of a maintained balanced approach between the scale of resources and the time to be allicated to the ICT testing provided for in this Article, on the one hand, and the urgency, type of Irisk, criticality of information assets and of services provided, as well as any other relevant factor, including the financial entity's ability to take calculated risks, on the other hand.	Functional	subset of	Vulnerability & Patch Management Program (VPMP)	VPM-01	Mechanisms exist to facilitate the implementation and monitoring of vulnerability management controls.	10	
Article 25.3	N/A	Microenterprises shall perform the tests referred to in paragraph 1 by combining a risk-based approach with a strategic planning of ICT testing, by duly considering the need to maintain a balanced approach between the scale of resources and the time to be allicated to the ICT testing provided for in this Article, on the one hand, and the urgency, type of risk, criticality of information assets and of services provided, as well as any other relevant factor, including the financial entity's ability to take calculated risks, on the other hand.	Functional	intersects with	Vulnerability Scanning	VPM-06	Mechanisms exist to detect vulnerabilities and configuration errors by routine vulnerability scanning of systems and applications.	5	
Article 26.1	N/A	Financial entities, other than entities referred to in Article 16(1), first subparagraph, and other than microenterprises, which are identified in accordance with paragraph 8, third subparagraph, that Article, shall carry out at least every 3 years advanced testing by means of TLPT. Based on the risk profile of the financial entity and taking into account operational circumstances, the completent authority may where necessary, request the financial entity to reduce or increase this frequency. Each threat-16 experitation test shall cover sevent or all critical or important functions of a	Functional	intersects with	Penetration Testing	VPM-07	Mechanisms exist to conduct penetration testing on Technology Assets, Applications and/or Services (TAAS). Mechanisms exist to conduct penetration testing on Technology Assets,	5	
Article 26.2	N/A	Intancial entity, and shall be performed on live production systems supporting such functions. Financial entities shall identify all relevant underlying ICT systems, processes and technologies supporting critical or important functions and ICT services, including those supporting the critical or important functions which have been outsourced or contracted to ICT mirk-party service providers. Financial entities shall assess which critical or important functions need to be covered by the ITP. The result of this assessment shall determine the precise scope of ITPT and shall be	Functional	intersects with	Penetration Testing	VPM-07	Pre-initiating boats unduring (inhibition terming on reuninough Assets, Applications and/or Services (IAAS).	5	
Article 26.3	N/A	validated by the competent suthorities. Where ICT third-party service providers are included in the scope of TLPT, the financial entity shall take the necessary measures and safeguards to ensure the participation of such ICT third-party service providers in the TLPT and shall retain at all times full responsibility for ensuring compliance with this Regulation.	Functional	intersects with	Penetration Testing	VPM-07	Mechanisms exist to conduct penetration testing on Technology Assets, Applications and/or Services (TAAS).	5	



FDE 6 FOE Name Focal Document Element (FDE) Description Radionals Palationality SCF Control SCF 6 Control SCF 6 Control SCF 6 Control Palationality Radionals Palational Pal	Relationship Notes (optional) nor Technology Assets,
an CT third-party service provider in the TLF, referred to in paragraph 3, is reasonably expected to have an adverse import on the quality or security of services delivered by the ICT third-party service provider to customers that are entitles falling outside the scope of this Regulation, or on the confidentiality of the data related to south services, the financial entity and the ICT third-party service provider may agree in writing that the ICT third-party service provider may agree in writing that the ICT third-party service provider may agree in writing that the ICT third-party service provider may agree in writing that the ICT third-party service provider may agree in writing that the ICT third-party service provider may agree in writing that the ICT third-party service provider may agree in writing that the ICT third-party service provider may agree in writing that the ICT third-party service provider may agree in writing that the ICT third-party service provider may agree in writing that the ICT third-party service provider may agree in writing that the ICT third-party service provider may agree in writing that the ICT third-party service provider may agree in writing that the considered ITLF independent may apply a service provider by the financial entities participating in the pooled testing. The number of financial entities participating in the pooled testing. The number of financial entities participating in the pooled testing shall be duty calibrated taking into account the completely and types of services involved. Article 26.5 NIA Article 26.5 NIA Article 26.5 NIA Article 27.5 Article 28.6 NIA Article 28.7 Article 28.7 Article 28.6 NIA Article 28.	
Financial entities shall, with the cooperation of ICT third-party service providers and other parties involved, including the testers but excluding the competent authorities, apply effective risk management controls to miligate the risks of any potential importance on data, damage to seatest, and disruption to critical or important functions, services or operations at the competent authorities, apply applications and/or Services (TAS). Article 26.6 N/A Article 26.6 N/A Article 26.6 N/A Article 26.6 N/A Article 27.0 Article 28.6 N/A Article 28.6	
Article 26.5 N/A effective risk management controls to mitigate the risks of any potential impact on data, damage to asset, and disruption to critical or important functions, services or operations at the financial entity test. [It southerparts or to the financial sector.] At the end of the testing, after regular and remediation plans have been agreed, the financial entity and, where applicable, the external testers shall provide to the authority, designated in accordance with the requirements. Functional intersects with Penetration Testing Applications and/or Services (TAAS). VPM-07 Article 26.6 N/A intersection of the sum of the service remediation plans and the documentation demonstrating that the TLPT has been conducted in accordance with the requirements.	on Technology Assets,
Article 26.6 N/A accordance with paragraph 9 or 10, a summary of the relevant findings, the remediation plans Functional intersects with and the documentation demonstrating that the TLPT has been conducted in accordance with the requirements.	5 on Technology Assets,
	5
Authorities shall provide financial entities with an attestation confirming that the test was performed in accordance with the requirements as visioned in the documentation in order to allow for mutual recognition of threat led penetration tests between competent authorities. The financial entity shall notify the relevant competent authorities. The financial entity shall notify the relevant competent authorities. The financial entity shall notify the relevant competent authorities. The financial entity shall notify the relevant competent authorities. The financial entity shall notify the relevant competent authorities. The financial entity shall notify the relevant findings and the remediation plans. Without prejudice to such attestation, financial entities shall remain at all times fully responsible for the impact of the tests referred to in paragraph 4.	on Technology Assets,
Financial entities shall contract testers for the purposes of undertaking TLPT in accordance with Article 27. When financial entities use internal testers for the purposes of undertaking TLPT, they shall contract central testers for the purposes of undertaking TLPT, they shall contract central testers every three testers.	on Technology Assets,
Credit institutions that are classified as significant in accordance with Article 8(4) of Article 26.8 N/A Regulation (EU) No 1024/2013, shall only use external testers in accordance with Article Functional intersects with Penetration Testing VPM-07 27(1), points (a) to (e).	5
Competent authorities shall identify financial entities that are required to perform TLPT taking into account the criteria set out in Article 4(2), based on an assessment of the following: Impact-related factors, in particular the extent to which the services provided and activities Mechanisms exist to conduct penetration testing	an Tusheslari daniti
Article 26.(8) N/A undertaken by the financial entity impact the financial sector; undertaken by the financial entity impact the financial sector; Applications and/or Services (TAS).	on Technology Access
at Union or rational level, as applicable: a Vision or strong level, as applicable: a Specific CT in Specific	5
Innoved. Member States may designate a single public authority in the financial sector to be Applications and/or Services (TAS). Article 26.9 N/A responsible for TLPT-related matters in the financial sector at national level and shall entrust It with all compenheroes and tasks to that effect.	N/A
In the absence of a designation in accordance with paragraph 9 of this Article, and without prejudice to the power to identify the financial entities that are required to perform TLPT, Article 26:10 N/A competent authority may delegate the exercise of some or all of the tasks referred to in this Article and Article 27 to another national authority in the financial sector. Functional no relationship N/A	N/A
Article 26.11 N/A The ESAs shall, in agreement with the ECB, develop joint draft regulatory technical standards in accordance with the TIBER-EU framework in order to specify further: N/A N/A N/A N/A	N/A
Article 26.11(a) N/A the criteria used for the purpose of the application of paragraph 8, second subparagraph; Functional no nelationship N/A N/A N/A N/A Article 26.11(b) N/A the recuirements and standards governing the use of internal testers: Functional no nelationship N/A	N/A N/A
Article 26.11(b) N/A the requirements and standards governing the use of internal testers; Functional no nelationship N/A N/A N/A N/A Article 26.11(c) N/A the requirements in relation to: Functional no nelationship N/A	N/A N/A
Article 26.11(c)(ii) N/A Intesting methodology and approach to be followed for each specific phase of the testing process; proces	N/A
