3.3 SECURITY MANAGEMENT (L.34.2.3.3) (M.2.11)

In today’s environment, security and risk management have become very critical to the well-being of our nation. The Qwest Team has been and will continue to be an industry leader in working with the Government to meet this national priority. We have implemented a hierarchy of auditable controls and management tools in the areas of personnel, systems, and facility security, each of which are governed by comprehensive security policies, standards, and guidelines.

The Qwest integrated Networx security team is providing a Security Plan that meets the requirements specified in Sections C.2.1.11, C.3.3.2, C.3.3.2.2.1, C.3.3.2.2.5, and C.3.3.2.4.2.1. The Networx Security Plan is delivered as Appendix 2 of the Qwest Networx Universal proposal.

3.3.1 Understanding of the Requirement

Qwest understands GSA’s need to ensure the security of the data, networks, Operations Support Systems (OSS), physical environment, and personnel engaged in satisfying the requirements of the Networx program, while also strengthening the overall information security posture against a variety of threats for Agencies using Networx services. We share the GSA’s high-priority concerns for protecting the nation’s critical infrastructure and services and are both well experienced and well positioned to meet this need. In addition, Qwest understands that managing today’s security risk levels requires a broad view across a variety of technologies. Qwest provides a strong set of security-related offerings attuned to each Agency’s information technology environment and security needs. By building on our pre-existing leadership and experience in the areas of risk management, information security, disaster preparedness, and operational knowledge, we will assure
the confidentiality, integrity, and availability of Networx related data and communications.

Each member of the Qwest Team understands their role in meeting customer needs for minimizing risks and responding rapidly to both events and new vulnerabilities. Our network operations groups, along with key team member organizations, meet the challenge of providing a secure environment, whether their areas of responsibility cover product and service offerings to customers, internal corporate infrastructure and systems, or the administrative components that enable sound management—all as a part of our Spirit of Service™. Security is a core competency and part of the Qwest business.

Qwest’s experience has shown that in light of today’s ever-changing climate of threats and vulnerabilities, a sound security position is best maintained by adopting a holistic view of risk management across the Qwest enterprise and our service offerings. This enterprise-wide approach to risk management, and specifically security practices, calls for centralized authority and policymaking combined with clear lines of communication, well-defined expectations, and close collaboration among all those with a stake in making the Qwest environment and that of our customers a secure one. As shown in this model exists at Qwest today, enabling our rapid identification of new threats and vulnerabilities while also creating an action-oriented approach to remediating risks and managing security events.
3.3.1.1 Responses to Narrative Requirements Table

3.3.1.1.1 General Narrative Requirements

Section 3.3.1.1, General Narrative Requirements, and Section 3.3.1.1.2, Specific Narrative Requirements, identify RFP requirements and associated proposal response locations.

