# DOCUMENT REVISION HISTORY

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VOLUME I:
GETTING STARTED WITH FEDRAMP
Getting Started: Is FedRAMP Right For You?

If you have a cloud service offering (CSO) that is being used by the federal government, you should consider obtaining a FedRAMP authorization. Per an Office of Management and Budget (OMB) memorandum, cloud services that hold federal data must be FedRAMP Authorized.

There are two approaches to obtaining a FedRAMP authorization: a provisional authorization through the Joint Authorization Board (JAB) or an authorization through a federal agency. Both authorization paths require a security assessment based on Federal Information Security Management Act (FISMA) requirements and National Institute of Standards and Technology (NIST) 800-53 baselines, and both are explained in greater detail in their respective sections of this document.

In making a business decision regarding the type of FedRAMP authorization that is most suitable for your service, it is important to consider your overall strategy for federal government customers. If you are brand new to the federal landscape, there may be a learning curve associated with the procurement timeline, and you might want to consider partnering with a systems integrator who has experience and a federal government customer base. Conversely, if you already have a federal government footprint and are looking to expand, a FedRAMP authorization can be a business development driver. FedRAMP provides cross-government visibility on the FedRAMP Marketplace and provides a single security package that can be leveraged by multiple federal agencies for review.

In addition to the OMB mandate, other drivers for obtaining a FedRAMP authorization are:

- You have an interest in selling your CSO to the federal government.
- Your current federal government customers are asking you to obtain a FedRAMP authorization.
- You are looking to expand the federal customer footprint by having the ability to market your service as FedRAMP Authorized.

It is also important to understand your CSO’s and organization's preparedness and viability for the FedRAMP authorization process. A cloud service provider (CSP) should be prepared to demonstrate whether its service is operational or is under development and the extent of the current demand for the service in the federal market.

General information including resources, blogs, templates, and documentation for authorization can be found on FedRAMP’s website.
Partners in the Authorization Process

1.0 FedRAMP Program Management Office (PMO)

Responsible for providing a unified process to stakeholders, the FedRAMP PMO is a key partner for CSPs researching or seeking a FedRAMP authorization for their CSO. Its responsibilities include: stewardship of the FedRAMP authorization process, coordination with the JAB to prioritize vendors to achieve a JAB provisional-authorization to operate (P-ATO), project management support for CSPs and agencies, and enabling services to be reused across the federal government by providing a secure repository of FedRAMP Authorized packages.

1.1 FedRAMP Secure Repository

To enable reuse of FedRAMP Authorized packages and continuous monitoring (ConMon) deliverables, the FedRAMP PMO manages a secure repository on USDA Connect.gov for cloud offerings categorized at Li-SaaS, Low, or Moderate.

Federal agency authorizing official (AO) representatives, and contractors working on their behalf, may request temporary (60-day) access to a CSO’s repository for the purpose of reviewing the authorization package in order to inform a risk-based authorization decision. Access requests are submitted to the FedRAMP PMO via the FedRAMP Package Access Request Form. In addition to the form, agency contractors must sign the nondisclosure agreement embedded as an attachment within the form.

Once a federal agency issues an authorization to operate (ATO) for a CSO, the FedRAMP PMO provides permanent access to the CSO’s repository. Federal agency AO representatives, or contractors working on their behalf, require permanent access to a CSO’s repository for the purpose of reviewing ConMon deliverables to ensure the security posture remains sufficient for their use of the CSO.

Each federal agency representative or contractor that requires access to a CSO’s repository must submit a FedRAMP Package Access Request Form; however, the form may be used to request access to multiple CSO repositories. When submitting a FedRAMP Package Access Request Form, the federal agency representative or contractor agrees to several conditions, including:

- The information will only be used for the purpose of granting a security authorization for a CSO as well as for ongoing monitoring of the CSP’s ConMon activities
- The information will not be disclosed to parties outside of the federal agency or to parties inside the agency without a valid need to know
- The information will be downloaded and stored on government furnished equipment or third-party systems authorized by the federal agency to hold data at the same or greater impact level as the CSO
The information will be destroyed/deleted from government furnished equipment or authorized third-party systems when there is no longer a requirement to access the information for authorization or ConMon oversight purposes.

CSPs with cloud offerings categorized at High must establish and maintain a secure repository in an environment that is FedRAMP Authorized at High, or in an environment that is fully owned, maintained, and operated by the CSP. The FedRAMP PMO facilitates access to a CSO’s High repository via the FedRAMP Package Access Request Form; however, it is the CSP’s responsibility to provision and control access to the information.

2.0 Joint Authorization Board (JAB)

The JAB is the primary governance and decision-making body for FedRAMP. The JAB is composed of the Chief Information Officers (CIOs) of the Department of Homeland Security (DHS), the General Services Administration (GSA), and the Department of Defense (DoD). The JAB defines and establishes the FedRAMP baseline security controls and the accreditation criteria for Third Party Assessment Organizations (3PAOs). The JAB works closely with the FedRAMP PMO to ensure that FedRAMP baseline security controls are incorporated into consistent and repeatable processes for security assessments and authorizations of CSOs.

CSPs that make a business decision to pursue a JAB P-ATO for their CSO are prioritized through FedRAMP Connect. During this prioritization process, the JAB aims to authorize cloud services it believes are most likely to be leveraged government-wide. This is covered in more detail in FedRAMP’s JAB Prioritization Criteria. For CSOs that achieve a P-ATO, the JAB also ensures those systems maintain an acceptable risk posture through ConMon.

3.0 Federal Agencies

CSPs that make a business decision to work directly with a federal agency to pursue an authorization to operate (ATO) will partner with the agency throughout the initial FedRAMP authorization process. Agencies define their specific policies and procedures, in addition to FedRAMP requirements, and are responsible for reviewing CSP-developed security packages. Ultimately, a federal agency’s authorizing official (AO) must accept the risk associated with the use of a cloud system through the issuance of an ATO for their agency. Agencies should also conduct ConMon oversight of each authorized system in use, reviewing monthly and annual deliverables provided by CSPs.

3.1 Agency Authorizing Official

A federal agency’s AO is a senior federal official who is ultimately responsible for making a risk-based decision to grant a CSP’s offering an ATO. The decision is formalized in an ATO letter provided to the CSP system owner and FedRAMP PMO. AOs have sufficient visibility across their organization to understand the impact and cost of an individual CSO on the security environment and operations of the agency.
NOTE: The initial federal agency ATO is not a government-wide risk acceptance. Likewise, the initial authorizing agency is not responsible for performing ConMon oversight on behalf of all federal agencies. Each federal agency must issue an ATO for its own use of the CSO and review ConMon deliverables to ensure the security posture remains sufficient for the agency’s continued use. CSPs with multiple federal agency customers should establish a collaborative approach to ConMon.

4.0 Third Party Assessment Organizations (3PAOs)

As independent third parties, 3PAOs perform initial and periodic assessments of cloud systems to ensure they meet FedRAMP requirements. CSPs pursuing a FedRAMP authorization must have their CSOs assessed by an independent third party. For the FedRAMP JAB Authorization process, a CSP must choose a FedRAMP recognized 3PAO that meets the necessary quality, independence, and FedRAMP knowledge requirements to perform required independent security assessments. For the FedRAMP Agency Authorization process, most assessments are conducted using a FedRAMP-recognized 3PAO; however, a federal agency may choose to use their Independent Verification and Validation (IV&V) organization to assess a CSO. While conducting an initial assessment, assessors are responsible for developing a security assessment plan (SAP) and security assessment report (SAR). FedRAMP recognized 3PAOs can be found on the FedRAMP Marketplace.

NOTE: If a federal agency elects to use its own IV&V team or a third-party assessor, that is not a FedRAMP recognized 3PAO, the federal agency AO must attest to the independence of the assessment organization. In addition, the assessment organization must use FedRAMP-provided templates.

Determining Your Authorization Strategy

There are two approaches to obtaining a FedRAMP authorization: a provisional authorization through the Joint Authorization Board (JAB) or an authorization through a federal agency. FedRAMP recommends that you evaluate the factors below to determine your authorization strategy. Before finalizing a FedRAMP authorization strategy, CSPs should participate in an intake call with the FedRAMP PMO’s technical and federal government SMEs for a consultation. CSPs can sign up for an intake call by filling out the CSP Information Form.

5.0 Demand: Broad vs. Niche

Demand is a key consideration for CSPs deciding between pursuing a FedRAMP JAB P-ATO or FedRAMP agency authorization. FedRAMP generally evaluates CSOs as having broad or niche demand. Broad demand reflects proven or potential demand for an offering from multiple agencies, and niche demand reflects federal
agency-specific utility or applicability of an offering. When evaluating which authorization to pursue, a CSP should be able to qualify whether their offering has broad or niche demand, as CSOs with significant broad demand are more appropriate for a FedRAMP JAB P-ATO, and CSOs with niche demand are more appropriate for a FedRAMP agency authorization.

**NOTE:** Broad demand is considered a go/no-go criterion for prioritization of CSOs for a FedRAMP JAB authorization. CSPs are required to prove current or potential federal demand for their offering(s) by providing one or more of the following: (1) listing of current federal government customers; (2) listing of relevant federal government Request for information (RFI)/Request for Proposal (RFP)/Request for Quotation (RFQ) data; (3) verification from on-premise customers indicating interest in transitioning the service to the cloud; (4) communications from federal government points of contact expressing potential interest; or (5) proof of current state, local, tribal, and territorial customers.