Article 26.11(c)(iii) N/A the results, closure and remediation stages of the testing: the type of supervisory and other relevant cooperation which are needed for the implementation of TLP, and for the facilitation of mutual recognition of that testing, in the implementation of TLP, and for the facilitation of mutual recognition of that testing, in the context of financial entities that operate in more than one Member State, to allow an appropriate testing of the operation of the context of financial entities that operate in more than one Member State, to allow an appropriate tested of supervisory individenment and a flowline implementation to cater for the context of th	N/A N/A
specificities of financial sub-sectors or local financial markets. When developing those dart regulatory technical standards, the ESAs shall give due consideration to any specific feature arising from the distinct nature of activities across different financial services accord. The ESAs shall submit those draft regulatory technical standards to the Commission by 17 Article 26.11 (end) N/A N/A N/A N/A N/A N/A N/A N/	N/A
Article 27.1 N/A Financial entities shall only use testers for the carrying out of TLPT, that: Functional intersects with intersects with Independent Penetration Agent or Team (VPM-07.1) Agent or Team (VPM-07.1)	sor or penetration team to perform 5
Article 27.1(a) N/A are of the highest suitability and reputability: Functional intersects with Independent Penetration Agent or Team (VPM-07.1) Agent or Team (VPM-07.1) Agent or Team (VPM-07.1) Agent or Team (VPM-07.1)	ssor or penetration team to perform 5
possess technical and organisational capabilities and demonstrate specific expertise in Independent Penetration Agent or Team Article 27.1(b) N/A threat intelligence, penetration testing and red team testing; Functional intersects with Agent or Team Agent or Team	ssor or penetration team to perform 5
Article 27.1(c) N/A are certified by an accreditation body in a Member State or adhere to formal codes of conduct or ethical frameworks; Functional Functional Functional intersects with Agent or Team Agent or Team	ssor or penetration team to perform 5
Article 27.1(d) N/A integendent assurance, or an undifferent resolution to the sound management of risks associated with the carring for the dust protection of the financial entity's confidential information and redress for the business risks of the financial entity. Functional intersects with intersects with Agent or Team VPM-07.1	5
are duly and fully covered by relevant professional indemnity insurances, including against Article 27.1(e) N/A Article 27.1(e) N/A N/A Wechanisms exist to utilize an independent asset Functional Intersects with N/A Wechanisms exist to utilize an independent asset VPM-07.1 penetration testing.	5
When using internal testers, financial entities shall ensure that, in addition to the requirements in paragraph 1, the following conditions are met: Functional intersects with Independent penetration Agent or Team VPM-07.1 penetration testing.	5
such use has been approved by the relevant competent authority or by the single public authority designated in accordance with Article 26(9) and (10); Article 27.2(a) N/A authority designated in accordance with Article 26(9) and (10); Functional intersects with intersects with Agent or Team VPM-07.1 penetration testing.	5
Article 27.2(b) N/A Article 27.2(b) N/A Article 27.2(c) N/A Article 27.2(d) Agent or Team Mechanisms exist to utilize an independent asset indep	5
Article 27.2(c) N/A the threat intelligence provider is external to the financial entity. Functional intersects with Independent Penetration Agent or Team VPM-07.1 penetration testing.	ssor or penetration team to perform 5
Financial entities shall ensure that contracts concluded with external teaters require a sound management of the LPT results on that any data processing thereof, including any generation, store, aggregation, draft, eport, communication or destruction, do not create risks to the financial entity. VPM-47.1 Agent or Team VPM-47.1	5
Financial critics shall manage ICT third-party risk as an integral component of ICT risk within their ICT risk management framework as referred to in Article 6(1), and in accordance with the following principles: Functional Function	intenance and disposal of (TAAS), including documenting 5
Financial entities shall amange ICT third party risk at an integral component of ICT risk within their ICT risk management framework as referred to in Article 8(1), and in accordance with the following principles: Third-Party Inventories Third-	ct the Confidentiality, Integrity, 1's Technology Assets, 5
	ain Risk Management (SCRM)
Inancial entities that have in place contractual arrangements for the use of ICT services to un their business operations shall, at all times, remain fully responsible for compliance with, and the discharge of, all obligations under this Regulation and applicable financial services law; Invocation and specific remains the services to un their business operations shall, at all times, remain fully responsible for compliance with, and the discharge of, all obligations under this Regulation and applicable financial services law; Functional intersects with Management (SCRM) Plan FSK-09 FSK-09	(TAAS), including documenting 5



FDE #	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
Article 28.1(a)	N/A	financial entities that have in place contractual arrangements for the use of ICT services to run their business operations shall, at all times, remain fully responsible for compliance with,	Functional	intersects with	Third-Party Contract	TPM-05	Mechanisms exist to require contractual requirements for cybersecurity and data protection requirements with third-parties, reflecting the organization's needs to	(optional)	
Article 28.1(8)	N/A	and the discharge of, all obligations under this Regulation and applicable financial services law; financial entities' management of ICT third-party risk shall be implemented in light of the	Functional	intersects with	Requirements	IPM-05	protect its Technology Assets, Applications, Services and/or Data (TAASD). Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM)	5	
Article 28.1(b)	N/A	principle of proportionality, taking into account:	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.1(b)	N/A	financial entities' management of ICT third-party risk shall be implemented in light of the principle of proportionality, taking into account:	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisma exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CIAS) of the organization's Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 28.1(b)(i)	N/A	the nature, scale, complexity and importance of ICT-related dependencies,	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRN) associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.1(b)(i)	N/A	the nature, scale, complexity and importance of ICT-related dependencies,	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CIAS) of the organization's Technology Assets, Applications, Services and/or Data (TIASD).	5	
Article 28.1(b)(ii)	N/A	the risks arising from contractual arrangements on the use of ICT services concluded with ICT third-party service providest, taking into account the criticality or importance of the respective service, process of function, and the potential impact on the continuity and availability of financial services and activities, at individual and at group level.	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.1(b)(ii)	N/A	the risks arising from contractual arrangements on the use of ICT services concluded with ICT third-party service provides, taking into account the criticality or importance of the respective service, process or function, and the potential impact on the continuity and availability of financial services and activities, at individual and at group level.	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CIAS) of the organization's Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 28.2	N/A	As part of their ICT (six management framework, financial entities, other than entities referred in Article 16(1), first subparagely and other than entities price trapels are in Article 16(1), first subparagely and other than entities referred entities, and entities of the article 16(1), where applicable. The strategy not Cff their days risk shall include a policy on the use of ICT services supporting critical or important functions provided by ICT third party envice providers and what apply on an influvious basis and, where relevant, on a sub-consolidated and consolidated basis. The management body shall, on the basis of an assessment of the overall task profile of the financial entity and the scale and complexity of the business as enrices, regularly review the risks identified in respect to contractual armagements on the use of ICT services supporting critical or important	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Nechanisms exist to develop a pisto for Europia (Chain Rick Management (SCM)) associated with the development, equalition, maintenance and elaposat of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.2	N/A	functions. As part of their CT risk management framework, financial entities, other than entities referred to in Article 16(1), first subparagiph, and other than microenterprises, shall adopt, and regularly review, a strategy on ICT That apparty risk, taking into account the multi-windor strategy referred to in Article 8(9), where applicable. The strategy on ICT that oparty risk shall include a policy on the use of ICT services supporting critical or important functions provided by ICT third party service providers and shall apply on an individual basis and, where relevant, on a sub-consolidated basis. Fine management body shall, on the basis of an assessment of the overall risk profile of the financial entity and the scale and complexity of the business services, regularly review the risk stendified in respect to contractual arrangements on the use of ICT services supporting critical or important.	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanism sciet to minimizar current, accurate and complete list of External Service Phoviders (ESPs) that can potentially impact the Confidentiality, Integrity, Applications, Services and/or Data (TAASD).	5	