<table>
<thead>
<tr>
<th>comp_req_id</th>
<th>C Section</th>
<th>RFP Requirement</th>
<th>Proposal Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>938</td>
<td>C.3.3.2.2.1</td>
<td>(2) The contractor's Security Plan shall describe in detail how the contractor shall satisfy the security requirements as identified in Sections C.3.3.2, Security Management, and all its subsections, including how improved security-related processes and technologies are to be incorporated into the contract as they become commercially available. See Section C.3.3.2.4.2.1, Security Plan and Risks Assessment for report requirements.</td>
<td>Section 3.3.2 Appendix 2</td>
</tr>
<tr>
<td>938</td>
<td>C.3.3.2.2.1</td>
<td>(4) The contractor's Security Plan shall comply with the requirements of Section C.2.1.11, Networx Security.</td>
<td>Section 3.3.2 Appendix 2</td>
</tr>
<tr>
<td>935</td>
<td>C.3.3.2.2.1</td>
<td>(5) The contractor shall describe in the Security Plan its Networx security management organization, and how it will interface and coordinate with suppliers, vendors, partners, and Government to address Networx security related matters.</td>
<td>Section 3.3.2.2 Appendix 2 KUMCR000046 KUMDN000170</td>
</tr>
<tr>
<td>932</td>
<td>C.3.3.2.2.1</td>
<td>(7) The contractor shall describe in the Security Plan how it will communicate and educate its employees, vendors, and Government users</td>
<td>Section 3.3.2.2 Appendix 2</td>
</tr>
<tr>
<td>comp_req_id</td>
<td>C Section</td>
<td>RFP Requirement</td>
<td>Proposal Response</td>
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<tr>
<td>908</td>
<td>C.3.3.2. 2.4</td>
<td>(4) The contractor shall ensure confidentiality of data.</td>
<td>Section 3.3.2.1</td>
</tr>
<tr>
<td>907</td>
<td>C.3.3.2. 2.4</td>
<td>(4) The contractor shall follow Federal Government-accepted security principles and practices per NIST SP 800-14, or better, to protect Government information in the contractor’s infrastructure from disclosure to unauthorized persons.</td>
<td>Section 3.3.2.3</td>
</tr>
<tr>
<td>904</td>
<td>C.3.3.2. 2.4</td>
<td>(6) The contractor shall ensure data integrity.</td>
<td>Section 3.3.2.1</td>
</tr>
<tr>
<td>903</td>
<td>C.3.3.2. 2.4</td>
<td>(6) The contractor shall protect the Government information from unauthorized modification while contained within the contractor’s infrastructure.</td>
<td>Section 3.3.2.1</td>
</tr>
<tr>
<td>902</td>
<td>C.3.3.2. 2.4</td>
<td>(7) The contractor shall ensure identification and authentication of personnel involved in the operation and management of Networx services.</td>
<td>Section 3.3.2.1</td>
</tr>
<tr>
<td>901</td>
<td>C.3.3.2. 2.4</td>
<td>(7) The contractor shall identify and authenticate contractor personnel and Government personnel who are authorized to place orders or to access network management information.</td>
<td>Section 3.3.2.1</td>
</tr>
<tr>
<td>900</td>
<td>C.3.3.2. 2.4</td>
<td>(8) The contractor shall protect its infrastructure from any information threats or attacks (e.g., threats from hackers, criminals, and terrorist activities) carried out by domestic or non-domestic entities including subcontractors.</td>
<td>Section 3.3.3.4.2</td>
</tr>
<tr>
<td>898</td>
<td>C.3.3.2. 2.5</td>
<td>(1) The contractor shall adhere to Federal Government accepted security principles and practices per NIST SP 800-14, or better, to protect the databases, OSS, and information processing systems that are critical for the continuous, reliable operation of its Networx services.</td>
<td>Section 3.3.2.3</td>
</tr>
<tr>
<td>896</td>
<td>C.3.3.2. 2.5</td>
<td>(2) Information systems shall include but not be limited to the OSS, audio and video teleconferencing reservation systems, repositories of Agency network configuration, repositories of users’ identification and authorization information and Call Detail Records (CDRs).</td>
<td>Section 3.3.3.2</td>
</tr>
<tr>
<td>895</td>
<td>C.3.3.2. 2.5</td>
<td>(3) Access Control - The contractor shall provide access controls consistent with Federal Government accepted security principles and practices per NIST SP 800-14, or better, to protect its OSS and switching systems from attacks via publicly accessible ports (e.g., maintenance ports).</td>
<td>Section 3.3.3.4</td>
</tr>
<tr>
<td>894</td>
<td>C.3.3.2. 2.5</td>
<td>(3) The contractor shall ensure that its access controls provide access to network management or customer-related information only to authorized contractor personnel and Government personnel.</td>
<td>Section 3.3.3.4</td>
</tr>
<tr>
<td>893</td>
<td>C.3.3.2. 2.5</td>
<td>(4) Denial of Service - The contractor shall adhere, as applicable, to Federal Government accepted security principles and practices per NIST SP 800-14, or better, to protect its transmission facilities, switching components, network management systems and other essential contractor facilities from denial-of-service attacks, intrusions and other perceived threats.</td>
<td>Section 3.3.3.4</td>
</tr>
<tr>
<td>891</td>
<td>C.3.3.2. 2.5</td>
<td>(5) Implementation of information assurance - The contractor shall describe its protection for information assurance of its databases, OSS, and information systems in its Security Plan.</td>
<td>Section 3.3.2.3 Appendix 2</td>
</tr>
<tr>
<td>889</td>
<td>C.3.3.2. 2.5</td>
<td>(6) The contractor shall include in the Security Plan how technicians’ accesses and privileges to network elements and routing policies will be controlled and managed.</td>
<td>Section 3.3.3.4; Appendix 2 (4.0 and 5.0)</td>
</tr>
<tr>
<td>887</td>
<td>C.3.3.2. 2.5</td>
<td>(6) At a minimum, the contractor shall define network elements security policies, access privileges structure, and what processes, procedures, and mechanisms will be in place to control and manage access to network elements and routing policies by contractor’s operators and technicians.</td>
<td>Section 3.3.3.4</td>
</tr>
<tr>
<td>886</td>
<td>C.3.3.2. 2.5</td>
<td>(7) The contractor shall provide, within 60 days of Government request, evidence (e.g., test results, evaluations, audits, etc.) that security controls for Networx services and OSS as specified in its Security Plan are implemented.</td>
<td>Section 3.3.3.2</td>
</tr>
<tr>
<td>comp_req_id</td>
<td>C Section</td>
<td>RFP Requirement</td>
<td>Proposal Response</td>
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<tr>
<td>885</td>
<td>C.3.3.2.</td>
<td>(1) The contractor shall take a proactive approach in developing methods to prevent, detect and report security breaches of its network, OSS, and databases.</td>
<td>Section 3.3.4.2</td>
</tr>
<tr>
<td></td>
<td>2.6</td>
<td>(2) The contractor shall take all prudent measures to detect and prevent security breaches of the Networx program.</td>
<td>Section 3.3.4.2</td>
</tr>
<tr>
<td>883</td>
<td>C.3.3.2.</td>
<td>(3) The contractor shall identify all security-related system and network vulnerabilities and take corrective measures to eliminate them, and upon request, advise Agencies how to best deter security breaches when using the contractor's Networx services.</td>
<td>Section 3.3.2</td>
</tr>
<tr>
<td></td>
<td>2.6</td>
<td>(9) The contractor shall provide and maintain real-time operational procedures and capability for detecting and monitoring suspected abuse or intrusions to the network and set off alarms for those events that require immediate attention by PMO, affected Agency or site, and/or contractor staff.</td>
<td>Section 3.3.4.1</td>
</tr>
<tr>
<td>858</td>
<td>C.3.3.2.</td>
<td>(2) The contractor shall physically protect and prevent unauthorized access to Networx services operations facilities, equipment, material and documents, and any other Networx related contractor facility and equipment that stores or handles Networx related information or data.</td>
<td>Section 3.3.2.3</td>
</tr>
<tr>
<td>857</td>
<td>C.3.3.2.</td>
<td>(3) The contractor shall control access to its Networx services related facilities, equipment, material and documents by employees and visitors via electronic and/or physical methods corresponding to the critical nature of the work being performed, or the sensitive nature of the Government information being handled.</td>
<td>Section 3.3.2.3</td>
</tr>
<tr>
<td>856</td>
<td>C.3.3.2.</td>
<td>(4) The contractor shall protect its Networx services operations facilities from basic service interruptions such as those caused by electrical outages, flooding, etc.</td>
<td>Section 3.3.2.3</td>
</tr>
<tr>
<td>854</td>
<td>C.3.3.2.</td>
<td>(5) The contractor shall protect its Networx services operations facilities by meeting fire code regulations specific to the location of the facility.</td>
<td>Section 3.3.2.3</td>
</tr>
<tr>
<td>853</td>
<td>C.3.3.2.</td>
<td>(6) The contractor shall ensure offsite backup and storage of critical Networx services configuration and OSS data and information generated and stored at its Networx facilities.</td>
<td>Section 3.3.3.2</td>
</tr>
<tr>
<td></td>
<td>2.9</td>
<td>(7) The contractor shall ensure throughout the life of the contract that all Networx OSS and service components software have current and up-to-date security updates and patches for all known vulnerabilities.</td>
<td>Section 3.3.2.3</td>
</tr>
<tr>
<td>852</td>
<td>C.3.3.2.</td>
<td>(7) The contractor shall protect its Networx services hardware and software from theft or other human threats that may impact the availability of Networx services or compromise Government information or data.</td>
<td>Section 3.3.2.3</td>
</tr>
<tr>
<td>846</td>
<td>C.3.3.2.</td>
<td>(5) The contractor shall be proactive in improving the security of the Networx services, databases, and OSS and shall describe in the Security Plan the contractor’s approach for keeping appraised of the latest threats, modernizing with the latest trends, methods, and technologies for preventing and detecting security breaches, and improving overall Networx security throughout the life of the contract.</td>
<td>Section 3.3.3.2</td>
</tr>
<tr>
<td>843</td>
<td>C.3.3.2.</td>
<td>(6) The contractor shall be proactive in ensuring that security is considered as part of any new deployments or changes to services and OSS, and shall describe in the Security Plan how it will ensure that security is considered and built into new Networx services deployments and enhancements, new OSS deployments and enhancements, and Networx services and OSS configuration changes.</td>
<td>Section 3.3.2.3</td>
</tr>
<tr>
<td>842</td>
<td>C.3.3.2.</td>
<td>(7) The contractor shall ensure throughout the life of the contract that all Networx OSS and service components software have current and up-to-date security updates and patches for all known vulnerabilities.</td>
<td>Section 3.3.2.1</td>
</tr>
<tr>
<td>841</td>
<td>C.3.3.2.</td>
<td>(1) The contractor shall provide the best commercial security practices in supporting service delivery to non-domestic locations.</td>
<td>Section 3.3.2.3</td>
</tr>
</tbody>
</table>
(2) The contractor shall monitor the performance of its foreign subcontractors' business partners and Post Telephone and Telegraph (PTTs) operating administrations' services and immediately (within 30 minutes of determination) report verbally to the PMO and the Contracting Officer (CO) any unusual or suspicious outage, blockage, or tampering that may indicate that users of services are being denied service or are being compromised.

(1) The contractor shall take a proactive approach in developing methods to prevent, detect and report fraudulent use of services, and the contractor shall describe in its Security Plan the approach for modernizing with the latest fraud prevention and detection trends, methods, and technologies and for improving fraud detection and prevention capabilities throughout the life of the contract.

(2) The contractor shall take all adequate and prudent measures to detect and prevent fraud abuse related to the Networx program.

(3) The contractor shall identify all fraud-related system and network vulnerabilities and take corrective measures to eliminate them, perform message and calling pattern analyses prior to and after billing, investigate annoyance calls, investigate incidents of programmed system and network computers programmed in error, and advise Agencies how to best employ fraud prevention and detection techniques when using the contractor's Networx services.

(3) The contractor's Security Plan shall include a description of the approach, scope, and methodology of Networx services security risk analyses that shall be undertaken by the contractor throughout the life of the contract.