### 6.0 Existing or Potential Agency Partners

The first step in achieving a FedRAMP agency authorization is for a CSP to establish a partnership with a federal agency. Some CSPs may already have a federal agency, or federal agencies that are interested in authorizing their CSO, because they are either already using the system or they are using an on-premise version and wish to transition to a cloud version. Other CSPs may have potential customers who are interested in their service or may be responding to requests for proposals (RFPs) that include FedRAMP requirements. It is critical to discuss FedRAMP early in the process. The PMO can partner with CSPs in discussions with agencies to address questions or concerns about the authorization process.

**Common Agency Questions About Partnership**

Below are answers to frequently asked questions, which can be found on the “Federal Agencies” tab of the FAQ page on fedramp.gov. As a CSP, it is beneficial to review these and other FAQs on our website to help in your preparedness when these topics arise with federal agency customers.

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<th>Question</th>
<th>Answer</th>
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<tr>
<td>What does it mean to be an initial agency partner?</td>
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<td>Is there an additional level of effort associated with being the initial authorizing agency?</td>
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<tr>
<td>As the initial authorizing agency, are we responsible for performing ConMon oversight on behalf of other leveraging agencies?</td>
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<td>What happens if my agency decides to stop using the CSO?</td>
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<td>What happens if a CSO loses its agency customers?</td>
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<tr>
<td>Should my agency use FedRAMP to authorize a private cloud deployment?</td>
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7.0 Deployment Model

CSPs should qualify whether their CSO is government-only community, public, or private or exists as a hybrid cloud. FedRAMP adheres to NIST SP 800-145 definitions when defining cloud deployment models.

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<tr>
<td><strong>Government-Only Community</strong></td>
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<tr>
<td><strong>Public</strong></td>
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<tr>
<td><strong>Private</strong></td>
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<tr>
<td><strong>Hybrid</strong></td>
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8.0 Impact Levels

Federal Information Processing Standard (FIPS) 199 provides the standards for categorizing information and information systems, which is the process CSPs use to ensure their services meet the minimum security requirements for processing, storing, and transmitting federal data. The security categories are based on the potential impact that certain events would have on an organization’s ability to accomplish its assigned mission, protect its assets, fulfill its legal responsibilities, maintain its day-to-day functions, and protect individuals.

It is important that CSPs understand the impact level of their service offering(s) and corresponding security categorization when developing an authorization strategy. CSOs are categorized into one of three impact levels (Low, Moderate, and High) and across three security objectives (confidentiality, integrity and availability).
8.1. Impact Levels

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<tr>
<td>Low Impact Levels</td>
<td>The Low-impact level is most appropriate for CSOs for which the loss of confidentiality, integrity, and availability would result in limited adverse effects on a federal agency’s operations, assets, or individuals. FedRAMP currently has two baselines for systems with Low-impact data: LI-SaaS baseline and Low baseline. The LI-SaaS baseline accounts for low-impact SaaS applications that do not store personal identifiable information (PII) beyond what is generally required for login capability (i.e., username, password, and email address). Required security documentation is consolidated, and the requisite number of security controls needing testing and verification are lowered relative to a standard Low baseline authorization.</td>
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<tr>
<td>Moderate Impact Levels</td>
<td>Moderate-impact level systems account for nearly 80% of CSP services that receive FedRAMP authorization. It is most appropriate for CSOs for which the loss of confidentiality, integrity, and availability would result in serious adverse effects on a federal agency's operations, assets, or individuals. Serious adverse effects could include significant operational damage to federal agency assets, financial loss, or individual harm that is not loss of life or physical.</td>
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<tr>
<td>High Impact Levels</td>
<td>High-impact data is usually in law enforcement and emergency services systems, financial systems, health systems, and any other system for which loss of confidentiality, integrity, or availability could be expected to have a severe or catastrophic adverse effect on organizational operations, organizational assets, or individuals. FedRAMP introduced the High baseline to account for the federal government’s most sensitive, unclassified data in cloud computing environments, including data that involves the protection of life and against financial ruin.</td>
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Additional information on security controls involved in the High, Moderate, and Low baselines can be found within the [FedRAMP Security Controls Template](https://fedramp.gov).

**NOTE:** CSPs must correctly align their CSOs to an impact level to pursue the appropriate FedRAMP baseline and authorization type (e.g., CSOs that qualify for LI-SaaS or align with the Low baseline cannot obtain a JAB P-ATO, as the JAB only authorizes Moderate and High systems. CSPs should use the [FedRAMP FIPS 199 Categorization Template](https://fedramp.gov) (embedded as Appendix K in the system security plan (SSP) template) along with the guidance of [NIST Special Publication 800-60 volume 2, revision 1](https://csrc.nist.gov/publications/detail/sp/800-60/rev1) to correctly categorize their system based on the types of information processed, stored, and transmitted.

Ultimately, the security impact level of a system is determined by the federal agency customer, as each AO will have different risk tolerance levels and each federal agency’s mission is different (which may impact how they classify their data). For this reason, it is important for CSPs to coordinate with their federal agency customers to ensure agreement with their impact level classification.
8.2. Security Objectives

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<th>Example</th>
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<tr>
<td><strong>Confidentiality</strong></td>
<td>Information access and disclosure includes means for protecting personal privacy and proprietary information.</td>
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<tr>
<td><strong>Integrity</strong></td>
<td>Stored information is sufficiently guarded against modification.</td>
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<tr>
<td><strong>Availability</strong></td>
<td>Timely and reliable access to information is ensured.</td>
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Source: [FIPS PUB 199](https://csrc.nist.gov/publications/detail/fips/199/1)

Types of FedRAMP Authorizations

The section below outlines the two types of FedRAMP authorizations available to CSPs: a FedRAMP JAB authorization and a FedRAMP agency authorization.

9.0 FedRAMP JAB Authorizations

![FedRAMP JAB Authorization Process Map](https://fedramp.gov/page9)

Figure 1: FedRAMP JAB Authorization Process Map

Note: During the authorization process a CSP must be prioritized by the JAB before entering the JAB P-ATO process. The CSP can obtain FedRAMP Ready status either before or after the JAB’s prioritization.
9.1. Phase 1: Preparation

**FedRAMP Connect**

The JAB invests heavily in creating a broad marketplace of providers and only has the capacity to authorize a limited number of CSPs a year based on current resources and funding. To ensure a clear return on investment of the resources used to authorize CSPs for the federal government, the FedRAMP PMO, CIO Council, and JAB evaluate CSPs via a process called FedRAMP Connect. During this process, CSPs develop business cases and are evaluated and prioritized to work with the JAB based on Prioritization Criteria.

The most important criteria for JAB prioritization is to demonstrate government-wide demand for the CSO. In order to ensure the FedRAMP PMO is evaluating each CSP’s current and potential demand fairly, the CSP must provide proof of demand for their system from the equivalent of six (6) customers. There are multiple ways for a CSP to prove demand for their CSO, but CSPs are not expected to meet all demand categories. The established demand categories ensure that the CSP’s product will be broadly used by a critical mass of government agencies. After achieving a FedRAMP JAB P-ATO, CSPs are expected to obtain a minimum of six (6) unique federal agency customers with authorizations that leverage the system’s FedRAMP JAB P-ATO as part of their ConMon requirements.

The JAB prioritizes up to 8 CSOs a year to work toward a FedRAMP JAB authorization. After a CSP is prioritized, it has 60 days to become FedRAMP Ready (if it isn’t already). Being prioritized to work with the JAB and being deemed FedRAMP Ready by the FedRAMP PMO constitute the first phase of the FedRAMP JAB authorization process.

**FedRAMP Ready**

A FedRAMP Ready designation is required for any CSP pursuing a FedRAMP JAB authorization, and is highly recommended prior to pursuing a FedRAMP agency authorization. While becoming FedRAMP Ready is not a guarantee that a CSO will be FedRAMP Authorized, CSOs who are FedRAMP Ready have preference in prioritization as the federal government has a clearer understanding of a CSP’s technical capabilities and their likelihood of success in the authorization process. When planning for the FedRAMP authorization process, CSPs should consider that the FedRAMP Ready designation is only valid for one calendar year after approval from the FedRAMP PMO. CSPs can renew FedRAMP Ready status, if needed after one year, with the successful completion and submission of a new Readiness Assessment Report (RAR) by a 3PAO.

In order to kick off with the JAB, CSPs must achieve the FedRAMP Ready designation for their CSO. To achieve the FedRAMP Ready designation, a CSP must work with a FedRAMP recognized 3PAO to complete a FedRAMP Readiness Assessment of its service offering, which provides the JAB with a snapshot of the CSO’s security capabilities and posture.

At the conclusion of the assessment, the 3PAO may deliver a Readiness Assessment Report (RAR) to the FedRAMP PMO if the 3PAO can attest to the CSO’s readiness for the authorization process. If there are any issues identified by the FedRAMP PMO during the review of the RAR, feedback is given to the CSP about what needs to be fixed in order for the CSP to be deemed FedRAMP Ready. Once the FedRAMP PMO approves a RAR, the CSO is listed as FedRAMP Ready on the FedRAMP Marketplace. In addition to being required to pursue a JAB P-ATO, being designated as FedRAMP Ready on the FedRAMP Marketplace
provides valuable exposure to potential federal agency customers who are researching CSOs that meet their organizational requirements.