Article 28.3	N/A	functions. As part of their ICT risk management framework, financial entities shall maintain and update at entity level, and at sub-consolidated and consolidated levels, a negister of information in relation to all controls are arrangements on the use of ICT services provides by ICT their party service provides. The contractual arrangements on the use of ICT services provides by ICT their party service provides. The contractual arrangements referred to in the first subparagraph shall be appropriately documented, distinguishing between those that cover ICT services supporting critical or important functions and those that do not not service and the provides of ICT services appropriately. Financial entities shall report at least yearly to the competent authorities on the number of new arrangements on the use of ICT services, the categories of ICT third-party service provides, the part of contractual arrangements and the ICT services and functions which are being provided. Financial entities shall make available to the competent surface, upon its request, the full register of information or, as exquested, specified sections theroof, along with any information demand encessary to enable the efficient separation of the financial entity. Financial entities shall inform the competent authority in a timely manner about any planned contractual arrangement on the use of ICT services supporting critical or important functions.	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Rechartens exist to drevelop, paten for Supply Chain Risk Management (SCM) is associated with the development, excludition, maintenance and elipsosis of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.3	N/A	as well as when a function has become critical or important. As part of their ICT risk management framework, financial entities shall maintain and update at entity level, and at sub-consolidated and consolidated tevels, a negister of information in relation to all contractual arrangements on the use of ICT services provided. The contractual arrangements referred to in the first subparagraph shall be appropriately documented, distinguishing between those that cover ICT services supporting critical or important functions and those that on contractual arrangements or the services provided. Financial entities shall report at least yearly to the competent authorities on the number of new arrangements on the use of ICT services, the categories of ICT hird-party service provided. Financial entities shall report at least yearly to the competent authorities on the number of new arrangements on the use of ICT services, the categories of ICT hird-party service provided. The provided of ICT services are discribed which are being provided. Financial entities shall make available to the competent authority, upon its request, the full register of information of, as requested, specified sections thereof, along with any information demend necessary to entable the effective supervision of the financial entity. Financial entities alm Inform the competent authority in a their parameter about any planned contractual arrangement of the use of ICT services supporting critical or important functions as well as when a function has become entitled or important.	Functional	intersects with	Third-Party Inventories	TPM-01.1	Rechasions sale to maintain a current, accurate and complete list of Extensis Service Providers (ESP4) that can potentially impact the Confidentiality, fragily, Availability and casely (CAS) of the cognization's Technology Assets, Applications, Services and/or Data (TASS).	5	
Article 28.4	N/A	Before entering into a contractual arrangement on the use of ICT services, financial entities shall	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.4(a)	N/A	assess whether the contractual arrangement covers the use of ICT services supporting a critical or important function;	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monotrioring performance against those plans.	5	
Article 28.4(a)	N/A	assess whether the contractual arrangement covers the use of ICT services supporting a critical or important function;	Functional	intersects with	Supply Chain Risk Assessment	RSK-09.1	Mechanisms exist to periodically assess supply chain risks associated with Technology Assets, Applications and/or Services (TAAS).	5	
Article 28.4(a)	N/A	assess whether the contractual arrangement covers the use of ICT services supporting a critical or important function;	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CIAS) of the organization's Technology Assets, Applications, Services and/or Data (TIASD).	5	
Article 28.4(a)	N/A	assess whether the contractual arrangement covers the use of ICT services supporting a critical or important function;	Functional	intersects with	Third-Party Risk Assessments & Approvals	TPM-04.1	Mechanisms exist to conduct a risk assessment prior to the acquisition or outsourcing of technology-related Technology Assets, Applications and/or Services (TAAS).	5	
Article 28.4(b)	N/A	assess if supervisory conditions for contracting are met;	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of Tachnology Assets, Applications and/or Services (TAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.4(b)	N/A	assess if supervisory conditions for contracting are met;	Functional	intersects with	Supply Chain Risk Assessment	RSK-09.1	Mechanisms exist to periodically assess supply chain risks associated with Technology Assets, Applications and/or Services (TAAS).	5	
Article 28.4(b)	N/A	assess if supervisory conditions for contracting are met;	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CIAS) of the organization's Technology Assets,	5	
Article 28.4(b)	N/A	assess if supervisory conditions for contracting are met;	Functional	intersects with	Third-Party Risk Assessments & Approvals	TPM-04.1	Applications, Services and/or Data (TASD). Mechanisms exist to conduct a risk assessment prior to the acquisition or outsourcing of technology-related Technology Assets, Applications and/or Services (TAAS).	5	
Article 28.4(c)	N/A	Identify and assess all relevant risks in relation to the contractual arrangement, including the possibility that such contractual arrangement may contribute to reinforcing ICT concentration risk as referred to in Article 29;	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.4(c)	N/A	identify and assess all relevant risks in relation to the contractual arrangement, including the possibility that such contractual arrangement may contribute to reinforcing ICT concentration risk as referred to in Article 29;	Functional	intersects with	Supply Chain Risk Assessment	RSK-09.1	Mechanisms exist to periodically assess supply chain risks associated with Technology Assets, Applications and/or Services (TAAS).	5	
Article 28.4(c)	N/A	Identify and assess all relevant risks in relation to the contractual arrangement, including the possibility that such contractual arrangement may contribute to reinforcing ICT concentration risk as referred to in Article 29:	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentially, integrity, Availability and/or Safety (CUS) of the organization's Technology Assets, Applications, Services and/or Data (TAASD).	5	



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FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
Article 28.4(c)	N/A	identify and assess all relevant risks in relation to the contractual arrangement, including the possibility that such contractual arrangement may contribute to reinforcing ICT concentration	Functional	intersects with	Third-Party Risk	TPM-04.1	Mechanisms exist to conduct a risk assessment prior to the acquisition or outsourcing of technology-related Technology Assets, Applications and/or Services	(optional) 5	
Article 28.4(d)	N/A	risk as referred to in Article 20; undertable all des dispense on prospective ICT third-party service providers and ensure throughout the selection and assessment processes that the ICT third-party service provider is suitable;	Functional	intersects with	Assessments & Approvals Supply Chain Risk Management (SCRM) Plan	RSK-09	ITAAS). Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.4(d)	N/A	undertake all due diligence on prospective ICT third-party service providers and ensure throughout the selection and assessment processes that the ICT third-party service provider is suitable;	Functional	intersects with	Supply Chain Risk Assessment	RSK-09.1	Mechanisms exist to periodically assess supply chain risks associated with Technology Assets, Applications and/or Services (TAAS).	5	
Article 28.4(d)	N/A	undertake all due diligence on prospective ICT third-party service providers and ensure throughout the selection and assessment processes that the ICT third-party service provider is suitable;	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CIAS) of the organization's Technology Assets, Applications, Services and/or Data (TIASD).	5	
Article 28.4(d)	N/A	undertake all due diligence on prospective ICT third-party service providers and ensure throughout the selection and assessment processes that the ICT third-party service provider is suitable;	Functional	intersects with	Third-Party Risk Assessments & Approvals	TPM-04.1	Mechanisms exist to conduct a risk assessment prior to the acquisition or outsourcing of technology-related Technology Assets, Applications and/or Services (TAAS).	5	
Article 28.4(e)	N/A	identify and assess conflicts of interest that the contractual arrangement may cause.	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRN) associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.4(e)	N/A	identify and assess conflicts of interest that the contractual arrangement may cause.	Functional	intersects with	Supply Chain Risk Assessment	RSK-09.1	Mechanisms exist to periodically assess supply chain risks associated with Technology Assets, Applications and/or Services (TAAS).	5	
Article 28.4(e)	N/A	identify and assess conflicts of interest that the contractual arrangement may cause.	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CIAS) of the organization's Technology Assets, Applications, Services and/or Data (TIASD).	5	
Article 28.4(e)	N/A	identify and assess conflicts of interest that the contractual arrangement may cause. Financial entities may only enter into contractual arrangements with ICT third-party service	Functional	intersects with	Third-Party Risk Assessments & Approvals	TPM-04.1	Mechanisms exist to conduct a risk assessment prior to the acquisition or outsourcing of technology-related Technology Assets, Applications and/or Services (TAAS). Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM)	5	
Article 28.5	N/A	I manusci entities may only enter into contractula arrangements with it. I train party service provides that comply with appropriate information security standards. When the contractula arrangements concern critical or important functions, financial entities shall, point to concluding the arrangements, the due consideration of the use, by OT third; party service providers, of the most up-to-date and highest quality information security standards.	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain hisk Management (SCAM) associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.5	N/A	Financial entities may only enter into contractula arrangements with CT third-party service provides that comply with appropriate information security standards. When those contractual arrangements concern critical or important functions, financial entities shall, prior to concluding the arrangements, take due consideration of the use, by CT inthird-party service providers, of the most up-to-date and highest quality information security standards.	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESP) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CAS) of the organization's Technology Assets, Applications, Services and/or Data (TASD).	5	