(6) The contractor shall describe in the Security Plan the management, technical and operational controls as defined in NIST SP 800-18, that will be employed to ensure the integrity, confidentiality, and availability of Government information and data that is transported and/or stored by Networx services, Networx OSS, databases, or handled manually at contractor's facilities.

(2) The contractor shall protect against unauthorized access to these databases, OSS, and information processing systems by entry from external communications devices.

3.3.2 Security Planning (M.3.11 (d), comp_req_id 938)

3.3.2.1 Security Requirements (comp_req_id 936, comp_req_id 842)

Qwest has a longstanding, robust security program with a proven history of providing industry-leading security services to protect Qwest's infrastructure including information assurance processes applicable to
databases, OSS, and information processing systems upon which Networx services will depend. Qwest is committed to protecting its customers against threats, attacks or failures of systems, in accordance with best commercial practices. Qwest will ensure that, throughout the life of the contract, all Networx OSS and service components software have current and up-to-date security updates and patches for all known vulnerabilities. Qwest employs a mature, process-based risk assessment approach to ensuring logical and physical security controls are in place and appropriate for our computer centers, network operations centers, secure operations centers, cyber centers and other Qwest facilities. Qwest’s security-related services ensure the integrity, confidentiality and availability of information assets and to support Qwest resources and its wide range of customers and geographical locations. Qwest’s security policies will be in compliance with all security control classes specified in NIST SP 800-53/Annex 1, as they relate to both the Qwest Networx infrastructure and OSS.

The Qwest integrated Networx Security team has leveraged that experience in preparing a Security Plan that meets the requirements specified in Sections C.2.1.11, C.3.3.2, and C.3.3.2.4.2.1. This Networx Security Plan is compliant with OMB Circular A-130, NRIC Recommendations VI-1A-05 through VI-1A-10, and Telcordia standards. In addition, the Security Plan also addresses Qwest’s compliance with Public Law 104-191, Health Insurance Portability and Accountability Act (HIPPA) of 1996, as stipulated in the Networx Universal RFP and FIPS PUB 200. The Networx Security Plan is delivered as Appendix 2 to the Qwest Networx Universal proposal.

As described in Sections 3.3, Qwest takes a lead role in developing standards, working with vendors, and implementing new, innovative approaches to improve our products. This includes security services, along
with support of ongoing programs to manage the ever changing security landscape.

3.3.2.2 Security Management Organization and Planning (comp_req_id 935, comp_req_id 932)

The Qwest integrated Networx Security Team management structure along with the organizational information is provided in this section in addition to details provided in the Networx Security Plan in Appendix 2. Qwest meets the requirements specified in Section C.3.3.2.2.1 of the Networx Universal RFP.

Qwest's Networx Security Manager along with our CPO Networx Security Team will interface and coordinate with the Government on security matters in a number of ways including, hosting face-to-face meetings and technology summits with Government Networx Security professionals. These approaches will foster enhanced understanding of Qwest's Security policies and practices and provide an opportunity to receive feedback on the effectiveness of Qwest's Networx security activities. Qwest understands that effective communication can be the differentiator between success and failure for the Networx program. Qwest’s approach to communicating security related matters to the Agencies include utilization of the Networx Web site to post relevant security policies and procedures and reports to all Networx stakeholders, as well as a [redacted] that will be developed and maintained by the Qwest Networx Security Manager. This has proven to be an effective communication tool for other Qwest programs to educate employees, agents, contractors and Government users on specific procedures relevant to a specific activity.

Qwest understands the importance of internal security management, partnering with the Government and various strategic business relationships to provide superior security management for Networx.
The Qwest Networx Security Manager will work in direct collaboration with the Qwest Subcontracts Manager to ensure that appropriate controls are implemented to manage subcontractor security compliance. The Qwest Networx Security Manager will develop, document and communicate security standards for Qwest business partners, suppliers, and vendors. The Security Manager will also document and communicate the processes for reporting all security related issues such as incidents, violations and escalations in the Standard Policies and Procedures Manual that will be provided to all business partners, suppliers, and the Government on the Qwest Control Networx Portal. The Qwest Networx CPO will also have a dedicated Networx Disaster Recovery (DR) Liaison Officer who will be in direct communications with their Disaster Recovery counterparts at Qwest’s business partners, suppliers and vendors.

Within Qwest,
At Qwest, enterprise

These areas work in partnership with a variety of operational groups, business units and key
service providers to ensure appropriate implementation of security measures, including ongoing compliance management:

At Qwest, we have proven capabilities in managing risk from an ecosystem. While risk management is composed of a variety of expertise areas, recent world events have shown that combining these skill sets into a cohesive team allows us to assess threats and respond to events rapidly, with the right expertise, even as events unfold.

As shown in Figure 3.3.2-1, core security-related functions operate

This approach provides strong security management for Networx.
also provides expertise and support for all security aspects.

As the cyber threat for Federal customers has grown, along with the need for demonstrated security practices to comply with obligations such as Federal Information Security Management Act (FISMA) and Department of Defense Information Technology Security Certification and Accreditation Process (DITSCAP), Qwest has evolved our security functions to ensure close organizational alignment and collaboration with more traditional industrial security programs and our technology-related functions.

Qwest has proven capabilities in designing and delivering specific security services to customers, such as those offered by the Networx program. Feedback from customers, our highly experienced staff, and external auditors and consultants has shown that this team approach to security fosters a stronger recognition of risks and more rapid response to threats. Our track record in maintaining a secure networking environment and corporate infrastructure proves the value of this approach.

Qwest provides policy making within their area of expertise, along with defined processes, practices, and procedures for executing their management and operational controls as described below in Section 3.3.3. While specific tools and systems are employed by each function, Qwest uses

From a customer’s perspective, this program enables Qwest to recognize and respond to issues quickly, in a consistent manner, and fosters
a climate of compliance that ensures all our team treats security as a part of their jobs.

The Networx Security Plan is delivered as Appendix 2 and details the process that will be utilized by the Qwest integrated Networx Security team to communicate with and educate the entire Qwest Networx team on the Networx security policies, practices, procedures and general security awareness training.

Qwest’s approach to communicating security policies, practices and procedures These communications and training are provided to the Networx PMO, Government users, as well as Qwest’s employees, suppliers, partners and vendors. These communication practices will assure understanding of the policies and procedures relevant to each Networx stakeholder.

The Qwest Networx Security Plan details the processes that will be utilized by the Qwest integrated Networx Security team (including partners, suppliers and vendors), the will be utilized to communicate with and educate the entire Qwest Networx team on the Networx security policies, practices, procedures and general security awareness training.

To provide a comprehensive approach to security,

Physical Security

The physical security group establishes [redacted] to ensure our facilities are properly protected from a physical perspective. Physical Security [redacted]

Additionally, the Qwest integrated Networx Security team is well versed in the NISPOM requirements for accreditation of secure facilities and has nominated an experienced security professional to be the Networx Security Manager. Upon contract award, this individual, in concert with the Qwest Networx CPO and GSA Networx PMO will determine what required accreditations for secure facilities (i.e., DoD Secret or above), are needed to perform classified tasks for Networx as defined by the DD254s. In addition to being well versed in the physical security area to support secure facilities and protect classified information, [redacted]
to ensure they meet the minimum requirements per NISPOM and other Government clearance/access regulations.

Qwest supports a robust program of physical security measures to protect customer hardware and software from theft or other human threats that may impact the availability of Networx services or compromise Government information or data.