As a note, CSPs can and should use the RAR for a self-assessment in order to prepare for FedRAMP and a FedRAMP Ready assessment with a 3PAO. These assessments are also intended to help CSPs understand any gaps in their current architectures or capabilities prior to beginning a FedRAMP assessment. This information helps CSPs understand the level of effort necessary to secure their systems according to FedRAMP requirements.

More information regarding steps to achieve FedRAMP Ready can be found on the About FedRAMP Marketplace webpage.

**Full Security Assessment**

After a CSO is prioritized to work with the JAB and is deemed FedRAMP Ready, the CSP finalizes the SSP for the service offering and engages a FedRAMP recognized 3PAO. The 3PAO develops a SAP, conducts a full security assessment of the service offering, and produces a SAR. The CSP facilitates and participates in the assessment activities in accordance with the SAP. Finally, the CSP develops a plan of action and milestones (POA&M) to track and manage system security risks identified in the SAR. The SSP, SAP, SAR, and POA&M must be completed using FedRAMP templates and submitted together. The JAB will not review the documents one by one. Instead, the full security package, along with the first ConMon submission, will be considered in its entirety and must be submitted to the PMO at least two (2) weeks prior to a kickoff meeting with the JAB. The FedRAMP PMO will then work with the CSP and FedRAMP recognized 3PAO to conduct a completeness check, and coordinate the JAB Kickoff Meeting.

**9.2. Phase 2: Authorization**

The FedRAMP JAB authorization process uses an agile methodology with multiple stage gates and the “fail fast” principle. The first stage gate is the JAB Kickoff. During this step, the CSP, 3PAO, and FedRAMP PMO collaboratively review the CSO’s system architecture, security capabilities, and risk posture. Based on the outcome of the kickoff meeting, the JAB will issue a “go” or “no-go” decision to proceed with the authorization process. The kickoff meeting is typically a combination of briefings and informal Q&A. CSPs can be removed (a no-go decision) from the process for any number of reasons, although it is generally due to a major architectural issue or other deficiency that cannot be resolved during the authorization phase. The CSP and 3PAO representatives must be able to answer in-depth questions about the system architecture, risk management activities, actual risks to the system, and remediation planning/status.

If the kickoff meeting results in a go decision, the JAB conducts an in-depth review of the security authorization package. The CSP and 3PAO are expected to support JAB reviewers by addressing questions and comments in a timely manner and participating in regular meetings with the 3PAO, FedRAMP PMO, and JAB reviewers. During the review, the CSP must submit monthly ConMon deliverables (i.e., scan files, POA&M, and up-to-date inventory), which adhere to FedRAMP requirements for ConMon and vulnerability scanning. The purpose of this requirement is to demonstrate maturity in the CSP’s Continuous Monitoring capability. The first ConMon submission must coincide with the authorization package submission, two weeks prior to the kickoff meeting. The second ConMon submission must occur within 30 days of the first and establishes
the CSP’s normal monthly delivery date. Subsequent ConMon submissions must occur monthly throughout the authorization phase.

Once the JAB review is complete, the CSP and 3PAO remediate system and documentation issues, as needed, and ensure all JAB reviewer comments are appropriately addressed. The CSP and 3PAO will then deliver their portions of the revised authorization package with all JAB Reviewer comments addressed. Once the JAB reviewers have reviewed and validated the remediation efforts, the CSP will receive a P-ATO decision and formal provisional authorization of their CSO from the JAB.

The JAB P-ATO signifies that all three JAB agencies reviewed the security package and deemed it acceptable for the federal community. In turn, agencies review the JAB P-ATO and the associated security package and clear it for their agencies’ use. In doing so, the federal agency issues their own authorization to use the product. A JAB P-ATO is not a risk acceptance but an assurance to agencies that the risk posture of the system has been reviewed and approved by DoD, DHS, and GSA. Each federal agency must review and issue their own ATO which covers their agency’s use of the cloud service. Information on a CSP’s roles and responsibilities within the JAB P-ATO authorization process can be found here.

9.3. Phase 3: Continuous Monitoring

Following the issuance of a FedRAMP JAB authorization, the CSP is required to maintain a security posture that aligns with FedRAMP’s requirements, pursuant to the initial assessment, and authorization process. This is achieved through ConMon of the CSP’s system. Described in NIST SP 800-137, the goal of ConMon is to provide: (1) operational visibility, (2) managed change control, and (3) attendance to incident response duties over the life or use of a system. For more in-depth information about ConMon requirements, please see the FedRAMP Continuous Monitoring Strategy Guide.

For systems with JAB P-ATOs, the JAB acts as a centralized PMO for ConMon activities for those systems, providing agencies with the artifacts and a standard process for the assessment and management of JAB P-ATO systems. In this capacity, the JAB:

- Reviews and approves ConMon and security artifacts on a regular basis
- Monitors, suspends, and revokes a system’s P-ATO as appropriate
- Authorizes or denies significant change and deviation requests
- Reviews incident information to ensure proper handling and closure
- Ensures the FedRAMP PMO is providing artifacts to leveraging agencies in a timely manner

For leveraging agencies, the final approval authority for the use of a system is informed by the JAB’s ConMon artifacts and rests with each federal agency’s designated AO.

In addition to the above described ConMon activities, a CSP must utilize a FedRAMP recognized 3PAO to complete an annual security assessment. Annual security assessments update a system’s penetration testing results and perform comprehensive assessment of critical controls as well as a full assessment of all system controls over the course of three years.
10.0 FedRAMP Agency Authorization

This is the same as the process displayed in the FedRAMP Agency Authorization Playbook, but it is from the CSP’s perspective. It includes additional steps that both the CSP and agency would complete.

10.1. Phase 1: Preparation

FedRAMP Ready

A FedRAMP Ready designation is optional for the FedRAMP agency authorization process, but highly recommended. To achieve the FedRAMP Ready designation, a CSP must work with a FedRAMP recognized 3PAO to complete a Readiness Assessment of its service offering. The RAR documents the CSP's capability to meet federal security requirements.

CSPs that achieve the FedRAMP Ready designation are listed on FedRAMP’s Marketplace. Agencies use the FedRAMP Marketplace to research cloud services that meet their organizational requirements. If a CSP is interested in pursuing government clients, becoming FedRAMP Ready makes available valuable information about the service offering’s security for potential federal agency customers via the FedRAMP Marketplace.

Additionally, for CSPs who are considering whether or not to become FedRAMP Authorized, the RAR can serve as a self assessment to determine what gaps in their service offering’s security exist and where those gaps might be. Such information can help CSPs understand the level of effort necessary to secure their system(s) according to FedRAMP requirements prior to pursuing a FedRAMP authorization with a federal agency.
More information regarding steps to achieve FedRAMP Ready can be found on the [About FedRAMP Marketplace](https://fedramp.gov/marketplace) webpage.

### Pre-Authorization

#### Partnership Establishment

In the pre-authorization phase, a CSP formalizes their partnership with a federal agency meeting the requirements outlined on the [About FedRAMP Marketplace](https://fedramp.gov/marketplace) webpage. In some cases, a vendor may be under contract with a federal agency already, or a federal agency may be working through the acquisition process. At this stage, a CSP should have a fully operational system and an executive team that is committed to the FedRAMP process. CSPs should engage with the FedRAMP PMO through the intake process by filling out a [CSP Information Form](https://fedramp.gov/marketplace). By completing this form, the FedRAMP PMO will also generate a FedRAMP ID for the CSO.

Prior to identifying a federal agency partner, a CSP should determine the security categorization of the data that will be placed within the system. CSPs should use the [FedRAMP FIPS 199 Categorization Template](https://fedramp.gov/marketplace) (Appendix K) in the SSP along with the guidance of [NIST Special Publication 800-60 volume 2, revision 1](https://nist.gov/800-60) to correctly categorize their system based on the types of information processed, stored, and transmitted on their systems. This analysis will inform a CSP as to which impact level is most appropriate for their system. Once a partnership is in place, a CSP should confirm their impact level with the agency, which will conduct its own FIPS 199 assessment.

### Authorization Planning

Once the partnership is established, a CSP should:

- Confirm resources dedicated to the authorization process (which should include one technical writer, one technical SME, and one project manager at a minimum)
- Work with the federal agency to select a 3PAO for the assessment in [Phase 2](https://fedramp.gov/marketplace) (preferably with a FedRAMP recognized 3PAO, though CSPs can utilize independent assessment organizations for agency authorizations)
- Complete FedRAMP training for CSPs
- Determine the federal agency’s approach for reviewing the authorization package as described below:

<table>
<thead>
<tr>
<th>Just-In-Time Linear Approach</th>
<th>All Deliverables Provided Simultaneously</th>
</tr>
</thead>
<tbody>
<tr>
<td>Each FedRAMP deliverable builds upon another, starting with the SSP. The SSP and appendices, SAP, and SAR are completed in a linear fashion, obtaining feedback from the federal agency once each deliverable is produced. In turn, modifications are made to each deliverable based on the agency’s review. Once the deliverable is finalized and accepted by the agency, work begins on the next deliverable.</td>
<td>All FedRAMP deliverables (i.e., the SSP and appendices, SAP, SAR, POA&amp;M) are completed and submitted to the agency at once. The agency reviews all deliverables together and works collaboratively with the CSP and 3PAO. This approach resembles how authorizations are completed for a FedRAMP JAB authorization.</td>
</tr>
</tbody>
</table>
HELPFUL TIP: The FedRAMP PMO recommends the “Just-In-Time” approach as it is a more iterative and agile approach that may prevent rework after 3PAO testing has occurred.