Article 28.6	N/A	In exercining access, inspection and audit rights over the ICT third-party service provider, financial entities allo, on the basis of sirsk-based approach, per-determine the frequency of audits and inspections as well as the areas to be audited through athering to commonly accepted audit standards in fine with my supervisory instruction on the use and incorporation of such audit standards. Where contractual arrangements concluded with ICT third-party service providers on the use of ICT services entail high technical complexity, the financial entity shall wrift, that auditors,	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisme exist to develop a plan for Supply Chain Risk Management (SCRM) estacolisted with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.6	N/A	whether infermal or external, or a pool of auditors, possess appropriate skills and knowledge to effectively perform the relevant audits and assessments. In exercising access, inspection and audit rights over the ICT third-party service provider, financial entities shall, on the basis of a risk-based approach, pre-determine the frequency of audits and inspections as well as the areas to be audited through athening to commonly accepted audit standards in fine with my supervisory instruction on the use and incorporation of such audit standards. Where contractual arrangements concluded with ICT third-party service provides on the use of CT services entails high technical complexity, the financial entity shall verify that sugitors,	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurrate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CAS) of the organization's Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 28.6	N/A	whether internal or external, or a pool of auditors, possess appropriate skills and knowledge to effectively perform the relevant auditor and assessments. In exercising access, inspection and audit rights over the ICT third-party service provider, financial entitles shall, on the basis of sixth-based approach, pre-determine the frequency of audits and inspections as well as the areas to be audited through achieving to commonly accepted audit standards in time with any supervisory instruction on the use and incorporation of such audit standards. Where contractual arrangements concluded with ICT third-party service providers on the use of ICT services entails high technical complexity, the financial entity shall verify that suditors, whether internation or externation of pool for duttices, possess appropriate skills and knowledge	Functional	intersects with	Review of Third-Party Services	TPM-08	Mechanisms exist to monitor, regularly review and assess External Service Providers (ESPs) for compliance with established contractual requirements for cybersecurity and data protection controls.	5	
Article 28.7	N/A	to effectively perform the relevant audits and assessments. Financial entities shall ensure that contractual arrangements on the use of ICT services may	Functional	intersects with	Break Clauses	TPM-05.7	Mechanisms exist to include "break clauses" within contracts for failure to meet	5	
Article 28.7(a)	N/A	be terminated in any of the following circumstances: significant breach by the ICT third-party service provider of applicable laws, regulations or contractual terms:	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	contract criteria for cybersequity and/or data privacy controls. Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of Technology, Assets, Applications and/or Services (TAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.7(a)	N/A	significant breach by the ICT third-party service provider of applicable laws, regulations or contractual terms;	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CIAS) of the organization's Technology Assets, Applications, Services and/or Data (TIASD).	5	
Article 28.7(a)	N/A	significant breach by the ICT third-party service provider of applicable laws, regulations or contractual terms;	Functional	intersects with	Break Clauses	TPM-05.7	Appeacations, services aims or bala (1992). Mechanisms exist to include "break clauses" within contracts for failure to meet contract criteria for cybersecurity and/or data privacy controls.	5	
Article 28.7(b)	N/A	circumstances identified throughout the monitoring of ICT third-party risk that are deemed capable of altering the performance of the functions provided through the contractual arrangement, including material changes that affect the arrangement or the situation of the ICT third-party service provider;	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRN) associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.7(b)	N/A	circumstances identified throughout the monitoring of ICT third-party risk that are deemed capable of altering the performance of the functions provided through the contractual arrangement, including material changes that affect the arrangement or the situation of the ICT third-party service provider;	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CAS) of the organization's Technology Assets, Applications. Services and/or Data (TAASD).	5	
Article 28.7(b)	N/A	circumstances identified throughout the monitoring of ICT third-party risk that are deemed capable of altering the performance of the functions provided through the contractual arrangement, including material changes that affect the arrangement or the situation of the ICT third-party service provider;	Functional	intersects with	Break Clauses	TPM-05.7	Mechanisms exist to include "break clauses" within contracts for failure to meet contract criteria for cybersecurity and/or data privacy controls.	5	
Article 28.7(c)	N/A	ICT mirch-party service provider's evidenced weaknesses pertaining to its overall ICT risk management and in particular in the way it ensures the availability, authenticity, integrity and, confidentiality, of data, whether personal or otherwise sensitive data, or non-personal data;	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of Tachnology Assets, Applications and "Gervices (TAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.7(c)	N/A	ICT third-party service provider's evidenced weaknesses pertaining to its overall ICT risk management and in particular in the way it ensures the availability, authenticity, integrity and, confidentiality, of data, whether personal or otherwise sensitive data, or non-personal data:	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPa) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (C/AS) of the organization's Technology Assets, Applications, Services and/or Data (T/ASD).	5	
Article 28.7(c)	N/A	Usasa, ICT third-party service provider's evidenced weaknesses pertaining to its overall ICT risk management and in particular in the way it ensures the availability, authenticity, integrity and, confidentiality, of data, whether personal or otherwise sensitive data, or non-personal data;	Functional	intersects with	Break Clauses	TPM-05.7	Applications, services amount data (IAASD); Mechanisms exist to include "break clauses" within contracts for failure to meet contract criteria for cybersecurity and/or data privacy controls.	5	
Article 28.7(d)	N/A	data: where the competent authority can no longer effectively supervise the financial entity as a result of the conditions of, or circumstances related to, the respective contractual arrangement.	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of Technology, Assets, Applications and end'or Services (RAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.7(d)	N/A	where the competent authority can no longer effectively supervise the financial entity as a result of the conditions of, or circumstances related to, the respective contractual arrangement.	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CAS) of the organization's Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 28.7(d)	N/A	where the competent authority can no longer effectively supervise the financial entity as a result of the conditions of, or circumstances related to, the respective contractual	Functional	intersects with	Break Clauses	TPM-05.7	Applications, Services and/or Data (IAASD). Mechanisms exist to include "break clauses" within contracts for failure to meet contract criteria for cybersecurity and/or data privacy controls.	5	
Article 28.8	N/A	arrangement. For ICT services supporting critical or important functions, financial entities shall put in place exit strategies. The set strategies shall take into account risks that may emerge at the level of ICT third-party service providers, in particular a possible failure on their part, a desterioration of the quality of the ICT services provided, any business disruption due to inappropriate or failed provision of IT services provided, any business disruption due to inappropriate and continuous deployment of the respective ICT service, or the termination of contractual arrangements with ICT third-party service providers under any of the circumstances listed in paragraph 7.	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of Technologis Assets, Applications and red Services (RAS), picking documenting selected mitigating actions and monitoring performance against those plans.	5	
		Financial entities shall ensure that they are able to exit contractual arrangements without:							



FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
Article 28.8	N/A	For ICT services supporting critical or important functions, financial entities shall put in place exist strategies. The exit strategies shall take into account risks that may emerge at the level of ICT third party service providers, in particular a possible failure on their part, a desterioration of the quality of the ICT services provided, any business disruption due to inappropriate or continuous deployment of Territors are provided, any business disruption of the propriate and continuous deployment of Territors (are reported to the remaind or Contractual angeging party of the Contractual angeging party of the Contractual angeging party. Financial entities shall ensure that they are able to ext contractual arrangements without:	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESP4) that can potentially impact the Cortificentiality, integrity, valiability and roles (vic. 18) of the operation of Technology Assets, Applications, Services and/or Data (TAASD).	(optional)	
Article 28.8	N/A	For ICT services supporting critical or important functions, financial entities shall put in place exit strategies. The exit strategies shall take into account risks that may emerge at the level of ICT third-party service providers, in particular a possible failure on their part, a desterioration of the quality of the ICT services provided, any business disruption due to inappropriate and certificates depicted in the particular services and interest to the appropriate and certificates depictive for It services or any material risk arising in resistion to the appropriate and certificates depictive for IT services, or the termination of contractual angelients with ICT third party services provides under any of the circumstance stand in particular that the party shall be a serviced and any of the circumstance stand in Particular Services and the ICT services of the ICT service	Functional	intersects with	Break Clauses	TPM-05.7	Machanisms exist to include "break clauses" within contracts for failure to meet contract criteria for cybersecurity and/or data privacy controls.	5	