The Qwest integrated Networx Security team will work with the Qwest Networx CPO to ensure Qwest physical security controls are commensurate with the critical nature of work being performed and/or the sensitive nature of Government information being handled.
Qwest maintains a strong safety and environmental protection program as part of enterprise Risk Management and adheres to all applicable regulations and processes appropriate to specific facilities and locations in compliance with Federal, state and local regulations, for example the fire code regulations.

Disaster Preparedness

Closely aligned to physical security issues,
Additional details regarding the approach Qwest takes in network management to prevent service interruptions and minimize their impact in the rare event of an occurrence are detailed in Section 3.2, Network Management and in Section 3.4, Disaster Recovery.

**Information Security**

In contrast to the more traditional security functions described above, the [redacted] is devoted to protecting the confidentiality, integrity, and availability of information assets and supporting resources of Qwest and its customers across [redacted] as shown in Figure 3.3.1-1.

Qwest understands the need to follow Government-accepted principles and meet or exceed the expectations set by them and employs widely-accepted guidance as the framework for our security programs. [redacted]

Qwest’s security program is in place to protect our infrastructure, including the databases, OSS and information processing systems upon
which Networx services will depend. Qwest already employs and will continue to adhere to these important Government principles and practices. Qwest uses widely-recognized standards such as the ISO 17799, the NIST SP 800- and FIPS documents and other applicable standards as underlying guidance and framework for our Federal security programs.  

management of FIPS 201 compatible two-factor security measures, such as tokens and digital certificates; and compliance assurance activities for systems access to key components of the OSS. The Networx Security Plan as delivered in Appendix 2 provides additional details on these programs.  

The Networx Security Plan also details Qwest’s approach to new technology testing and certification processes used to ensure security is integrated into new or changed infrastructure components for Networx services and OSS.  

As Qwest Operations receives software update inputs or requests for new products for the Qwest infrastructure, they will work with the Qwest Networx CPO and the Qwest integrated Networx Security team as part of the software and new product evaluation process, and make appropriate recommendations to the GSA Networx PMO.  

**Proactive Approach to Security**  

Qwest supports a proactive set of planning and management controls including security-related policy making, evaluations and risk assessments, in order to make security practices a priority as new products, services and other infrastructure components are contemplated.  

The
Please see Section 3.3.3.4.3 below for details on event management and customer notification. In addition, the

They ensure protective controls are in place and current across the Qwest infrastructure for vulnerability management as described below in Section 3.3.3.4.2, specifically

This team works closely with Qwest Operations to ensure all security-related events with a potential to impact customers are identified, handled and communicated in a timely manner.

The organization is closely aligned, as shown in Figure 3.3.2-1, with Qwest’s integrated risk management organization to ensure a strong focus on security practices and close collaboration with corporate functions to leverage all Qwest expertise in support of programs such as Networx. This team will provide dedicated support, security guidance, and oversight to Networx via the Qwest Networx Security Manager in the Qwest CPO.

Information on security-related events that have a potential to impact Qwest’s Networx contract, will be managed by the Qwest Networx Security Manager to ensure a clear focus and timely response. The Networx Security Manager has the responsibility of working with the Government’s Networx
Program Office (PMO) to ensure compliance with all applicable policies, publications, standards, and Executive Orders contained in the Networx Universal contract.

Qwest’s Networx Security Manager, [Insert Name] will be the authorized interface within Qwest and with suppliers, vendors, partners and the Government on all Networx security matters. Working with the integrated Networx Program Team, he will have oversight on all activities impacting security.

The Networx Security Manager also has a clear path of communication and reporting to the Qwest Networx CPO.

The Qwest CPO will have a dedicated Networx Disaster Recovery Liaison Officer as described in Section 3.4, Disaster Recovery, as well as a dedicated Information Security Engineer. Together, this team will be well positioned to take full advantage of all the capabilities of Qwest’s Risk Management professionals to provide Networx long-standing state-of-the-art security practices.

In addition to the Qwest functions described above, Qwest has [Insert Name] the Networx Managed Security Services as identified within the Networx Universal RFP, offering a wide range of technical support and project management services. By adding this
team of professionals experienced in delivering customer-specific security services to our proven enterprise risk management program, Qwest brings a comprehensive approach to security for Networx.

Through this, the Qwest Networx Security team provides an integrated full-service communications security solutions that meet or exceed requirements of Government customers. Given our extensive work with Federal programs in managing security practices and obtaining certification and accreditations, the Qwest Networx Security team has the experience necessary to adapt and grow with the Networx contract, enabling GSA and the Agencies to take advantage of the emerging security technologies that will provide a comprehensive security solution for Government communication challenges. Specifically, Qwest will be proactive in ensuring that security is considered as part of any new deployments or changes to services and OSSs, and has described in the Qwest Security Plan, Section 5.0 of Appendix 2, how Qwest will ensure that security is considered and built into new Networx services, deployments, and enhancements, new OSS deployments and enhancements, and Networx services and OSS configuration changes.

Through our highly integrated risk management program and key team members, Qwest has the policies, processes, practices, procedures, tools, systems and reports to assist Agencies in meeting both current and future security challenges. Qwest supports continuous improvement in our programs and learning for our professionals by supporting key professional certifications and engaging in industry standards and best practices forums. Qwest security professionals carry a diverse set of certifications based on their roles, including: Certified Information Security Manager (CISM), Certified Information Systems Security Professional (CISSP), Certified Information Systems Auditor (CISA), Certified Business Continuity Planner (CBCP),
Certified Fraud Examiner (CFE), Certified Protection Professional (CPP), Global Information Assurance Certification (GIAC) program certifications and a wide variety of vendor-specific credentials. In addition, Qwest engages with standards and best practices forums overall, a number of which develop security practices and standards as new technologies emerge.

Most notably, Qwest is involved in the to develop best practices in a variety of security areas focused on the telecommunications industry; standards setting groups such as the effort; focus groups for security; and most recently the to address security best practices in this important, emerging telecommunications area. We also work with a variety of other industry working groups, commercial organizations and Government sponsored organizations and research teams to foster a more secure telecommunications environment, including

3.3.3 Security Management Capabilities

3.3.3.1 Controls (comp_req_id 934, comp_req_id 937)

In addition to the information provided in this section regarding Qwest's security planning and management, operational and technical controls, the Qwest Networx Security Plan meets the requirements specified in Section C.3.3.2.2.1. In addition to the information provided in Sections 3.3.3.2 through 3.3.3.4 regarding our proactive security program and approach to risk assessment, the Security Plan will include details on the specific risk analysis approach, scope and methodology that will be employed throughout the life of
the Networx contract including our approaches for continuous security improvement through innovation. The Networx Security Plan is included as Appendix 2 to the Qwest Networx Universal proposal.

Qwest’s approach to ensuring the effectiveness of its management, operational, and technical security controls, as defined in NIST SP 800-14 to ensure the integrity, confidentiality, and availability of Government information and data, includes a broad set of regular audit and assessment activities, and formal compliance management processes. Formal compliance reviews are conducted by both internal and external parties to ensure all findings of such assessment activities are addressed in a timely manner.

On an ongoing basis, the Networx integrated Security team will conduct security risk analyses, reviews, assessments and/or evaluations of Qwest’s Networx services, throughout the life of the contract, The objective of these reviews is to provide verification that the controls selected and/or installed provide a level of protection commensurate with the acceptable level of risk for Qwest’s services.

Without these proven processes, the security of Qwest’s services may degrade over time as technology changes, the systems evolve, or people and procedures change. This ongoing review process provides assurance that management, operations, personal, and technical controls are functioning effectively and providing adequate levels of protection.