- Complete a work breakdown structure (WBS) with the assistance of your federal agency partner. After the completion of the WBS, please send this to the FedRAMP PMO for review.
- Work with your federal agency partner to complete an In-Process Request (IPR).
- After submitting the WBS and the IPR, the FedRAMP PMO will provision access to FedRAMP’s secure repository for Low and Moderate impact offerings (High impact offerings must use their own organization’s secure repository). A copy of the CSP’s completed kickoff meeting deck should be uploaded to the FedRAMP secure repository, and the CSP will need to notify the FedRAMP PMO prior to scheduling a kickoff meeting.
  - The FedRAMP PMO has a guidance document that CSPs can use when developing their presentation materials. This will be shared with CSPs at the conclusion of an intake call. If you have not had an intake call, please reach out to intake@fedramp.gov for a copy of the guidance.

Kickoff Meeting

The final step in this phase is to prepare for and conduct a kickoff meeting. The purpose of the kickoff meeting is to formally begin the FedRAMP agency authorization process by introducing key team members, reviewing the CSO, and making sure everyone is aligned on the overall process and milestone timelines. Though the FedRAMP PMO coordinates and facilitates kickoff meetings, these meetings are ultimately meant to be in service of the CSP and federal agency partnership.

At the conclusion of the kickoff meeting, all stakeholders will have a shared understanding of:

- The overall authorization process, milestones, deliverables, roles and responsibilities, and schedule
- The CSO’s purpose and function, authorization boundary, data flows, known security gaps and plans for remediation, federal agency-specific requirements, customer responsible controls, and areas that may require federal agency risk acceptance
- The federal agency’s process for reviewing the authorization package and reaching a risk-based authorization decision
- The FedRAMP PMO’s process for reviewing the authorization package from the perspective of government-wide reuse
- Best practices and tips for success

Additionally, CSPs that are not already listed as In Process on the FedRAMP Marketplace are eligible to be listed if the federal agency is comfortable with the briefing and timelines. Please note that not all systems will be eligible to be listed based on the kickoff meeting outcome, so be sure to engage with the FedRAMP PMO on your In Process status after this step.
CSPs are considered FedRAMP In Process once they are actively working toward a FedRAMP authorization, either through the JAB or in an established partnership with a federal agency. The Marketplace Designations section on the About FedRAMP Marketplace page outlines the requirements for achieving this designation. Once In Process, CSPs are displayed on the FedRAMP Marketplace with this designation. CSPs have one year from their In-Process date to receive an ATO from their initial federal agency partner or the listing will be removed from the FedRAMP Marketplace.

While your federal agency point of contact (POC) may be someone on the program side, it is critical to connect with the security side of the agency and, ultimately, the federal agency AO, who is required to send an In Process request to FedRAMP prior to a CSP achieving an In Process designation. If your program owner does not know who to go to in their agency for this, the FedRAMP PMO can assist.

10.2. Phase 2: Authorization

**Full Security Assessment**

During this phase, the 3PAO tests the CSP’s system. The SSP should be fully developed and the CSP should engage with their 3PAO to develop a SAP. If the CSP has partnered with a federal agency, and is using the “Just-In-Time” linear approach described in the table above, it is recommended that the agency approve the SAP before the 3PAO initiates testing. During testing, it is critical that no changes are made to the CSO, and that it is frozen from a development perspective. Once the testing is complete, the 3PAO will develop a SAR, which details their findings and includes a recommendation for FedRAMP authorization. The CSP will then develop a POA&M, based on the SAR findings, and include input from the 3PAO, which outlines a plan for addressing the findings from testing.

Once this has been completed, the CSP and 3PAO should work to complete a SAR debrief presentation. Please upload a completed copy of this deck to the FedRAMP PMO to the secure repository for review prior to scheduling the SAR debrief meeting; the FedRAMP PMO has a guidance document that will be shared at the conclusion of the kickoff meeting.

The purpose of the SAR debrief is to help inform the federal agency’s risk review of the CSO. During the SAR debrief, the 3PAO presents the results of the security assessment, the CSP presents the plan and timeline for remediating residual risk, and the FedRAMP PMO describes the remaining milestones and tips for success. Though the FedRAMP PMO coordinates and facilitates the SAR debrief, it is ultimately meant to be in service of the CSP and federal agency partnership.

At the conclusion of the SAR debrief, all stakeholders will have a shared understanding of:

- The 3PAO’s assessment approach, methodology, and schedule
- The scope of testing, which includes validation of the authorization boundary and data flows
- The assessment results and residual risk
- The CSP’s plan and timeline for remediating residual risk
- Deviation requests that require federal agency approval (risk adjustments and false positives)
Operationally required risks that require federal agency risk acceptance (e.g., services or components essential to the operation of the CSO but excluded from the tested boundary)
- The federal agency’s process for reviewing the authorization package and reaching a risk-based authorization decision
- The FedRAMP PMO’s process for reviewing the authorization package from the perspective of government-wide reuse
- Best practices and tips for success

Agency Authorization Process
Once the assessment and associated deliverables are complete, the federal agency reviews them and either approves them or requests that additional testing take place. A final review is then conducted, and if the federal agency accepts the risk associated with the use of the system, they provide an Authorization to Operate (ATO) letter signed by the federal agency AO.

After the agency AO issues their ATO letter, the FedRAMP PMO performs a review of the authorization package to determine suitability for government-wide reuse. The scope of the FedRAMP PMO’s review includes:

- A quality review to ensure the authorization package clearly and accurately represents the security and risk posture of the CSO. While the initial authorizing agency conducts a quality review of the authorization package, the FedRAMP PMO’s review is considered “a final set of eyes” to ensure uniformity across all packages listed on the FedRAMP Marketplace.
- A risk review to identify weaknesses or deficiencies that must be addressed before the FedRAMP Marketplace status is changed to ‘FedRAMP Authorized’.

Once the ATO letter is received by the PMO, the following steps are performed to get to a FedRAMP Authorized designation:

1. CSP and 3PAO upload current versions of package deliverables to a secure repository
   - FedRAMP’s secure repository for Low and Moderate baseline packages
   - CSP’s repository for High baseline packages

2. CSP completes and submits FedRAMP Initial Authorization Package Checklist to info@fedramp.gov

3. FedRAMP PMO verifies that all package deliverables are uploaded

4. Package is placed in the FedRAMP PMO review team's queue and reviewed in the order they are received
   - Low and Moderate package reviews typically take 10 business days from the start of review; High package reviews can take up to 20 days. This assumes there are no significant quality issues that may slow down the review.

5. FedRAMP PMO review team sends draft FedRAMP Review Report to all stakeholders (i.e., CSP, 3PAO, and federal agency)
- Draft report documents findings identified during the FedRAMP PMO’s review and any areas that require clarification
- FedRAMP PMO coordinates a review meeting to walk through findings and clarification requests, as well as plans for remediation by the CSP/3PAO
- Draft report is sent at least one week prior to the review meeting

6  CSP/3PAO address findings and resubmits package; notifies pmo-review@fedramp.gov

7  FedRAMP PMO performs gap review
- Communicates remaining gaps or recommends authorization to FedRAMP leadership
- Once approved, the FedRAMP Marketplace designation is changed to FedRAMP Authorized

Once a CSO receives a FedRAMP Authorized designation, the FedRAMP Marketplace will be updated to reflect the designation. The FedRAMP PMO will make the CSO security package available, upon request and validation of the requestor, to the entire federal government for the purpose of issuing subsequent ATOs for the use of the service based on their own reviews of the CSO’s security documentation. Due to the sensitivity of the materials, this information is highly controlled through the use of the FedRAMP Package Access Request Form that must be routed through appropriate signatures within the federal government. Each form requires the FedRAMP PMO’s approval to review the documents.

Once a cloud service has achieved a FedRAMP Authorized designation, each subsequent federal agency customer must still provide their own ATO for the use of the service. Federal agencies have an easy path to this view of FedRAMP’s reuse model; once the authorization is complete, any federal agency may review the security package, determine acceptability of risks associated with using the service, and issue their own ATO. If any federal agency customers are confused about this process, the FedRAMP PMO can support calls to discuss it. All ATO letters should be sent to the FedRAMP PMO for monitoring.


10.3. Phase 3: Continuous Monitoring

Throughout the authorization phase, CSPs are required to maintain the CSO, which includes performing ConMon activities. The CSP’s ability to demonstrate a mature ConMon process is one of the areas evaluated during the 3PAO’s assessment and during the federal agency and FedRAMP PMO’s review of an authorization package. Failure to demonstrate a mature ConMon process will prevent or delay a FedRAMP Authorized designation.

Once the authorization phase is complete, a CSP continues to provide monthly ConMon deliverables to the agencies that are using their service. These deliverables include an updated POA&M, vulnerability scan results/reports, deviation requests, significant change requests, incident reporting, and the annual
assessment package. Each federal agency using the service reviews the monthly ConMon deliverables. CSPs with cloud offerings categorized at LI-SaaS, Low, or Moderate use the FedRAMP secure repository for posting monthly ConMon materials. CSPs with cloud offerings categorized at High use their own secure repository.