Article 28.8(a)	N/A	disruption to their business activities,	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM) associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and "of Services (RAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.8(a)	N/A	disruption to their business activities,	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CIAS) of the organization's Technology Assets, Applications, Services and/or Data (TIASD).	5	
Article 28.8(a)	N/A	disruption to their business activities,	Functional	intersects with	Break Clauses	TPM-05.7	Mechanisms exist to include "break clauses" within contracts for failure to meet contract criteria for cybersecurity and/or data privacy controls.	5	
Article 28.8(b)	N/A	limiting compliance with regulatory requirements,	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRN) associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.8(b)	N/A	limiting compliance with regulatory requirements,	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability, and/or Safely (CIAS) of the organization's Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 28.8(b)	N/A	limiting compliance with regulatory requirements, detriment to the continuity and quality of services provided to clients.	Functional	intersects with	Break Clauses	TPM-05.7	Mechanisms exist to include "break clauses" within contracts for failure to meet contract criteria for cybersecurity and/or data privacy controls. Mechanisms exist to develop a plan for Supply Chain Risk Management (SCRM)	5	
Article 28.8(c)	N/A	Detinient to the Continuity and quality of services provided to calends.	Functional	intersects with	Supply Chain Risk Management (SCRM) Plan	RSK-09	recularistic state of the event of pain to apply chain risk rainsgenient (convi- associated with the development, acquisition, maintenance and disposal of Technology Assets, Applications and/or Services (TAAS), including documenting selected mitigating actions and monitoring performance against those plans.	5	
Article 28.8(c)	N/A	detriment to the continuity and quality of services provided to clients.	Functional	intersects with	Third-Party Inventories	TPM-01.1	Mechanisms exist to maintain a current, accurate and complete list of External Service Providers (ESPs) that can potentially impact the Confidentiality, Integrity, Availability and/or Safety (CIAS) of the organization's Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 28.8(c)	N/A	detriment to the continuity and quality of services provided to clients.	Functional	intersects with	Break Clauses	TPM-05.7	Mechanisms exist to include "break clauses" within contracts for failure to meet contract criteria for cybersecurity and/or data privacy controls.	5	
Article 28.8 (end)	N/A	Exit plans shall be comprehensive, documented and, in accordance with the criteria set out in Article 4(2), shall be sufficiently tested and reviewed periodically. Financial entities shall identify alternative solutions and develop transition plans enabling them to remove the contracted ICT services and the nelevant data from the ICT third-party service provider and to securely and integrably transfer them to attendity providers or reincorporate them in-house. Financial entities shall have appropriate contringency measures in place to maintain business confinuity in the event of the circumstances referred to in the first subparagaph.	Functional	intersects with	Alternate Sources for Continued Support	TDA-17.1	Mechanisms exist to provide in-house support or contract external providers for support with unsupported Technology Assets, Applications and/or Services (TAAS).	5	
Article 28.9	N/A	The ESAs shall, through the Joint Committee, develop draft implementing technical standards to establish the standard templates for the purposes of the register of information referred to inparagents, Including information that is common to all contractual arrangements on the use of ICT services. The ESAs shall submit those draft implementing technical standards to the Commission by 17 January 2024. Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulations (EU) No 1093/2010, IEU in 1094/2010 and EU in 1095/2010.	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 28.10	N/A	The ESAs shall, through the Joint Committee, develop drift regulatory technical standards to the charles peoply the detailed content of the policy referred to jungageap? In reliation to the contractual arrangements on the use of ICT services supporting critical or important functions provided by ICT third-party service providers. When developing those draft regulatory technical standards, the ESAs shall take into account the size and the overall risk profile of the financial entity, and the nature, scale and complexity of its services, activities and operations. The ESAs shall submit toole draft regulatory technical standards to the Commission by 17 January 2024. Power is delegated to the Commission to supplement this Regulation by adopting the regulatory technical standards referred to in the first subapragorph in accordance with Articles 10 to 1 of Regulations (EU) No 1093/2010, (EU) No 1094/2010 and (EU) No 1095/2010.	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 29.1	N/A	When performing the identification and assessment of risks referred to in Article 28(4), point (c), financial entities shall also take into account whether the envisaged conclusion of a contractual arrangement in relation to ICT services supporting critical or important functions would lead to any of the following:	Functional	intersects with	Third-Party Services	TPM-04	Mechanisms exist to mitigate the risks associated with third-party access to the organization's Technology Assets, Applications, Services and/or Data (TASD).	5	
Article 29.1(a)	N/A	contracting an ICT third-party service provider that is not easily substitutable; or	Functional	intersects with	Third-Party Risk Assessments & Approvals	TPM-04.1	Mechanisms exist to conduct a risk assessment prior to the acquisition or outsourcing of technology-related Technology Assets, Applications and/or Services (TAAS).	5	
Article 29.1(b)	N/A	having in place multiple contractual arrangements in relation to the provision of ICT services supporting critical or important functions with the same ICT third-party service provider or with closely connected ICT third-party service providers. Financial entities shall weight the benefits and costs of alternative solutions, such as the use	Functional	intersects with	Third-Party Risk Assessments & Approvals	TPM-04.1	(IAAS). Mechanisms exist to conduct a risk assessment prior to the acquisition or outsourcing of technology-related Technology Assets, Applications and/or Services (TAAS). Mechanisms exist to utilize tailored acquisition strategies, contract tools and	5	
Article 29.1 (end)	N/A	Financias endures shall weight the benefits and costs of atternative solutions, such as the use of different ICT third-party service providers, taking into account if and how envisaged solutions match the business needs and objectives set out in their digital resilience strategy.	Functional	intersects with	Acquisition Strategies, Tools & Methods	TPM-03.1	recramsms exist to utilize tailored acquisition strategies, contract tools and procurement methods for the purchase of unique Technology Assets, Applications and/or Services (TAAS).	5	
Article 29.2	N/A	Where the contractual arrangements on the use of ICT services supporting critical or important functions include the possibility that an ICT third-party service provider further absoluterates ICT services supporting or critical or important functions include the possibility that an ICT third-party service provider further absoluterates ICT third-party service providers, financial entities shall weigh benefits and risks that may arise in connection with such sub-contracting, in particular in the case of an ICT sub-contractor established in a third-country. Where contractual arrangements concern ICT services supporting critical or important functions, financial entities shall duly consider the insolvency law provisions that would apply in the event of the ICT third-party service provider bankruptcy as well as any constraint that may arise in respect to the urgent recovery of the financial entities at any accountry financial entities and in addition to the consideration referred to in the second supporting critical or important functions are concluded with an ICT third-party service provider established in a third country, financial entities shall, an addition to the consideration referred to in the second subput graph, also consider the compliance with Union data protection rules and the effective entirecement of the law in the third country. Where the contractual arrangements on the use of ICT services supporting critical or important functions provide for subcorrecting, financial entities shall assess whether and how potentially long or complex chains of subcorrizating may impact their shilly for fully monitor the contracted functions and the ability of the completent substitute for effectively	Functional	intersects with	Third-Party Contract Requirements	TPM-05	Machaniams exist to require contractual requirements for cybensecurity and data protection requirements with third-parties, reflecting the organization's needs to protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	



Part	FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
Part			important functions include the possibility that an ICT third-party service provider further subcontracts ICT services supporting a critical or important function to other ICT third-party service providers, financial en					Mechanisms exist to ensure cybersecurity and data protection requirements are	(optional)	
Part	Article 29.2	N/A	functions, financial entities shall duly consider the insolvency law provisions that would apply in the event of the ICT third-party service provider's bankruptcy as well as any constraint that may arise in respect to the urgent recovery of the financial entity's data.	Functional	intersects with		TPM-05.2		5	
			functions are concluded with an ICT third-party service provider established in a third country, financial entities shall, in addition to the considerations referred to in the second subparagraph, also consider the compliance with Union data protection rules and the			Requirements				
March Marc			important functions provide for subcontracting, financial entities shall assess whether and how potentially long or complex chains of subcontracting may impact the isability to fully monitor the contracted functions and the ability of the competent authority to effectively supervise the financial entity in that respect.							