In addition to these ongoing assessment activities, through its Qwest engages in ongoing research and development in security-related products, functions and services. Dedicated security engineers perform these directed research and development projects. Qwest also supports extensive work in industry forums and standards-setting groups by 
Together, these activities ensuring both the effectiveness and innovative nature of Qwest’s security program.

Qwest provides and maintains real-time operational procedures and capability for detecting and monitoring suspected abuse or intrusions to the network and setting off alarms for those events that require immediate attention by the GSA PMO, affected Agency or site, and/or Qwest staff. Sections 3.3.3.2.3 and 3.3.3.4.1 provide details on Qwest’s approach and capabilities.

3.3.3.2 Management Controls (M.3.11(a), comp_req_id 896, comp_req_id 883, comp_req_id 886, comp_req_id 846)

Qwest understands and agrees to the Government’s definition of “Information Systems” as identified in C.3.3.2.2.5 and will employ appropriate security controls as called for by Networx requirements in protecting such systems. Specifically, Information Systems will include but not be limited to the OSS, audio and video teleconferencing, reservations systems, repositories of Agency network configuration, repositories of users’ identification and authorization information and Call Detail Records (CDRs). At the request of the Government, Qwest will provide evidence (for example test results, evaluations, and audits) that security controls for Networx services and OSS, as specified in its Security Plan are implemented.

Qwest will assess and test its Networx services and OSS related security controls and their operating effectiveness per all applicable NIST standards including NIST SP 800-53 and FIPS-200 specifications, and will provide the Government all relevant assessment results and audit reports. Types of evidence to be provided to the Government include; audit reports, scanning data and additional applicable test results. Qwest will approach security as in specified our Information Security Framework, referencing NIST
SP 800-53, FIPS-200 and all other applicable NIST guidance as well as contemporary industry best practices. The delivery mechanism for evidence can be either electronic (encrypted for transmission), paper or both. Qwest will supply initial assessment reports within 60 days of a Government request. The timeline for subsequent reports will be consistent with Government expectations as arranged through the Qwest Networx Security Manager working with the Networx PMO. Evidence reported will reflect the current operating environment. Updates to the environment will be reflected in updates to assessment reports as applicable.

Our comprehensive approach to security management and practices provides a proactive program that focuses on risk assessment to prevent security events, to minimize the impact if an event does occur, and to resolve network vulnerabilities. As described in Sections 3.3.3.4.2 and 3.3.3.4.3, Qwest currently employs formalized processes to both prevent and manage security events, including potential breaches of our network, OSS and databases. While the preventative practices focus on detailed vulnerability management, the event management processes also include specific post-event gap analysis and review activities to identify any additions or changes to prevent a subsequent event. The Qwest integrated Networx Security team will work with the Qwest Networx CPO to identify all security-related and network vulnerabilities pertaining to the Networx infrastructure, and take the necessary actions to mitigate the threat, and, if possible, eliminate them. Specifically, the team has the requisite skills required to, upon request, advise Agencies how to best deter security breaches when using Qwest Networx services. Qwest will identify all security-related system and network vulnerabilities, and take corrective measures to eliminate them.

Qwest has rigorous security policies, standards and processes that are enforced by Qwest Risk Management on authority granted by the Qwest
Board of Directors to effectively manage security risks associated with mission-critical information systems such as those supporting Networx. This is the overall Qwest network infrastructure, as well as looking holistically at products and services and the threats that may be directed towards them.

The Networx Security Plan as delivered as Appendix 2 details the methods Qwest employs to improve its overall Networx security posture over the life of the contract.

Qwest organizations, as described above in Section 3.3.2.2, systematically identify and manage security risks using formal risk assessment and compliance assurance processes to provide ongoing review of the state of controls versus documented policy. Updates to controls that include ongoing risk assessment and vulnerability management to stay abreast of the ever-changing security climate, are managed through initiatives driven. Updates to controls are made in collaboration with specific operations and business unit groups including product development where new controls are to In addition to these formal assessment and risk management activities, Qwest also fosters a strong collaborative model across all areas with a stake in security practices as shown in Figure 3.3.1-1. For instance, in addition to specific enforcement activities, the across the wide variety of technology environments we manage as a telecommunications provider.
Qwest will also conduct security assessments and vulnerability analysis on the infrastructure of our Networx subcontractors and/or partners. Working with the CPO Subcontract Manager, the Qwest Networx Security Manager will ensure flow down contract language to address a process-based risk assessment approach and ensure physical security controls are in place with Qwest's domestic subcontractors, partners, and suppliers who have access to Government information. Qwest will ensure subcontractors, partners and suppliers that may handle Government information provide verification of their security controls on a periodic basis and report the results to the Qwest Networx Security Manager, who in turn will include it in Qwest's [CO]. Preparing an agreement that includes security flow down language around Risk Assessments will ensure that all Qwest subcontractors, partners and suppliers are complying with all Federal, corporate and legal requirements. The Qwest Subcontracts Manager has the primary responsibility for administering the agreement between Qwest and the subcontractor and will work closely with the Qwest Networx Security Manager to monitor security compliance. Because risk assessments require a clearly defined scope of specific services provided, along with detailed information sharing from the customer, Qwest will prepare a risk assessment report to communicate actions taken by Qwest as well as subcontractors, partners and suppliers to maintain the Government's security environment at an acceptable level of risk for both Qwest, subcontractors, partners, suppliers and the Government.

Qwest also engages in a variety of strategic vendor relationships and industry forums to ensure Qwest is not just keeping up with security practices but is at the forefront of developing new processes, tools and technologies in our products and underlying support structure. Qwest will ensure throughout the life of the contract that all Networx OSS and service components software
have current and up-to-date security updates and patches for all known vulnerabilities. As Qwest Operations receives software update inputs or requests for new products for the Qwest infrastructure, the integrated Networx Security team reviews network security enhancements, equipment vendor notifications, and software products with the Qwest Networx CPO and GSA Networx PMO. Qwest is committed to an open discussion with the Government in order to identify benefits and/or risks to the Qwest Networx infrastructure before deployment of these new processes and technologies.

This collaboration between Risk Management and key stakeholders from partner organizations ensures that initiatives and risk remediation occur company-wide in an atmosphere of cooperation, taking advantage of the collaboration of design expertise from the entire organization and ensuring customers have the best Qwest minds and resources considering these security challenges and needs. With key stakeholders involved in a centrally orchestrated strategy, Qwest has proven it is possible to drive formal process, ensure risk awareness with key leaders and stakeholders, provide user-awareness training, institute a central Cyber Incident Response Team (CIRT) process, perform business-continuity planning, and build compliance based security into Qwest networks from the onset. This centrally orchestrated strategy is also used to

based on clear guidance gleaned from best practices, business priorities, and technical feasibility.

Another benefit of this partnering strategy is that it enables a centralized reporting model, including mechanisms for the design, collection and publishing of risk-based metrics, and provides a compliance assurance read-out to highlight known risks within technology/process owner groups.
The risk-based metrics include results of risk assessment tests, scans, and security assessments compliant with NIST SP 800-30, other applicable NIST standards and commercially-accepted best practices as applied to Networx-related infrastructure, Networx services and OSS systems. Compliance management initiatives monitor compliance with Qwest policies and standards, along with key industry and international standards used as underlying guidance (for example, NIST 800-14, ISO 17799, industry practices, and related publications). Qwest collaborates across the enterprise and with our key team members to remediate known risks and improve our posture while adhering to business priorities.