CSPs with more than one federal agency customer are required to implement a collaborative ConMon approach, intended to streamline the ConMon process and potentially minimize duplicative efforts in a way that helps each federal agency still perform their due diligence related to ConMon. This approach is described in the FedRAMP Collaborative ConMon Quick Guide. Collaborative ConMon benefits agencies by allowing them to share responsibility for ConMon oversight, and it benefits the CSP by creating a central forum for addressing questions and achieving consensus related to deviation requests, significant change requests, and the annual assessment, versus having to coordinate with each federal agency separately. If you are a FedRAMP Authorized CSO and would like to engage the FedRAMP PMO, to help set up a collaborative ConMon group, please reach out to intake@fedramp.gov to request assistance.

Additionally, a CSP must employ an independent assessment organization or 3PAO to complete an annual security assessment to ensure that the risk posture of the system is maintained at an acceptable level throughout the lifecycle of the system. The annual assessment, along with updated security authorization package documentation, must be uploaded to the FedRAMP secure repository. The FedRAMP PMO should be notified via info@fedramp.gov when this is complete.

Important Considerations

Below are some areas of consideration as you develop your authorization strategy. The FedRAMP PMO recommends that you understand these areas, and be prepared to talk about them during your intake call with the FedRAMP PMO.

11.0 IaaS vs. PaaS vs. SaaS

NIST SP 800-145 establishes FedRAMP’s definitions for cloud services that are IaaS, PaaS, or SaaS. CSPs needing to define their offerings as one or multiple of the service models should refer to the following guidelines:

<table>
<thead>
<tr>
<th>Service Type</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Software-as-a-Service (SaaS)</td>
<td>The capability provided to the consumer is to use the provider’s applications running on a cloud infrastructure. The applications are accessible from various client devices through either a thin client interface, such as a web browser (e.g., web-based email), or a program interface. The consumer does not manage or control the underlying cloud infrastructure, including network, servers, operating systems, storage, or even individual application capabilities, with the possible exception of limited user-specific application configuration settings.</td>
</tr>
<tr>
<td>Platform-as-a-Service (PaaS)</td>
<td>The capability provided to the consumer is to deploy consumer-created or acquired applications created using programming languages, libraries, services, and tools supported by</td>
</tr>
</tbody>
</table>
the provider onto the cloud infrastructure. The consumer does not manage or control the underlying cloud infrastructure, including network, servers, operating systems, or storage but has control over the deployed applications and possibly configuration settings for the application-hosting environment.

| Infrastructure-as-a-Service (IaaS) | The capability provided to the consumer is to provide processing, storage, networks, and other fundamental computing resources where the consumer is able to deploy and run arbitrary software, which can include operating systems and applications. The consumer does not manage or control the underlying cloud infrastructure but has control over the deployed applications and possibly limited control of select networking components (e.g., host firewalls). |

12.0 System Stack

The “system stack” generally refers to the layers of services in the data center that are included in the CSO. The CSO must be authorized according to the appropriate FedRAMP baseline, meaning each component (IaaS, PaaS, and SaaS) must be authorized.

Using a SaaS CSO as an example, an authorized stack would include three system boundaries and ATO letters for each component layer. This lends the SaaS the ability to inherit/leverage security controls from the underlying PaaS/IaaS layers, transferring responsibility for the maintenance of some controls to the CSP providing infrastructure services.

When a CSP has its system hosted in a non-FedRAMP Authorized cloud service, the “inheritance/leveraging” relationship does not exist. In this situation, a SaaS provider would need to include the infrastructure and platform within its authorization boundary, in addition to its own software application, to authorize the entire stack. The CSP is responsible for the entire stack in this situation and details the underlying infrastructure and platform within its SSP. The authorization in this case would be for the SaaS with its own infrastructure, but the infrastructure itself would not constitute an IaaS.

The FedRAMP PMO highly recommends CSPs to understand a CSO’s stack, and to illustrate how IaaS, PaaS, and SaaS may be layered. Additionally, the FedRAMP PMO can inform CSPs on how existing ATOs can be leveraged depending on the system architecture.

**NOTE:** To achieve a FedRAMP JAB authorization, a CSP’s service must reside on a FedRAMP JAB Authorized infrastructure or stand up their own infrastructure.
13.0 Level of Effort

The level of effort (LOE) and cost associated with authorizing a CSO will vary depending on the complexity of the system and overall commitment and expertise of the team. Additionally, the overall LOE and cost will depend on whether a CSP pursues an FedRAMP agency authorization or a FedRAMP JAB authorization, as each federal agency follows a slightly different authorization process contingent on their federal agency’s specific security requirements.

LOE can be broken down into the following categories:

<table>
<thead>
<tr>
<th>Category</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project Management</td>
<td>Making changes to the system in compliance with federal agency and FedRAMP controls</td>
</tr>
<tr>
<td>Documentation</td>
<td>Completion of all required documentation, including technical writing, review, and quality assurance of documentation submitted to the JAB, FedRAMP PMO, and agencies</td>
</tr>
<tr>
<td>Support</td>
<td>Costs associated with consultants and advisory services acquired to support the authorization, including appropriate technical expertise and assessment services provided by a 3PAO</td>
</tr>
</tbody>
</table>

Typical barriers for CSPs completing the authorization process that will impact overall LOE include:

- Not accurately defining the authorization boundary or depicting data flow diagram(s)
- Not having FIPS 140 validated encryption modules
- Using external services where federal data is stored or in-transit that are not FedRAMP Authorized or are authorized at a system impact level lower than the CSO going through the authorization process
- Not implementing multi-factor authentication appropriately
- Poor documentation and immature management processes
- Not applying appropriate resources up front (e.g., failing to bake security and resources in early)

13.1. CSP Authorization Team

Staffing an authorization effort, either a FedRAMP JAB or agency authorization, should be a key consideration for any CSP. While the FedRAMP PMO does not recommend any specific resource leveling, it has witnessed successful authorization efforts when the following competencies are included on a CSP authorization team, either in an in-house or consulting capacity:
<table>
<thead>
<tr>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Project Management</strong></td>
</tr>
<tr>
<td><strong>Customer Relationship Management</strong></td>
</tr>
<tr>
<td><strong>System Architecture and Engineering</strong></td>
</tr>
<tr>
<td><strong>Technical Writing</strong></td>
</tr>
<tr>
<td><strong>Communications</strong></td>
</tr>
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</table>
VOLUME II:
DEVELOPING AN AUTHORIZATION PACKAGE
Introduction

CSP Playbook Volume II: Developing an Authorization Package is the second volume in FedRAMP’s CSP Playbook series. Volume I described how CSPs can get started with FedRAMP, introducing the FedRAMP agency and Joint Authorization Board (JAB) authorization processes, FedRAMP designations, and what CSPs should consider prior to pursuing an authorization.

Volume II provides an overview of the elements of an authorization package, along with general guidance and tips for delivering a high-quality package that will ensure an expeditious authorization process. The overall goal of Volume II is to minimize rework and delays by helping CSPs get it right the first time. The FedRAMP PMO will continue to update this volume as the program identifies additional guidance and tips for success.

This volume applies to CSPs pursuing a FedRAMP authorization at the Low, Moderate, or High impact levels and is intended to supplement the information provided in the FedRAMP on-demand CSP training module. In addition to reviewing this document in its entirety, CSPs pursuing a FedRAMP authorization must also take this on-demand training.

What’s in an Authorization Package

A FedRAMP authorization package documents the security and risk posture for a CSP’s CSO. It includes the SSP, which is the “security blueprint” for the CSO. The SSP defines the CSO’s authorization boundary and describes the security controls in place to protect the confidentiality, integrity, and availability (CIA) of the CSO and federal data. The authorization package also includes several required SSP appendices (e.g., Appendix C: Security Policies and Procedures and Appendix I: Incident Response Plan), SAP, SAR, POA&M, and federal agency authorization letter.

FedRAMP authorization packages are leveraged by federal agencies for the authorization of cloud services for federal government use. FedRAMP provides standard templates and resources for CSPs to develop and deliver authorization packages to federal customers.

Table 1. FedRAMP Authorization Package: Inventory of Documents

- System Security Plan (SSP) and appendices A - Q (as necessary)
- Security Assessment Plan (SAP) and appendices A - D (as necessary)
- Security Assessment Report (SAR) and appendices A - F (as necessary)
- Plan of Action & Milestones (POA&M) (SSP Appendix O)
- Signed federal agency Authority to Operate (ATO) - For FedRAMP agency authorizations
- Signed JAB Provisional-ATO (P-ATO) - For FedRAMP JAB authorizations
FedRAMP authorization package documents must be submitted in the designated formats (e.g., Microsoft Word and Excel), and some must be prepared using a FedRAMP-provided template. CSPs are required to complete and submit the FedRAMP Initial Authorization Package Checklist to ensure that all documentation requirements are met. The checklist indicates required submission formats and templates and must be included with the initial authorization package.

CSPs and 3PAOs are prohibited from altering, or removing content, in the SSP, SAP, and SAR templates; however, CSPs and 3PAOs should remove the italicized instructional text before submitting the final versions of the SSP, SAP, and SAR. Federal agency-specific requirements, above and beyond the FedRAMP baseline, must be documented in an appendix to the SSP.

**Developing an Authorization Package**

The following sections describe the roles and responsibilities with respect to the development of the authorization package, as well as general guidance for completing the SSP, SAP, SAR, and POA&M.

FedRAMP encourages stakeholders to review the program’s automation initiatives that aim to reduce the level of effort to prepare authorization materials. The Open Security Controls Assessment Language (OSCAL), developed in partnership with NIST, enables CSPs to prepare security authorization documents in a machine-readable format. To gain an understanding of the purpose and benefits of using OSCAL, the program encourages CSPs to review the program website and associated guidebooks.

