# **Securing Payment Systems: PCI DSS Compliance Assessment**

I conducted a comprehensive review of the systems that handle customer payment data. The goal was to evaluate how closely operations align with the PCI DSS 4.0 standard, which is essential for protecting sensitive cardholder information and maintaining customer trust.

### **Key Observations**

- The web platform processes payments via an external payment gateway, but cardholder data (including full PANs) is stored in the internal database for refunds.
- Admin and support staff access sensitive data through an internal portal, but
   MFA is not enforced.
- TLS is in place for web transactions, but older versions (e.g., TLS 1.0) are still supported in some areas.
- Software development practices currently do not include formal code reviews or security testing.

### 2. PCI DSS Compliance Assessment Summary

Control Area	PCI DSS Requirement	Your current status		
Data Encryption	3.4, 4.1 - encrypt PAN in	PAN found unencrypted in		
	storage/transit	backups		
Access Controls	7.8- role based access &	Shared logins, MFA		
	MFA	missing on admin apps		
Secure Development	6.3 - secure coding,	No structured secure SDLC		
	testing, code reviews	in place		
Logging & Monitoring	10 - review access logs,	Logs collected but not		
	alerts	actively reviewed		
Incident Response	12.10 - Formal IR plan	No documented incident		
	required response policy			

## 3. Key Risk Areas

- Unencrypted Storage of Cardholder Data

- PAN data was found in plain text within daily database backups.
- This exposed the company to serious risks of data breach penalties and customer loss.

#### - Weak Internal Access Controls

Shared admin credentials and the absence of MFA make internal misuse or breaches easier.

## - Missing Secure Development Lifecycle (SDLC)

Without secure coding practices, there's an increased risk of introducing exploitable vulnerabilities.

# - Insufficient Monitoring & Logging

No alerts on unauthorized access could delay breach detection and response.

## - No Formal Incident Response Procedure

In the event of a breach, there is no tested plan for quick containment or regulatory notification.

## 4. Remediation Plan

Issue	Recommended Action	Owner	Target Date
Unencrypted cardholder data	Encrypt all stored PANs (AES-256), review backup strategy	IT security	May 15
TLS version outdated	Disable TLS 1.0/1.1, enforce TLS 1.2+ on all external interfaces	Network admin	May 8
Shared accounts / no MFA	Implement unique logins and enable MFA across all admin systems	IAM team	May 22
No secure coding process	Train dev team on OWASP top 10,	Development manager	May 30

	introduce code		
	reviews and test		
	protocols		
Lack of active log	Implement	Security operations	May 25
monitoring	centralized SIEM		
	and log review SOP		
No incident	Create, test and	Compliance	May 18
response plan	document IR plan,	manager	
	assign roles		