March Marc	Article 30.1	N/A	shall be clearly allocated and set out in writing. The full contract shall include the service level agreements and be documented in one written document which shall be available to the	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to	5	
March Marc	Article 30.2	N/A		Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to	5	
March Marc	Article 30.2(a)	N/A	third-party service provider, indicating whether subcontracting of an ICT service supporting a critical or important function, or material parts thereof, is permitted and, when that is the	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to	5	
March Marc	Article 30.2(b)	N/A	the locations, namely the regions or countries, where the contracted or subcontracted functions and ICT services are to be provided and where data is to be processed, including the storage location, and the requirement for the ICT third; party service provider to notify the financial entity in advance if it envisages changing such locations;	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to	5	
Manual Content	Article 30.2(c)	N/A		Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to	5	
Month Mont	Article 30.2(d)	N/A	and non-personal data processed by the financial entity in the event of the insolvency, resolution or discontinuation of the business operations of the ICT third-party service	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to	5	
March 1985 1986	Article 30.2(e)	N/A	service level descriptions, including updates and revisions thereof;	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to	5	
March 2020 Mar	Article 30.2(f)	N/A	entity at no additional cost, or at a cost that is determined ex-ante, when an ICT incident that is related to the ICT service provided to the financial entity occurs;	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	
Ann.	Article 30.2(g)	N/A	authorities and the resolution authorities of the financial entity, including persons appointed by them;	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	
Access 20 No. 10 Canada procures and gain control control for to control for the control of the	Article 30.2(h)	N/A	arrangements, in accordance with the expectations of competent authorities and resolution authorities;	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	
Access 23-10 NA Instruction while in which, in addition to the enteroun entered in Jungacque 2, action of the control of the	Article 30.2(i)	N/A	ICT security awareness programmes and digital operational resilience training in accordance	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to	5	
Section 12 and 1	Article 30.3	N/A	functions shall include, in addition to the elements referred to in paragraph 2, at least the	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to	5	
Action 20.20(1) No. 10. Interpretation of any interview provided regular form control integration or the first of the fir	Article 30.3(a)	N/A	quantitative and qualitative performance targets within the agreed service levels to allow effective monitoring by the financial entity of ICT services and enable appropriate corrective actions to be taken, without undue delay, when agreed service levels are not met;	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	
Action 20.0(c) NAIA considerance with the this priories. The construction of the priories would with unit to priories. The priories would with unit to priories. The priories would will be priories. The priories will be priories. The priories will be priories	Article 30.3(b)	N/A	entity, including notification of any development that might have a material impact on the ICT third-party service provider's ability to effectively provide the ICT services supporting critical	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to	5	
Action 20-20(9) NAA The digit to mention, on an enging base, the ECT three party service provider to performance, and control to the contro	Article 30.3(c)	N/A	contingency plans and to have in place ICT security measures, tools and policies that provide an appropriate level of security for the provision of services by the financial entity in line with its regulatory framework;	Functional	intersects with	Third-Party Contract Requirements	TPM-05	protection requirements with third-parties, reflecting the organization's needs to protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 30.3(b) N/A witch entablish the following: Article 30.3(b) N/A witch entablish and the entablishment of a mandatory article and the generation of the CT filling layer survey grounder, the entablishment of a mandatory after generation of the CT filling layer, and distinct and the following: Article 30.3(b) N/A witch entablish the ET filling party are raised and the following: Article 30.3(b) N/A witch entablish the ET filling party are raised and the following: Article 30.3(b) N/A witch entablish the ET filling party are raised and the entablishment of a mandatory adequate transation period. Article 30.3(b) N/A witch entablish the ET filling party are raised and the entablishment of a mandatory adequate transation period. Article 30.3(b) N/A witch entablish the ET filling party are raised and the entablishment of a mandatory adequate transation period. Article 30.3(b) N/A witch entablishment of a mandatory adequate transation period. Article 30.3(b) N/A witch entablishment of a mandatory adequate transation period. Article 30.3(b) N/A witch entablishment of a mandatory adequate transation period. Article 30.3(b) N/A witch entablishment of a mandatory adequate transation period. Article 30.3(b) N/A witch period pe	Article 30.3(d)	N/A	financial entity's TLPT as referred to in Articles 26 and 27:	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 30.3(9)(9) NA And occumentation on-site of they are conticuted to the speciation of the ICT third-plany service provides and incompleted or limited by the contractual sensity of the contractual sensit	Article 30.3(e)	N/A	which entails the following:	Functional	intersects with	Review of Third-Party Services	TPM-08	(ESPs) for compliance with established contractual requirements for cybersecurity and data protection controls.	5	
Article 30.3(e)(iii) N/A the coligation of the ICT third-party service provider to fluidy cooperate during the consists with fluid parties, epicientes and audits performed by the completes authorities, the lead Overseer, financial intersects with fluid-party contract and parties to require contractual requirements for cybersecurity and data protection and audits performed by the completes authorities, the lead Overseer, financial intersects with fluid-party contract and parties do not expect the complete of the ICT bird-party service provider to fluid parties, interfecting the organization is needs to a protection and audits performed by the completes authorities, the lead Overseer, financial intersects with fluid-party service provider and fluid-party service provider and fluid-party service provider to fluid parties, interfecting the organization resets to require contractual requirements for cybersecurity and data protection and audits; **PM-05** **	Article 30.3(e)(i)	N/A	documentation on-site if they are critical to the operations of the ICT third-party service provider, the effective exercise of which is not impeded or limited by other contractual arrangements or implementation policies;	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 30.3(p) N/A Inspections and audits performed by the competent authorities, the Laad Overseer, financial entity or an appointed thirp days, and the colligation to provide details on the scope, procedures to be followed and frequency of such intersects with the configuration to provide details on the scope, procedures to be followed and frequency of such intersects with the configuration to provide details on the scope, procedures to be followed and frequency of such intersects with the configuration to provide details on the scope, procedures to be followed and frequency of such intersects with the configuration of the scope, procedures to be followed and frequency of such intersects with the configuration of the scope, procedures to be followed and frequency of such intersects with the configuration of the scope, procedures to be followed and frequency of such intersects with the configuration of the scope, procedures to be followed and frequency of such intersects with the configuration of the scope, procedures to be followed and frequency of such intersects with the configuration of the scope, procedures to be followed and frequency of such intersects with the configuration of the scope of the	Article 30.3(e)(ii)	N/A	the obligation of the ICT third-nexts sensice provider to fully connecte during the oneite	Functional	intersects with		TPM-05	protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 30.3(n) N/A such inspections and audits; Functional intersects with Third-Party Contract Requirements with third-partyse, reflecting the organization reades to protect its Technology Assets, Applications, Services and rior Data (TASD). Article 30.3(n) N/A organization requirements with third-partyse and rior Data (TASD). Article 30.3(n) N/A organization requirements with third-partyse and rior Data (TASD). Article 30.3(n) N/A organization requirements with third-partyse and rior Data (TASD). Article 30.3(n) N/A organization requirements with third-partyse and rior Data (TASD). Article 30.3(n) N/A organization requirements with third-partyse and rior Data (TASD). Article 30.3(n) N/A organization requirements with third-partyse and rior Data (TASD). Article 30.3(n) N/A organization requirements with third-partyse and rior Data (TASD). Article 30.3(n) N/A organization requirements with third-partyse and rior Data (TASD). Article 30.3(n) N/A organization requirements with third-partyse and rior Data (TASD). Article 30.3(n) N/A organization requirements with third-partyse and rior Data (TASD). Article 30.3(n) N/A organization requirements with third-partyse and rior Data (TASD). Article 30.3(n) N/A organization requirements with third-partyse and organization reades to protect its Technology Assets, Applications activate requirements with third-partyse, reflecting the organization reades to protect its Technology Assets, Applications, Services and rior Data (TASD). 5 organization requirements with third-partyse, reflecting the organization reades to protect its Technology Assets, Applications, Services and rior Data (TASD). 5 organization requirements with third-partyse, reflecting the organization reades to protect its Technology Assets, Applications, Services and rior Data (TASD). 5 organization requirements with third-partyse, reflecting the organization reades to protect its Technology Assets, Applications, Services and rior Data (TASD). 5 organization requirements with third-partyse, re	Article 30.3(e)(iii)	N/A	inspections and audits performed by the competent authorities, the Lead Overseer, financial entity or an appointed third party; and	Functional	intersects with	Third-Party Contract Requirements	TPM-05	protection requirements with third-parties, reflecting the organization's needs to protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 30.3(f) Article 30.3(f) NIA Artic	Article 30.3(e)(iv)	N/A	such inspections and audits;	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 30.3(f)) N/A Inuctions, or ICT services, with a view to reducing the risk of disruption at the financial entity or to ensure its effective resolution and estructuring. Functional Article 30.3(f)(f) N/A Artic	Article 30.3(f)	N/A		Functional	intersects with		TPM-03	[1] Evaluate security risks and threats associated with Technology Assets, Applications and/or Services (TAAS) supply chains; and (2) Take appropriate remediation actions to minimize the organization's exposure to those risks and threats, as necessary.	5	