**1.0 Roles and Responsibilities**

CSPs and 3PAOs should understand and agree on the division of roles and responsibilities with respect to the development of an authorization package. Although CSPs do not develop the SAP and SAR, they are responsible for reviewing and approving these documents. For this reason, this CSP Playbook Volume II includes several tips on how to review the SAP and SAR for completeness, correctness, and consistency.

<table>
<thead>
<tr>
<th>Table 2. CSP and 3PAO Roles and Responsibilities for Authorization Packages</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CSP</strong></td>
</tr>
<tr>
<td>SSP</td>
</tr>
<tr>
<td>● Develop SSP documentation using FedRAMP templates*</td>
</tr>
<tr>
<td>● Validate work prepared by advisors (if applicable)</td>
</tr>
<tr>
<td>SAP</td>
</tr>
<tr>
<td>● Review and approve the SAP</td>
</tr>
<tr>
<td>● Sign the SAP</td>
</tr>
</tbody>
</table>

fedramp.gov
Deliver SAP and security test case procedures using FedRAMP templates***

Sign the SAP

Deliver penetration test plan that aligns with FedRAMP’s guidance

- Deliver SAP and security test case procedures using FedRAMP templates***
- Sign the SAP
- Deliver penetration test plan that aligns with FedRAMP’s guidance

| SAR | • Provide required artifacts and evidence to the 3PAO during assessment  
     | • Work with the 3PAO to identify risks that must be remediated or mitigated prior to authorization |
|-----|-------------------------------------------------------------------------------|
|     | • Perform assessment of the CSO according to FedRAMP guidelines  
     | • Draft a SAR that aligns with the SSP/SAP detail and describes the findings of the assessment***  
     | • Deliver the SAR to the CSP |

| POA&M | • Create and maintain a POA&M that aligns with FedRAMP’s POA&M Template and Completion Guide  
       | • Implement monthly ConMon  
       | • Use the POA&M to track and manage risks |
|-------|-------------------------------------------------------------------------------|
|       | • Validate the POA&M detail for a CSO as part of the annual assessment  
       | • If performing POA&M activities on behalf of a CSP, assume all CSP responsibilities for POA&M management |

* CSPs are required to use FedRAMP templates for the SSP, security controls rules of behavior (RoB), information system contingency plan (ISCP), control implementation summary (CIS) and customer responsibility matrix (CRM) workbook, integrated inventory workbook, POA&M, and cryptographic modules table. CSPs develop their own policies and procedures, user guides, incident response plans, and configuration management plans. Additional guidance on each of these required documents is provided in Section 12 of the SSP template.

** Per the A2LA R311: Specific Requirements - FedRAMP, 3PAOs contracted to provide advisory services cannot provide assessment services for the same CSO for a period of two years.

*** 3PAOs are required to use FedRAMP templates for the SAP, security test case procedures, SAR, and risk exposure table (RET).

2.0 System Security Plan (SSP)

The SSP is the “security blueprint” for the CSO. A well-written SSP allows the reviewer to follow between the system’s architecture, data flows, security control implementations, and authorization boundary. After reviewing the SSP, a federal agency AO (or designee) should have a strong understanding of how federal data is transmitted to, from, and within the system; where the data is processed and stored; and how the data is protected.

FedRAMP provides a [single SSP template](http://fedramp.gov) that must be used for each baseline: LI-SaaS, Low, Moderate, and High.
When drafting the SSP, keep in mind that it is telling a story about the security of your CSO. If there are gaps in the storyline, you will be required to address the gaps, which can delay the authorization process.

2.1. Getting Started: Focus on Quality

A high-quality SSP is the key to success. If you do not have a strong technical writer with security experience on your team, hire one! Though it is not required, CSPs often choose to hire an experienced advisory partner to help develop the SSP. Many of the FedRAMP recognized 3PAOs, listed on the FedRAMP Marketplace, provide advisory services in addition to assessment services.

**NOTE:** If engaging a 3PAO advisor, a different 3PAO must be engaged to perform the independent assessment.

A common barrier to success is a poorly written, incomplete, inaccurate, and/or inconsistent SSP. FedRAMP has defined general criteria for document acceptance in Table 3 below. In addition, before beginning the process of documenting the SSP, CSPs should complete the following FedRAMP Online Training module: FedRAMP System Security Plan (SSP) Required Documents (200-A). NOTE: With the release of NIST SP 800-53 Revision 5, the PMO made several changes to the FedRAMP templates referenced in this training module; however, the key information and best practices intended to help you put forward a quality package is still relevant. FedRAMP will be updating this module in the future to better align with the Rev 5 templates. Further guidance and expectations, associated with effective control writing, is provided later in this section.

**Table 3. Criteria for Document Acceptance**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Description</th>
</tr>
</thead>
</table>
| Clarity  | ● Logical presentation of material  
           ● Current dates and timely content  
           ● Non-standard terms, phrases, acronyms, and abbreviations defined  
           ● No ambiguous statements or content  
           ● Correct grammar and free from awkward phrases, typographical errors, spelling errors, missing words, or incorrect page and section numbers  
           ● Readable figure text  
           ● Sharp and legible figure graphics |
| Completeness | ● Includes accurate, detailed, and informative content that is consistent with FedRAMP requirements  
              ● Includes all appropriate sections of FedRAMP templates  
              ● Includes all attachments and appendices  
              ● Includes tables of contents, list of tables, and list of figures, where applicable  
              ● Includes figures with required information, correct labels, and keys to color and line formats |
2.2. Moving on: Writing the SSP

The SSP includes general information about the CSO (e.g., FIPS 199 categorization, service model, deployment model) as well as detailed descriptions of the CSO’s function, system architecture, authorization boundary, data flows, interconnections, leveraged external services, and use of cryptographic modules. Each section includes instructional text describing the level of detail that is required. Failure to follow these instructions will slow down the review and extend the authorization timeline. Before submitting the final version of the SSP, CSPs must delete the instructional text.

2.3. Define the Authorization Boundary and Data Flows

Before implementing and documenting security controls, CSPs must clearly define the authorization boundary for the CSO. The authorization boundary provides the reviewer with a clear understanding of what exactly is being authorized, and is the foundation on which the remainder of a SSP is built. The authorization boundary is validated against the inventory during the 3PAO assessment.

The authorization boundary diagram (ABD) is a visual representation of the system services, components, and devices that make up the authorization boundary for the CSO. To help federal agency AOs understand areas that may require risk-acceptance or areas where the federal agency has responsibility (i.e., everything excluded from the authorization boundary), the ABD also depicts all external systems or services that provide functionality to the CSO or are used to manage and operate the CSO. This includes underlying IaaS/PaaS offerings, system interconnections, APIs, external cloud services, corporate-shared services, and update services (e.g., malware signatures and OS updates).

To properly define the authorization boundary, CSPs need to understand how and where federal data and metadata flow through and within the CSO. To that end, CSPs should begin by developing data flow diagrams (DFDs) that depict how federal data and sensitive system data flows internal and external to the CSO.

To understand how to define the authorization boundary, CSPs must review the FedRAMP Authorization Boundary Guidance. To understand the level of detail that must be provided in the ABD, DFD and network diagram, carefully review the instructional text in section 8 of the SSP, Illustrated Architecture and Narratives.
2.4. SSP Appendices

Table 4 summarizes the required appendices for a complete SSP. CSPs should understand the information required to complete each document and, where applicable, align and update existing organizational policy and processes to meet requirements outlined in the SSP appendices (e.g., Appendix I: Incident Response Plan, Appendix H: Configuration Management Plan, etc.). Instructions for each appendix are included within the SSP template; however, detailed guidance on how to properly document security controls is provided in the sections that follow.

<table>
<thead>
<tr>
<th>Table 4. SSP Appendices</th>
</tr>
</thead>
<tbody>
<tr>
<td>● Appendix A: FedRAMP Security Controls*</td>
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<tr>
<td>● Appendix B: Related Acronyms</td>
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<tr>
<td>● Appendix C: Security Policies and Procedures</td>
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<td>● Appendix D: User Guide</td>
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<tr>
<td>● Appendix E: Digital Identity Worksheet</td>
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<tr>
<td>● Appendix F: Rules of Behavior*</td>
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<tr>
<td>● Appendix G: Information System Contingency Plan (ICSP)*</td>
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<td>● Appendix H: Configuration Management Plan (CMP)</td>
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<td>● Appendix I: Incident Response Plan (IRP)</td>
</tr>
<tr>
<td>● Appendix J: CIS and CRM Workbook*</td>
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<td>● Appendix K: FIPS 199 Worksheet</td>
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<td>● Appendix L: CSO-Specific Required Laws and Regulations</td>
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<td>● Appendix M: Integrated Inventory Workbook*</td>
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<td>● Appendix N: Continuous Monitoring Plan</td>
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<td>● Appendix O: POA&amp;M*</td>
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<tr>
<td>● Appendix P: Supply Chain Risk Management Plan (SCRMP)</td>
</tr>
<tr>
<td>● Appendix Q: Cryptographic Modules Table*</td>
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</tbody>
</table>

*Document must be submitted in FedRAMP-provided template

2.4.1. SSP Appendix A: FedRAMP Security Controls

The FedRAMP-provided SSP appendix A template is used to document the security control implementations for the CSO. A separate appendix A template is provided for each impact level: LI-SaaS, Low, Moderate, High. CSPs must use the template that corresponds to the CSO’s impact level.