To further support our compliance management functions,
Along with all of these internal communications and compliance management measures, Qwest works together with Agencies on protection features and improvements to our products and services in an ongoing process. The development of these features often results from the strategic security planning with hardware and software vendors, network suppliers, and partners.

In summary, Qwest follows a systematic risk assessment and evaluation process to identify the threats and vulnerabilities that could impact Qwest, both internally and externally. The risk assessment and validation process covers existing infrastructure and products, which is further emphasized by Qwest’s commitment to employ real-time monitoring and methodical technical assessment approaches as our basis for compliance assurance. Established strong relationships with hardware and software vendors, network suppliers, and partners are also vital for timely vulnerability notification and remediation efforts as part of Qwest’s information security vulnerability management program. These remediation efforts include the collection and collation of data about incidents affecting information systems and networks, in order to highlight root causes and business impacts, along with appropriate follow-up actions. This program also tracks risk remediation
activities across Qwest and reveals risk dependencies between systems and risk pinch points.

3.3.3.2.1 Integrity, Confidentiality, and Availability of Information (L.34.2.3.3(a), comp_req_id 904, comp_req_id 908, comp_req_id 903, comp_req_id 901, comp_req_id 902)

Qwest understands the Government’s requirement for the integrity, confidentiality and availability of information and is well versed in meeting such challenges. Securing the Qwest infrastructure to protect our customers’ information assets requires the collaboration of Qwest’s [redacted] and various Operations organizations, both within Qwest and in our key team member organizations as shown in Figure 3.3.1-1. As provided in our description of the Qwest organization and management controls, this collaborative model ensures consistent, strong practices for risk assessment, policy making, threat remediation, and implementation of best security practices across a variety of technology [redacted]. The Qwest Networx Security Manager will draw from these experiences to ensure the Networx program benefits from Qwest’s history and the innovations we will bring in security management, as risk management continues to evolve.

Qwest will ensure data integrity for the Networx program by providing to the Government a total security solution that offers unsurpassed next-generation state-of-the-art security controls. This security solution will, in conjunction with policies, standards, guidelines, data classification, records management, and compliance oversight, ensure confidentiality of customer data. This includes appropriate measures to handle data to the Sensitive But Unclassified (SBU) level, Public Trust, and where identified by the Government by DD254, to the Top Secret level. Additional details on how
Qwest provides for data confidentiality through operational and technical controls are provided in Sections 3.3.3.3 and 3.3.3.4.

Qwest strongly supports the needs of customers to employ their own content level controls such as encryption, and will support transmissions of this content in a transparent and effective manner. Qwest will provide protection from modification of information for the Networx program by providing a total security solution. Qwest understands the need to ensure strong access control measures are in place to manage identification, authentication and authorization for those personnel involved in the operation and management of Networx services. Qwest will identify and authenticate Qwest personnel and Government personnel who are authorized to place orders or to access network management information.

The Qwest integrated Networx Security team, in conjunction with the Qwest Networx CPO and the GSA Networx PMO, will identify all personnel with a need to access Networx systems and data to ensure that they are given the necessary access credentials to perform their required Networx duties. These processes and procedures protect Government information from unauthorized modification.

In addition to the internal interaction of the various Qwest organizations detailed here, Qwest is also involved with various Government and industry organizations such as [Redacted] to help Qwest stay abreast of the latest security best practices. Qwest takes an active role in establishing these best practices and sharing our experiences to promote a stronger telecommunications security posture for the nation’s critical infrastructure. In this manner, Qwest will ensure the Networx program will remain at the forefront of new security technologies, practices and processes.
needed to maintain the highest level of integrity, confidentiality and availability across such diverse environments.

3.3.3.2.2 Security Needs of Heterogeneous User Community (L.34.2.3.3(b))

Qwest fully understands the dynamics of a heterogeneous user community that may have many different security needs and requirements as so often face Agencies today. To meet the security needs of the Networx community, Qwest [redacted] security solution that provides end-to-end security controls that are layered, starting with the Qwest backbone transport, frame relay, MPLS cloud, and IP network and moving outward to edge services that include managed security services.

Qwest takes a lead role in developing standards, working with vendors, and implementing new, innovative approaches to improve our products, including security services. [redacted] along with our membership and participation in a variety of industry and standards forums.

Qwest security policies and organizational practices, along with best industry security standards, provide a seamless customer interface to the Qwest Network in support of a wide ranging set of users, equipment types, and requirements as called for in the Networx environment.

3.3.3.2.3 Waste, Fraud, and Abuse (L.34.2.3.3(c), comp_req_id 835, comp_req_id 836, comp_req_id 837, comp_req_id 841, comp_req_id 840)

As described in Section 3.3.3.2.3, the [redacted]
Qwest currently employs a state-of-the-art fraud detection system which will be utilized on the Networx program along with a series of other prevention and detection controls to quickly identify and resolve potential fraud and/or abuse situations. In addition, as also detailed in that section, Qwest will act as a consultant to the Government to support their efforts to minimize fraud, and will support the Government’s efforts to identify and potentially prosecute perpetrators.

As part of this fraud system, Qwest segregates out international, Caribbean, Toll Free, domestic, and unbilled toll. In addition to real-time calling analysis, Qwest reviews daily calls and minutes that establish a customer historical profile. Qwest will investigate, research, and resolve “annoyance calls” as reported by the Government irrespective of circumstances. Qwest will investigate incidents of programmed systems and network computers found to be programmed in error whether Qwest or the Government suspects fraud. Qwest will perform investigations to and after billing at all times, including when Qwest or the Government suspects fraud. Additionally when there is a significant variation in the normalized traffic for the customer, Qwest will perform investigations prior to and after billing; investigate annoyance calls; investigate incidents of programmed system and network computers programmed in error, and work with the customer to advise and resolve issues resulting from fraudulent activities.

Qwest will provide fraud services, including services to detect fraud abuse, to the Government on products and services that are interconnected with the Qwest network.
This also extend to which Qwest currently supports with these fraud monitoring services.

Qwest fraud detection system, along with a series of other prevention and detection controls, quickly identifies and resolves potential fraud and/or abuse situations.

Qwest Network Fraud Operations reacts quickly to fraud situations to minimize any exposure and losses that may result from toll fraud. Qwest continuously alerts our customers to new trends in telecommunications fraud, and provides them with up-to-date strategies for protecting themselves against toll fraud.

The Qwest fraud management program regularly assesses current strategies, fraud system performance, and prevention solutions related to fraudulent trends not only on the Qwest network, but those around the industry, that will allow Qwest to implement potential safeguards to reduce fraud exposure to Qwest customers. Qwest participates in various industry fraud organizations to assimilate current threats, trends, methodologies, and remedies. As part of our prudent measures, Qwest is continuously contacting customers to alert them of potential fraud and assisting them with up-to-date strategies in defending against fraud. Qwest also provides information via our website www.qwest.com.

The Qwest fraud center proactively and aggressively monitors the Qwest network 24x7 to ensure our customers receive the highest level of service. Qwest’s state-of-the-art fraud system is continually updated and enhanced to remain efficient and effective in fraud detection. The Qwest fraud management team, as necessary, can rapidly change key thresholds within the system parameters to account for potential emerging threats/trends. Any
changes are instantly integrated, and call analysis of the new thresholds starts immediately. Qwest may implement necessary network restrictions involving known fraud entities without impacting customers. These preventative steps are implemented to protect Qwest customers against potential abuse.