Article 30.2(f)) N/A In-house solutions consistent with the complexity of the service provided. Functional By way of derogation from point (e), the KT third-party service provider and the financial entity that is a microenterprise may agree that the financial entity is night of access, inspection and additional entity that is a microenterprise may agree that the financial entity is night of access, inspection and additional entity that is a microenterprise may agree that the financial entity is night of access, inspection and additional entition of third-party management. Third-Party Management Third-Party Contract Third	Article 30.3(f)(i)	N/A	functions, or ICT services, with a view to reducing the risk of disruption at the financial entity or to ensure its effective resolution and restructuring:	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	
Article 30.3 (end) NIA Article 30.3 (end) NIA When negotiating contractual arrangements, financial entity's right of scess, inspection and susuance on the library service provider's performance from the third party at any time. When negotiating contractual arrangements, financial entities and CT third-party service providers and contractual clauses developed by public providers and contractual clauses are contractual clauses and contractual clauses are contractual clause	Article 30.3(f)(i)	N/A	in-house solutions consistent with the complexity of the service provided.	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to protect its Technology Assets, Applications, Services and/or Data (TAASD).	5	
Asials 20.4 NAA providers shall consider the use of standard contractual clauses developed by public interceptability. Third-Party Contract Third-Party Cont	Article 30.3 (end)	N/A	that is a microenterprise may agree that the financial entity's rights of access, inspection and audit can be deligated to an independent third party, appointed by the CTI brid-party service provider, and that the financial entity is able to request information and assurance on the ICT third-party service provider's performance from the third party at any time.	Functional	subset of	Third-Party Management	TPM-01	controls.	10	
	Article 30.4	N/A	providers shall consider the use of standard contractual clauses developed by public	Functional	intersects with		TPM-05	protection requirements with third-parties, reflecting the organization's needs to	5	



FDE#	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship	Notes (optional)
		The ESAs shall, through the Joint Committee, develop draft regulatory technical standards to	- Actionate				. Gondot Besenption	(optional)	
Article 30.5	N/A	specify further the elements referred to in paragraph 2, point (a), which a financial entity mede to determine and seases when subcontracting (IZ reviews supporting critical or important functions. When developing those draft regulatory technical standards, the SSAs shall take into consideration the size and overall risk profile of the financial entity, and the nature, scale and complexity of its services, activities and operations. The ESAs shall submit those draft regulatory technical standards to the Commission by 17 July 2024. Power is delegated to the Commission to supplement this Regulation by adopting the regulatory technical standards with a continuous	Functional	no relationship	N/A	N/A	N/A	N/A	
		Articles 10 to 14 of Regulations (EU) No 1093/2010, (EU) No 1094/2010 and (EU) No 1095/2010. The ESAs, through the Joint Committee and upon recommendation from the Oversight Forum							
Article 31.1	N/A	designate the ICT third-party service providers that are critical for financial entities, following	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.1(a)	N/A	an assessment that takes into account the criteria specified in paragraph 2; appoint as Lead Overseer for each critical ICT third-party service provider the ESA that is	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.1(b)	N/A	responsible, in accordance with Regulations (EU) No 1993/2010, (EU) No 1994/2010 or (EU) No 1995/2010, for financial entities showing depther the ingreat share of total assets out of the value of total assets of all financial entities using the services of the relevant critical ICT third party service provider, as evidenced by the sum of the individual balance sheets of those financial entities.	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.2	N/A	The designation referred to in paragraph 1, point (a), shall be based on all of the following criteria in relation to ICT services provided by the ICT third-party service provider	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.2(a)	N/A	the systemic impact on the subdilly, continuity or quality of the provision of financial services when went that the relevant CT that only service provises would be a large and committee the relevant of the provise of the services of the services of the provise of the services of the committee of the services of th	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.2(b)	N/A	third-party service provider, assessed in accordance with the following parameters:	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.2(b)(i)	N/A	the number of global systemically important institutions (G-SIIs) or other systemically important institutions (O-SIIs) that rely on the respective ICT third-party service provider;	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.2(b)(ii)	N/A	the interdependence between the G-Sills or O-Sills referred to in point (i) and other financial entities, including situations where the G-Sills or O-Sills provide financial infrastructure	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.2(b)(ii)	N/A	entities, including situations where the G-Sils of G-Sils provide financial infrastructure services to other financial entities; the reliance of financial entities on the services provided by the relevant ICT third-party	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.2(c)	N/A	service provider in relation to critical or important functions of financial entities that uttimately involve the same ICT third-party service provider, irrespective of whether financial entities rely on those services directly or indirectly, through subcontracting arrangements;	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.2(d)	N/A	the degree of substitutability of the ICT third-party service provider, taking into account the following parameters: the lack of real alternatives, even partial, due to the limited number of ICT third-party service	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.2(d)(i)	N/A	providers active on a specific market, or the market share of the relevant ICT third-party service provider, or the technical complexity or sophistication involved, including in relation to any proprietary technology, or the specific features of the ICT third-party service provider's organisation or activity; difficulties in relation to cartisfly of fully migrating the relevant data and vorkioods from the	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.2(d)(ii)	N/A	relevant ICT third-party service provider to another ICT third-party service provider, due either to significant financial costs, time or other resources that the migration process may entail, or to increased ICT rake or other operational risks to which the financial entity may be exposed through such migration. Where the ICT third-party service provider belongs to a group, the criteria referred to in	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.3	N/A	paragraph 2 shall be considered in relation to the ICT services provided by the group as a whole.	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.4	N/A	Critical ICT third-party service providers which are part of a group shall designate one legal person as a coordination point to ensure adequate representation and communication with the Lead Overseer.	Functional	subset of	Contacts With Authorities	GOV-06	Mechanisms exist to identify and document appropriate contacts with relevant law enforcement and regulatory bodies.	10	
Article 31.5	N/A	The Lead Overseer shall notify the ICT third-party service provider of the outcome of the assessment teading to the designation referred in paragraph, joint (a). Within the weeks from the date of the notification, the ICT third-party service provider may submit to the Lead Overseer areasoned statement with any relevant information for the purposes of the assessment. The Lead Overseer shall consider the reasoned statement and may request additional information to be submitted within 30 calended along the receipt of such statement. After the statement of the purpose of the receipt of such assessment, and the statement of the purpose of the receipt of such assessment of the purpose of the receipt of such designating an ICT third-party service provider as critical, the ESAs, through the Joint Committee, shall notify the ICT third-party service provider of such designation and the starting date as that the notified the shall be no later than one month after the notification. The ICT third-party service provider shall notify the financial entities to which they privide services of their designation.	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.6	N/A	as critical. The Commission is empowered to adopt a delegated act in accordance with Article 57 to supplement this Regulation by specifying further the criteria referred to in paragraph 2 of this	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.7	N/A	Article, by 17 July 2024. The designation referred to in paragraph 1, point (s), shall not be used until the Commission	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.8 Article 31.8(i)		has adopted a delegated act in accordance with paragraph 6. The designation referred to in paragraph 1, point (a), shall not apply to the following:	Functional Functional	no relationship	N/A N/A	N/A N/A	N/A N/A	N/A N/A	
Article 31.8(ii)	N/A N/A	financial entities providing ICT services to other financial entities: ICT third-party service providers that are subject to oversight frameworks established for the purposes of supporting the tasks referred to in Article 127(2) of the Treaty on the Functioning	Functional	no relationship	N/A N/A	N/A N/A	N/A N/A	N/A N/A	
Article 31.8(iii)		of the European Union; ICT intra-group service providers;		no relationship		N/A	N/A	N/A	