This section provides guidance on how to properly document security controls in appendix A.

Each and every control contains three sections: Control Requirement(s), Control Summary Information, and Control Implementation Statement. Guidance related to each section is provided below, along with a list of “Dos and Don’ts” to ensure success.
2.4.1.1. Control Requirement
FedRAMP’s baselines are based on the National Institute of Standards and Technology (NIST) Special Publication (SP) 800-53 catalog of security and privacy controls for federal information systems. Security controls may include a single requirement or may be broken down into several requirements.

A requirement that begins with “The information system...” generally refers to a technical capability that must be in place. For example, IA-2(1) requires the information system to implement multifactor authentication for access to privileged accounts.

A requirement that begins with “The organization...” generally refers to a process or procedure that must be in place. For example, IR-5 requires the organization to track and document incidents.

Many control requirements include parameters that are defined by the CSP or defined by FedRAMP. Some controls also include additional FedRAMP requirements and/or guidance. Let’s use IR-6 as an example:

IR-6 INCIDENT REPORTING
(a) Require personnel to report suspected incidents to the organizational incident response capability within [FedRAMP Assignment: US-CERT incident reporting timelines as specified in NIST Special Publication 800-61 (as amended)]; and

Hint: CSPs cannot define this parameter. FedRAMP requires CSPs to report an incident in accordance with US-CERT timelines.

(b) Report incident information to [Assignment: organization-defined authorities].

Hint: The organization (CSP) defines which authorities receive incident reports, but must also follow the reporting requirements defined in the FedRAMP Incident Communications Procedures.

IR-6 Additional FedRAMP Requirements and Guidance:
Requirement: Reports security incident information according to FedRAMP Incident Communications Procedures.

2.4.1.2. Control Summary Information
The FedRAMP SSP Appendix A template includes a control summary information table for each control. This table includes the following fields which must be completed by the CSP. The information in this table must be consistent with the control implementation statement (i.e., the control narrative) and the FedRAMP SSP Appendix J CIS and CRM Workbook.

Responsible Role: The role (e.g., Database Administrator, Account Manager, ISSO) that can best respond to questions about the particular control. It is typically the role responsible for implementing, managing, and monitoring the control. Actual names of individuals should NOT be provided.
Parameter(s): Enter the actual parameter value in the appropriate field. In the IR-6 example above, the Control Summary Information table would include two parameter fields for IR-6(a) and IR-6(b).

Implementation Status: At least one status must be selected for each control.
- For controls with multiple requirements, a CSP may need to select more than one status. For example, AC-8 requires the system to:
  - (a) display a system use notification message before granting access to the system AND
  - (b) retain the message on screen until the user acknowledges the usage conditions by taking an explicit action
- If the CSP has successfully implemented (a) but is still figuring out a way to implement (b), the CSP would select both “Implemented” and “Planned”.

If any portion of a control is “Planned” or “Partially Implemented,” the control will be identified as “Other than Satisfied” during the 3PAO security assessment.

Control Origination: All controls originate from a system or from a business process. It is important to correctly describe the control origination so that it is clear who is responsible for implementing, managing, and monitoring the control. Definitions and examples for each control origination can be found in Table A-1, Control Origination and Definitions.

- If the system is inheriting a control from a FedRAMP Authorized IaaS/PaaS, select the “inherited” box and provide the name and FedRAMP ID of the underlying IaaS/PaaS along with the date of authorization. Controls can only be inherited from a pre-existing FedRAMP authorization. If the CSO is hosted in an IaaS/PaaS not authorized by FedRAMP, there is no leveraging/inheritance relationship. In this scenario, the CSP is responsible for the entire stack, and the underlying components must be defined as part of the CSO’s authorization boundary as system interconnections and external services.

Control authors should clearly indicate which portions of the security control are inherited and provide a description of what is inherited. Authors do not need to describe how the leveraged system implemented the control. That detail is found in the authorization package of the leveraged system from which the control is inherited.

2.4.1.3. Control Implementation Statement: What is the Solution and How is it Implemented?
The control implementation statement is the written narrative that describes what is implemented, how it’s implemented, and who’s responsible for it. Carefully read the control requirement(s) and ask yourself the following:

- Does the control implementation statement address each and every requirement defined in the control? For multi-part controls, the implementation statement should only address the requirements associated with that part.
  - Every control part (Part a, Part b, Part c, etc.) should contain a focused discussion on the specific control requirement. Using the previous IR-6 example, the Part b narrative should
describe the authorities that receive incident reports and nothing more. Focusing the narrative on the specific requirement(s) will help expedite the review process.

- Is the implementation statement clear with no room for interpretation or confusion?
- Does the implementation statement explicitly state whether or not the control requirement is satisfied?
- Does the implementation statement clearly describe how the control is implemented?

**NOTE:** In some cases, describing the how is difficult because the answer may be complex or lengthy. In these cases, it is acceptable to describe the how at a high level and then point the reviewer to an external document for more detailed information.

Although reviewers will have varying degrees of technical and security expertise, they will not have a deep understanding of your CSO. Therefore, remove all ambiguity and guesswork by explaining all system-specific terms, components, etc.

**TIP:** Pay attention to the verbs in each of the control requirements. For example, IR-5 requires the CSP to track and document security incidents. In the control implementation statement for IR-5, CSPs must describe the process/tools employed to track incidents, as well as the process/tools employed to document incidents. To ensure that all control requirements are implemented and adequately addressed in the implementation statement, CSPs are encouraged to review the assessment objectives defined for each control in the FedRAMP Security Test Case Procedures template (SAP Appendix A). Templates for the LI-SaaS, Low, Moderate, and High baselines are available on the [Document & Templates](https://fedramp.gov) page of the FedRAMP website.

**TIP:** For customer-provided, customer-configured, or shared controls, create a “Customer Responsibility” heading in the control implementation statement. Clearly describe what the customer is expected to do under this heading. You do not have to describe how the customer implements the requirement.

### 2.4.1.4. Controls Do’s and Don’ts

<table>
<thead>
<tr>
<th>Do’s</th>
<th>Don’ts</th>
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</thead>
<tbody>
<tr>
<td>• Do ensure that all responsible roles are defined in Table 11.1, Separation of Duties in the SSP.</td>
<td>• Don’t modify the control requirement text, including the parameter assignment instructions and additional FedRAMP requirements/guidance. CSP responses must be documented in the “Control Summary Information” and “What is the solution and how is it implemented?” tables.</td>
</tr>
<tr>
<td>• Do complete all fields in the control summary information table and ensure the information is consistent with the control implementation statement.</td>
<td>• Don’t simply repeat or rephrase the control requirement when writing the control implementation statement.</td>
</tr>
</tbody>
</table>
| • Do provide a rationale for “Not Applicable” (N/A) controls.  
  ○ Many CSPs mistakenly identify controls as N/A if the capability is not authorized for use. For example, many CSPs consider AC-2(2) to be N/A | • Don’t reference other controls instead of providing a written control narrative. Referencing related controls for additional detail is acceptable, but each control |
because temporary/emergency accounts are not used in the environment. FedRAMP considers this control to be applicable and requires the CSPs to reference the policy that prohibits the creation of temporary/emergency accounts and describe any technical controls in place to prevent the creation of and/or audit unauthorized accounts.

- **Do** include correct and consistent document titles when referencing other SSP appendices or external documents.
  - If the entire referenced document does not apply, specific section references should be provided so the applicable sections can be located easily.
  - Provide the filenames of all SSP appendices in Table 12.1 of the SSP template, SSP Required Appendices. This way, you only have to update the filename in one location.
  - If referencing other external documents, use a standard naming convention, add the document name and filename, to Table 12.1 of the SSP, and upload the documents to the secure repository with the SSP package. NOTE: If an external document contains sensitive system information and cannot be uploaded to the secure repository, include a statement in Table 12.1 to the effect of “this document contains sensitive system information, but can be provided upon request for audits and assessments.”

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### 3.0 Security Assessment Plan (SAP)

The SAP is developed and delivered by the 3PAO that performed the assessment. It describes the scope, methodology, test plan, and rules of engagement for the assessment of a CSO. The CSP and 3PAO are required to sign the SAP, which indicates acknowledgement of and agreement with the SAP and rules of engagement. CSPs should carefully review the SAP for quality and completeness and work with the 3PAO to make adjustments as needed before the assessment begins. Additional guidance is provided in this section to help CSPs when performing a review of the SAP.

**Table 5. FedRAMP SAP Artifacts**

- **SAP**
- Appendix A: Security Controls Selection Worksheet
- Appendix B: Sampling Methodology
- Appendix C: Penetration Testing Plan and Methodology
Appendix D: Significant Change Request Documentation

* Document must be submitted in the FedRAMP-provided template

- Did the 3PAO use the FedRAMP template to prepare the SAP? The current SAP template can be found on the FedRAMP Templates webpage.
- Are all applicable artifacts, listed in the Table 5 above, included with the SAP?
- Does the scope accurately reflect all system services, components, and devices that comprise the authorization boundary for the system?
- Does the 3PAO intend to use a sampling methodology? If so, was the methodology included as an appendix to the SAP? For vulnerability scans, the 3PAO’s sampling methodology must align with the FedRAMP Guide for Determining Eligibility and Requirements for the Use of Sampling for Vulnerability Scans.
- Does the test schedule reflect the agreed upon schedule?
- Is the penetration test plan and methodology document consistent with the FedRAMP Penetration Test Guidance?