Qwest Calling Cards provided to Agencies will be monitored by Qwest’s advanced fraud systems for potential fraudulent use, misuse or abuse 24x7x365. If fraud is detected, the Calling Card will be deactivated and the Qwest fraud control center will notify the GSA Networx PMO of the suspected fraudulent calling activity. It is Qwest’s goal to minimize the interruption of service related to the deactivation of a Calling Card due to fraud, and Qwest will generate a new card for the user. Qwest’s detection parameters include many elements that may be an indicator of unauthorized usage, such as: [redacted] on a card. Qwest’s Calling Cards can also be restricted from certain types of calling by the Government’s request, such as no international termination, origination, or domestic only. These restrictions will minimize the potential for fraudulent abuse if the card is compromised.

With respect to customer premise equipment fraud, Qwest will assist and cooperate fully in efforts to prevent and correct unauthorized use by informing the customer of suspected fraudulent calling activity. Qwest will proactively consult with the GSA Networx PMO and the Agencies regarding defensive measures they can utilize that may reduce their exposure to misuse and abuse associated with the operation of customer-provided systems, equipment, facilities, or services which are interconnected with Qwest’s services.
Qwest also currently employs a series of practices and response teams to identify data services users who may be engaging in practices contrary to the Acceptable Usage Policy (AUP), such as sending unsolicited commercial e-mail (also known as “spam”), proliferating malicious software or viruses, or initiating traffic that may indicate a denial of service or other malicious network-based activity. Qwest actively enforces our AUP and works closely with customers who may be impacted by such potentially fraudulent activities, including phishing and other Internet threats that are all too common.

Upon identification of specific fraud situations, the Qwest Networx Security Manager will coordinate efforts with the fraud and other security functions to provide necessary information and legal processing needed for Agencies to ensure timely identification and potential prosecution of perpetrators. At the GSA Networx PMO’s request, Qwest will selectively block and take other appropriate actions in order to limit or prevent unauthorized calling resulting from the operation of customer-provided systems, equipment, facilities, or services. Qwest will also, upon request, assist the Government in the referral of all relevant information to state or Federal officials for the purposes of prosecuting those individuals responsible for the abuse or misuse of a customer’s service. Qwest will assist the Government in the preparation and submission of relevant information in all legal actions which the Government may bring against third parties responsible for the abuse or misuse of the Qwest’s Networx services.

As a provider of communications services globally, Qwest’s international coverage extends to [country numbers] countries for voice services and to [country numbers] countries for data services. This extensive breadth of coverage is due to Qwest’s strategy to satisfy the voice and data connectivity requirement of our global customer base, and to provide world-class service with a high
level of quality and reliability. We do so by being a facilities-based carrier in high traffic countries and by partnering with premier international providers to expand into other strategic locations across the globe. Based on this strategy, Qwest is able to supply Agencies with best-of-breed service, network connectivity, and mature, well conceived services. These services also include emerging technologies, such as MPLS VPN, VoIP and wireless international roaming.

As described in Section 3.3.2.2, Qwest has the right organization to plan and implement industry standard security controls and practices across all these environments to ensure data confidentiality, integrity and availability of customer and company information in support of our telecommunications services. Our programs also support ongoing relationships and research to ensure we have the right information to provide innovative security solutions, both domestic and non-domestic, as risks evolve.

It is critical to our business to have bulletproof relationships where performance and quality standards are maintained and adhered to at the highest level. The relationships are maintained by our organization that is exclusively dedicated toward managing the relationships with all international providers, both carriers and Postal Telegraph and Telephones (PTTs). This team’s core responsibilities include: serving as a liaison between

In addition, a team of dedicated professionals from Qwest Operations monitors the SLA performance of our international providers around the clock, and are able to react quickly to any outages or other factors that may affect
the customers’ services. They also request credits when service metrics are not met. Our international providers monitor their core networks 24x7x365, and are held to the highest standards of quality and reliability in serving our global customers’ needs.

Qwest has developed working relationships with all international carriers for the purpose of disseminating information relating to fraud or potential fraud activities. This proactive sharing of information about suspicious activities on all networks enables Qwest to stay ahead of potential fraud impacting the Qwest network.

Qwest continuously monitors and reviews the performance of our international providers and is able to act quickly to resolve any issues by leveraging our relationships with the carriers. The international long distance network is built on bifurcated network architecture with redundancy and fail-safe measures. With multiple carriers on each international route, Qwest is able to switch the provider of each route real-time when necessary. Specifically, Qwest will provide the best commercial security practices in supporting service delivery to non-domestic (OCONUS) locations. Within of determining a service-effecting or fraud related event, the Qwest Networx CPO will report verbally to the GSA Networx PMO and the Contracting Officer (CO) any unusual or suspicious outage, blockage, or tampering that may indicate that users of services are being denied service or are being compromised.

3.3.3.3 Operational Controls (M.3.11(b))

Qwest employs a collaborative approach to set the corporate policies, standards, and processes and to implement the requisite equipment/software to provide the operational controls employed throughout the Qwest infrastructure. For Networx, Qwest will employ an integrated network secure solutions team, consisting of our dedicated Networx Security Manager, }
and the Qwest Networx CPO to provide the additional level of granularity required to meet the Networx specific requirements.

3.3.3.3.1 Security Requirements and Executive Orders (L.34.2.3.3(d))

Qwest recognizes that security requirements and Executive Orders will require ongoing review to ensure the overall security posture of the Networx services are kept current. To accomplish this, Qwest will maintain current memberships in the [organization] along with our activities in standards setting groups and professional certifications as described in Section 3.3.2.3. The Qwest Networx Security Manager, in conjunction with Qwest Information Security, will be responsible for ensuring the Networx security program stays abreast of and compliant with evolving Government standards, new security requirements, directives and Executive Orders.

3.3.3.3.2 Continuity of Government Services (L.34.2.3.3(e), comp_req_id 853)

Qwest has years of experience ensuring continuity of services for all Qwest corporate functions and our customers. Qwest is an industry leader in the protection of Government operations and ensuring continuity of Government services. This is accomplished in part by having a dedicated representative at [location], thus ensuring that in any major national event, Qwest will have complete, accurate, and credible information, which helps provide a comprehensive time-saving approach to the restoration of network services.
The Qwest Networx Security team, in conjunction with the [Redacted] will work with the Qwest Networx CPO ensuring continuity of services is maintained at the day-to-day operational level according to the security requirements identified in L.34.2.3.3 (d).

Additionally, the Qwest integrated Networx Security team will ensure that all off-site back-up and storage of critical Networx services configurations and OSS data and information generated and stored at its facilities will be documented in Qwest [Redacted].

3.3.3.3 National Security (L.34.2.3.3 (f))

Qwest [Redacted], will support the Qwest Networx CPO by maintaining Qwest’s compliance with the Homeland Security Council’s National Incident Management System (NIMS). This system will provide a consistent nationwide approach for Federal, state, and local Governments to work together to prepare for, respond to, and recover from domestic incidents, regardless of cause, size, or complexity.

Qwest compliance will include at a minimum:
3.3.3.4 Technical Controls (M.3.11(c), comp_req_id 889, comp_req_id 894, comp_req_id 895, comp_req_id 893, comp_req_id 887, comp_req_id 864, comp_req_id 987)

Qwest understands the need to ensure that strong access control measures are in place to manage identification, authentication and authorization for those personnel involved in providing Networx services, especially technicians who access network elements and routing policies, and require access to network management and other systems that may include customer related information. Standardized identity management controls are described in Section 3.3.3.4.1 and are a key element of our technical controls. Additional detail is provided in Appendix 2, Qwest’s Security Plan. Specifically, Qwest will provide and maintain real-time operational procedures and capability for detecting and monitoring suspected abuse for intrusions to the network and set off alarms for those events that require immediate attention by the PMO, affecting Agency or site, and/or contractor staff.