Article 31.8(iv)	N/A	ICT third-party service providers providing ICT services solely in one Member State to financial entities that are only active in that Member State.	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.9	N/A	The ESAs, through the Joint Committee, shall establish, publish and update yearly the list of critical ICT third-party service providers at Union level. For the purposes of parsgraph 1, point (a), competent suthorities shall, on a yearly and	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.10	N/A	aggregated basis, transmit the reports referred to in Article 28(3), third subparagraph, to the Oversight Forum established pursuant to Article 32. The Oversight Forum shall assess the ICT third-party dependencies of financial entities based on the information received from the competent authorities. The ICT third-party service providers that are not included in the list referred to in paragraph 9	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.11	N/A	may request to be designated as critical in accordance with paragraph 1, point (a). For the purpose of the first subparagraph, the FCT third-party service provider shall submit a reasoned application to EAR_ESMA of EORA, which through the Joint Committee, shall decide whether to designate that ICT third-party service provider as critical in accordance with paragraph 1, point (a). The decision referred to in the second subparagraph shall be adopted and notified to the ICT third-party service provider within 6 months of receipt of the application.	Functional	no relationship	N/A	N/A	N/A	N/A	
Article 31.12	N/A	Financial entities shall only make use of the services of an ICT third-party service provider established in a third country and which has been designated as critical in accordance with	Functional	subset of	Third-Party Management	TPM-01	Mechanisms exist to facilitate the implementation of third-party management	10	
Article 31.13	N/A	paragraph 1, point (a), if the latter has established a subsidiary in the Union within the 12 months following the designation. The critical ICT third-party service provider referred to in paragraph 12 shall notify the Lead Overseer of any changes to the structure of the management of the subsidiary established in	Functional	no relationship	N/A	N/A	controls.	N/A	
Addite 31.13	N/A	Overseer of any changes to the structure of the management of the subsidiary established in the Union. Financial entities may exchange amongst themselves cyber threat information and	- Crictionat	no relationship	N/A	N/A	N/A Mechanisms exist to establish contact with selected groups and associations within	INIA	
Article 45.1	N/A	intelligence, including indicators of compromise, tactics, techniques, and procedures, o/ber security slerts and configuration tools, to the extent that such information and intelligence sharing:	Functional	intersects with	Contacts With Groups & Associations	GOV-07	the cybersecurity and data protection communities to: (1) Facilitate originize cybersecurity and data protection deducation and training for organizational personnel: (2) Maintain currency with recommended cybersecurity and data protection practices, techniques and techniques are techniques and techniques and techniques and techniques are techniques and techniques and techniques are techniques and techniques and techniques and techniques are techniques and techniques and techniques are techniques and techniques and techniques are techniques and techniques are techniques and techniques are techniques and techniques and techniques and techniques and techniques are techniques and techniqu	5	
Article 45.1	N/A	Financial entities may exchange amongst themselves cyber threat information and intelligence, including indicators of compromise, factics, techniques, and procedures, cyber security alerts and configuration tools, to the extent that such information and intelligence sharings:	Functional	subset of	Threat Intelligence Feeds Program	THR-01	Mechanisms exist to implement a threat intelligence program that includes a cross- organization information-sharing capability that can influence the development of the system and security architectures, selection of security solutions, monitoring, threat hunting, response and recovery activities.	10	
Article 45.1(a)	N/A	aims to enhance the digital operational resilience of financial entities, in particular through training maveness in relation to oper threats, inthing or impeding the oper threat's ability to spread, supporting defence capabilities, threat detection techniques, mitigation strategies or response and recovery stages;	Functional	intersects with	Contacts With Groups & Associations	GOV-07	Mechanisms exist to establish contact with selected groups and associations within the ophereculty and data protection communities to: (1) Facilitate originity ophereculty and data protection education and training for organizational personnel: (2) Maintain currency with recommended cybersecurity and data protection practices, techniques and technologies; and "(3) "Gates current" ophereculty and of data privacy-related information including the content of the conte	5	
Article 45.1(a)	N/A	aims to enhance the digital operational resilience of financial entitles, in particular through raising awareness in relation to cyber thesats, limiting or impeding the cyber threats' ability to spread, supporting defence capabilities, threat detection techniques, mitigation strategies or response and recovery stages;	Functional	subset of	Threat Intelligence Feeds Program	THR-01	Mechanisms exist to implement a threat intelligence program that includes a cross- organization information-sharing capability that can influence the development of the system and security architectures, selection of security solutions, monitoring, threat hunting, response and recovery activities.	10	



FDE #	FDE Name	Focal Document Element (FDE) Description	STRM Rationale	STRM Relationship	SCF Control	SCF#	Secure Controls Framework (SCF) Control Description	Strength of Relationship (optional)	Notes (optional)
Article 45.1(b)	N/A	takes places within trusted communities of financial entities;	Functional	intersects with	Contacts With Groups & Associations	GOV-07	Mechanism exist to establish contact with selected groups and associations within the opteneously and data protection communities to: (1) Facilitate ongoing opteneously and data protection education and training for organizations personnel; (2) Maintain currency with recommended cybersecurity and data protection practices, techniques and technologies, and contact on the contractions, and contact on the contractions, and contract on the contractions, and contract on the contractions, and contract on the contractions of	5	
Article 45.1(b)	N/A	takes places within trusted communities of financial entities;	Functional	subset of	Threat Intelligence Feeds Program	THR-01	Mechanisms exist to implement a threat intelligence program that includes a cross- organization information-sharing capability that can influence the development of the system and security architectures, selection of security solutions, monitoring, threat hunting, response and recovery activities.	10	
Article 45.1(c)	N/A	is implemented through information-sharing arrangements that protect the potentially sensitive nature of the information sharing, and that are spewmed by rules of conduct in full respect of business confidentially, protection of personal data in accordance with Regulation (EU) 2016/679 and guidelines on competition policy.	Functional	intersects with	Contacts With Groups & Associations	GOV-07	Mechanisms exist to establish corract-with selected groups and associations within the opheracutiny and data protection communities to: (1) Facilitate ongoing opheracutiny and data protection education and training for organizations personnel: (2) Maintain currency with recommended cybersecutiny and data protection practices, techniques and technologies; and (3) Share current cybersecutiny and/or data privacy-related information including threats, vulnerabilities and incidents.	5	
Article 45.1(c)	N/A	is implemented through information-sharing arrangements that protect the potentially sensitive nature of the information shared, and that are governed by rules of conduct in full respect of business conflidentiality, protection of personal data in accordance with Regulation (EU) 2016/679 and guidelines on competition policy.	Functional	subset of	Threat Intelligence Feeds Program	THR-01	Mechanisms exist to implement a threat intelligence program that includes a cross- organization information-sharing capability that can influence the development of the system and security architectures, selection of security solutions, monitoring, threat butlinis, response and recovery activities.	10	
Article 45.2	N/A	For the purpose of paragraph 1, point (c), the information-sharing arrangements shall define the conditions for participation and, where approprist, shall set out the details on the timobement of public authorities and the capacity in which they may be associated to the involvement of public authorities and the capacity in which they may be associated to the information-sharing arrangements on the involvement of ICT third-party service providers, and on operational elements, including the use of dedicated IT platforms.	Functional	intersects with	Contacts With Groups & Associations	GOV-07	Mechanisms exist to establish contact with selected groups and associations within the opheraculty and data protection communities to: (1) Facilitate ongoing opheraculty and data protection education and training for organizations personnel: (2) Maintain currency with recommended cybersecurity and data protection practices, techniques and technologies, and common control of the communities of the common control o	5	
Article 45.2	N/A	For the purpose of paragraph 1, point (c), the information-sharing arrangements shall define the conditions for participation and, where approprist, shall set out the details on the involvement of public authorities and the capacity in which they may be associated to the information-sharing arrangements, on the involvement of CTT third party service providers, and on operational elements, including the use of dedicated IT platforms.	Functional	subset of	Threat Intelligence Feeds Program	THR-01	Mechanisms exist to implement a threat intelligence program that includes a crospenzion information-sharing capability that can influence the development of the system and security architectures, selection of security solutions, monitoring, threat hunting, response and recovery activities.	10	
Article 45.3	N/A	Financial entities shall notify competent authorities of their participation in the information- sharing arrangements referred to in paragraph 1, upon validation of their membership, or, as applicable, of the cessation of their membership, once it takes effect.	Functional	intersects with	Incident Stakeholder Reporting	IRO-10	Mechanisms exist to timely-report incidents to applicable: (1) Internal stakeholders; (2) Affected clients & third-parties; and (3) Regulatory authorities.	5	
Article 45.3	N/A	Financial entities shall notify competent authorities of their participation in the information- sharing arrangements referred to in paragraph 1, upon validation of their membership, or, as applicable, of the cessation of	Functional	subset of	Threat Intelligence Feeds Program	THR-01	Mechanisms exist to implement a threat intelligence program that includes a cross- organization information-sharing capability that can influence the development of the system and security architectures, selection of security solutions, monitoring, threat buriling, response and recovery activities.	10	



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