4.0 Security Assessment Report (SAR)

The SAR documents the results of the security assessment for the CSO, including a summary of the risks remaining at the conclusion of the assessment. The purpose of the security assessment is to evaluate the CSO’s implementation of, and compliance with, FedRAMP baseline security controls.

3PAOs are responsible for developing the SAR, which is likely to go through several iterations to reflect any risks that are remediated or mitigated by the CSP during the assessment phase. CSPs should carefully review the final SAR for quality and completeness before it is delivered to the AO. We have provided some guidance in this section to help CSPs when performing a review of the SAR.

Table 6. FedRAMP SAR Artifacts

<table>
<thead>
<tr>
<th>Document</th>
</tr>
</thead>
<tbody>
<tr>
<td>SAR*</td>
</tr>
<tr>
<td>Appendix A: Risk Exposure Table (RET)*</td>
</tr>
<tr>
<td>Appendix B: Security Requirements Traceability Matrix (SRTM) Workbook*</td>
</tr>
<tr>
<td>Appendix C: Vulnerability Scan Results</td>
</tr>
<tr>
<td>Appendix D: Documentation Review Findings</td>
</tr>
<tr>
<td>Appendix E: Auxiliary Documents</td>
</tr>
<tr>
<td>Appendix F: Penetration Test Report</td>
</tr>
<tr>
<td>Evidence collected during the assessment</td>
</tr>
</tbody>
</table>

* Document must be submitted in the FedRAMP-provided template

- Did the 3PAO use the FedRAMP template to prepare the SAR, including the RET and SRTM? Current templates can be found on the FedRAMP Templates webpage.
- Are all required appendices, listed in the Table 6 above, included with the SAR?
• Verify that all findings in the SRTM workbook (also known as the “Test Case Workbook”) are documented in the SAR.
  o To do this, look at the “Control Summary” tab in the SRTM Workbook. All instances of controls with an assessment result of “Other than Satisfied” should be documented as an open risk in the RET, unless the finding was corrected during testing. If the finding was corrected during testing, it should be documented in the “Risks Corrected During Testing” tab in the RET.
• Did the 3PAO adequately describe the mitigating factors for risk adjustments identified in the RET? Federal agency AOs tend to look very closely at the mitigating factors, particularly for risks with an initial rating of High.
• Did the 3PAO adequately describe the rationale, and mitigating factors, for operational requirements identified in the RET? Federal agency AOs also look very closely at the rationale, and mitigating factors, for ORs.
• Is the high-level summary of risks in Section 2, Executive Summary, consistent with the RET?
• Are all other appendices completed in accordance with the instructions?
• Did the 3PAO attest to the accuracy of the SAR and provide an authorization recommendation in Section 2, Executive Summary?

5.0 Plan of Action and Milestones (POA&M)

Security control CA-5 requires CSPs to develop a POA&M to document remediation plans for correcting risks (e.g., weaknesses, deficiencies, and vulnerabilities) identified during security assessments and ConMon activities.

CSPs are required to use the FedRAMP POA&M Template to track and manage risks. Instructions for completing the POA&M template are provided in the FedRAMP POA&M Template Completion Guide.

CSPs are required to submit a POA&M with the initial authorization package. Before authorizing the CSO, federal agency AOs will review the POA&M to understand the current risk posture. Depending on the federal agency AO’s risk tolerance, the CSP may be required to remediate or mitigate open risks prior to authorization. General “POA&M management” guidance is provided, in this section, but CSPs should also review the following FedRAMP documents, which provide comprehensive guidance related to ConMon:

• FedRAMP Continuous Monitoring Strategy Guide
• FedRAMP Continuous Monitoring Performance Management Guide
• FedRAMP Vulnerability Scan Requirements
• FedRAMP Vulnerability Scanning Requirements for Containers
• FedRAMP Guide for Determining Eligibility and Requirements for the Use of Sampling for Vulnerability Scans
• FedRAMP Significant Change Policies and Procedures

5.1. General POA&M Guidance

• The POA&M submitted with the initial authorization package must correspond to the risk exposure table (RET) in the SAR. That is, for every risk identified in the RET, there must be a corresponding POA&M item.
3PAOs may combine risks associated with the use of unauthorized external services into a single risk in the RET. This is acceptable if the 3PAO determines the risk impact level is the same for all services; however, CSPs must create unique POA&M items to track each unauthorized service because remediation plans and mitigating factors will likely differ for each service.

- All open risks must be captured on the POA&M’s “Open” tab, even if they are not considered past due. During ConMon, CSPs are only required to capture, and track, past due scan-related risks in the POA&M; however, all risks identified during the 3PAO security assessment must be captured in the POA&M submitted with the initial authorization package.

- POA&Ms remediated after the SAR was delivered by the 3PAO should be listed on the POA&M’s “Closed” tab. These risks will be validated as closed by the 3PAO during the annual assessment.

- A risk adjustment (RA) is a reduction in the scanner-defined risk level of a vulnerability. To justify a RA, CSPs must describe mitigating factors or compensating controls in place that reduce likelihood and/or impact of exploitation. For RAs validated by the 3PAO during the assessment, select “Yes” in Column U (Risk Adjustment). For RAs that were not validated by the 3PAO, select “Pending” in Column U. Pending RAs must be approved by the federal agency AO prior to authorization.

- A false positive (FP) occurs when a vulnerability is identified that does not actually exist on the system. For FPs validated by the 3PAO during the assessment, select “Yes” in Column V (False Positive) and move the risk to the POA&M’s “Closed” tab (validated FPs are not considered open risks). For FPs that were not validated by the 3PAO, select “Pending” in Column V. Pending FPs must be approved by the federal agency AO prior to authorization.

- An operational requirement (OR) is a finding that cannot be remediated, often because the system will not function as intended or because a vendor explicitly indicated it does not intend to offer a fix to their product. FedRAMP will not approve an OR for a High vulnerability; however, CSPs may mitigate the risk. For ORs validated by the 3PAO during the assessment, select “Yes” in Column W (Operational Requirement). For ORs that were not validated by the 3PAO, select “Pending” in Column W. Pending ORs must be approved by the federal agency AO prior to authorization.

- Approved ORs are still considered open risks. They must be captured on the POA&M’s “Open” tab and periodically reassessed by the CSP.

- A vendor dependency (VD) exists when the CSP must rely on a downstream vendor to resolve a vulnerability, such as a patch for a commercial off-the-shelf (COTS) product, but the vendor has not yet made the fix available.

- VDs are not considered deviation requests and do not require approval.
- High-risk VDs must be mitigated to a Moderate level through compensating controls within thirty (30) days.
- VDs are tracked as open risks, and CSPs are required to check in with the vendor at least once a month to determine the status of the patch/fix.
- When capturing risks as VDs in the POA&M, select “Yes” in Column P (Vendor Dependency), enter the last check-in date in Column Q (Last Vendor Check-in Date), and enter the product name in Column R (Vendor Dependent Product Name).

FedRAMP requires Critical and High risks to be remediated within 30 days of discovery, Moderate risks within 90 days of discovery, and Low risks within 180 days of discovery.
## POA&M Do’s and Don’ts

<table>
<thead>
<tr>
<th>Do’s</th>
<th>Don’ts</th>
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<tbody>
<tr>
<td>● Do follow the instructions in the FedRAMP POA&amp;M Template Completion Guide to ensure the POA&amp;M is completed correctly. This will prevent delays during the review process.</td>
<td>● Don’t wait until the CSO is FedRAMP Authorized before checking in with vendors on the status of patches/fixes. CSPs should conduct ConMon activities, such as vendor check-ins, while the federal agency AO is reviewing the authorization package. Update Column Q (Last Vendor Check-in Date) to reflect the last check-in date.</td>
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<tr>
<td>● Do remediate or mitigate all High risks identified during the security assessment. The FedRAMP PMO will not issue a “FedRAMP Authorized” designation on the FedRAMP Marketplace if there are open High risks.</td>
<td>● Don’t put VDs and ORs in the POA&amp;M’s “Closed” tab. VDs and ORs are considered open risks that must be tracked by the CSP.</td>
</tr>
<tr>
<td>● Do ensure that POA&amp;M items can be easily mapped to the SAR Risk Exposure Table.</td>
<td>● Don’t wait until the CSO is FedRAMP Authorized before checking in with vendors on the status of patches/fixes. CSPs should conduct ConMon activities, such as vendor check-ins, while the federal agency AO is reviewing the authorization package. Update Column Q (Last Vendor Check-in Date) to reflect the last check-in date.</td>
</tr>
<tr>
<td>● Do provide evidence of vendor interactions regarding the status of patches/fixes (e.g., vendor notifications, email exchanges, etc.).</td>
<td>● Don’t put VDs and ORs in the POA&amp;M’s “Closed” tab. VDs and ORs are considered open risks that must be tracked by the CSP.</td>
</tr>
<tr>
<td>● Do ensure that the information in Column E (Weakness Detector Source) is consistent with Column E (Weakness Detector Source) in the RET</td>
<td>● Don’t wait until the CSO is FedRAMP Authorized before checking in with vendors on the status of patches/fixes. CSPs should conduct ConMon activities, such as vendor check-ins, while the federal agency AO is reviewing the authorization package. Update Column Q (Last Vendor Check-in Date) to reflect the last check-in date.</td>
</tr>
</tbody>
</table>