The Qwest integrated Networx Security team will work in conjunction with the Qwest Networx CPO to validate the access requirements for all personnel requiring access to Networx components and ensure Government expectations are met or exceeded for controlling such access. Specifically, Qwest will provide access controls consistent with Federal Government accepted security principles and practices, per NIST SP 800-14, or better, to protect its OCC and switching systems from attacks via publicly accessible ports (e.g., maintenance ports).

As detailed, Qwest employs a strong set of access controls and other defensive measures to protect our infrastructure, These measures
are consistent with the principles and practices described in NIST 800-14. Specifically, Qwest will physically protect and prevent unauthorized access to Networx services operations facilities, equipment, material and documents, and any other Networx related contractor facility and equipment that stores or handles Networx related information or data.

As a part of the Qwest broad security monitoring and risk management program that meets and often exceeds NIST SP 800-14 and other Government security manuals, Qwest has deployed additional information assurance measures to safeguard critical network backbone services and infrastructure against cyber attacks, such as [redacted]. Details of our current measures and those under development are detailed as key technical controls in Section 3.3.3.4.1.

The [redacted] has the responsibility of setting policies, standards, and processes, and implementing the requisite equipment/software to provide the technical controls for the Qwest network. As described in Section 3.3.3.4.1, Qwest employs a series of technical controls to protect network elements, in addition to access control and management.

The specifics on access control policy are [redacted]. Specifically, Qwest will ensure that our access controls provide access to network management or customer-related information only to authorized contractor personnel and Government personnel. This includes defining the various [redacted] These controls include [redacted]
The access controls for these services must follow the model as defined by [insert model]. For example, [insert example].

The Qwest integrated Networx Security team will work in conjunction with the Qwest Networx CPO to identify the personnel that will require access to any network elements to perform their Networx duties and ensure this data is flowed to the proper Qwest personnel to ensure access is granted.

As detailed in this section, Qwest maintains a series of technical controls and has processes in place to not only prevent security events but also to rapidly detect, respond, and communicate to appropriate program contacts in the unlikely event that a breach does occur. Specifically, Qwest will adhere, as applicable, to Federal Government accepted security principles and practices, per NIST SP 800-14, or better, to protect Qwest transmission facilities, switching components, network management systems and other essential Qwest facilities from denial-of-service attacks, instruction and other perceived threats.
3.3.3.4.1 Protection Measures (comp_req_id 864)

As a part of our broad security monitoring and risk management program, Qwest has deployed a variety of information assurance measures to safeguard critical network backbone services and infrastructure against cyber attacks preventing and/or minimizing the impact of any possible security disruptions. Upon contract award, Qwest’s Networx integrated Security team will ensure that any additional infrastructure or technical controls required to support the Networx contract are included in our Networx Security Plan. Detailed technical controls currently in place and offered by Qwest may be best understood as a set of tools and techniques used within the Qwest infrastructure, and a series of service offerings provided to customers, such as the Agencies served by Networx, to further improve their own security posture.

Existing protections, along with innovative solutions targeted against cyber attacks within the Qwest infrastructure, include but are not limited to, the following controls:

- Configuration management controls ensure network element configurations and software images conform to vendor and industry best common practices and recommendations.
- User and protocol access controls restrict access to the management and control planes of the network elements, including use of encryption and two-factor authentication methods. Rate limiting and blocking of protocols directed specifically to the network elements, along with blocking of management and control plane traffic to network elements from non-trusted sources provides further protection.
• IP spoofing prevention measures include implementation of anti-spoofing technologies on the majority of our edge and border routers to prevent spoofed network attacks from entering the Qwest network.

• Comprehensive monitoring and alarming of infrastructure components provides real-time monitoring of network elements with alarm notifications to the Qwest Network Management Center (operating 24x7x365) and rapid response to events that may indicate a security issue, utilizing standard processes, tools and techniques as described in Section 3.2, Network Management.

Denial of Service and Distributed Denial of Service (DoS/DDoS) monitoring and mitigation measures include flow monitoring across our border routers to provide proactive attack identification and mitigation; Qwest and customer-initiated IP address filtering;
- In-depth certification testing ensures comprehensive hardening, testing, and ongoing auditing of the network elements including routers, switches, and servers.

- Robustness and failover of IP traffic and backbone services provides rapid recovery and minimal customer impact from events using techniques and capabilities such as systems that provide a highly, geographically redundant, DNS service; redundant router and circuit links in each point of presence; and additional capabilities currently under development, including enhanced backbone traffic separation for different risk domains.

- Virus protection controls including anti-malware/anti-spyware controls are incorporated at multiple layers in the Qwest infrastructure. We accomplish this mission via clear standards setting, and a vendor diversity strategy to ensure the timeliest response to new threats and well defined, operational incident response procedures.

- Virus pattern updates are pushed out to the users using regularly scheduled, automated techniques that can be executed more rapidly in times of emergencies, ensuring the latest viruses are recognized and deleted. On e-mail systems connected to the Internet, content scanning on incoming and outgoing e-mail messages for malicious code is also conducted with real-time updates for virus pattern files, along with an aggressive file attachment blocking strategy.
• Logical perimeter security and intrusion detection/prevention techniques ensure the Qwest infrastructure is protected from Internet-borne threats or unauthorized access through our network connection points. Techniques include a variety of firewall, intrusion detection and prevention, and other protective controls, including two-factor authentication for remote access users.

• Standardized identity management controls ensure that all those who access Qwest systems are granted unique identifiers and are given access only to those systems for which they have a specific business need. In addition to this least-privilege model of security, Qwest also employs two-factor controls, such as tokens and digital certificates, for access to critical elements and remote access to our networks. Controls are restricted to authorized users with access based on demonstration of a specific business need-to-know (least-privilege model). The policies and standards governing the appropriate use of security credentials, including the rules for requesting, granting, authorizing, approving, using, resetting, modifying, revoking, auditing, and deleting credentials and passwords are owned by the Information Security organization. Specific credentials and mechanisms are selected for network elements according to risk factors and their technical capabilities.

While Qwest employs extensive controls within our infrastructure as described above, a complete security posture for Agencies is made available
through the following additional security technical controls we are offering to fulfill the Networx technical requirements:

- The Qwest Managed Firewall Service (MFS) provides a comprehensive management service, delivering three levels of tiered service, a multitude of value-added features, and a robust offering of service-enabling devices (SEDS) to meet the requirements of GSA and the Agencies.
- With Qwest’s Intrusion Detection and Prevention Service (IDPS), Qwest can offer Agencies effective systems and processes to monitor their networks for attacks, misuse, and anomalies; detect and record such intrusions, and begin immediate corrective responses.
- The Qwest Vulnerability Scanning Service (VSS) allows Agencies to conduct effective and proactive assessments of critical networking environments, enabling the rapid correction of vulnerabilities before they are exploited.
- The Qwest Anti-Virus Management Service (AVMS) provides detection and removal of system viruses before they can do critical damage to business operations.
- The Qwest Incident Response Management Service (INRS) provides incident response capability assessment, an incident tracking system, a mock crisis management scenario, incident response support services, and on-site support.
- The Qwest Managed E-Authentication Service (MEAS) provides design, implementation, and operational capabilities for both token-based and certificate-based e-authentication services in a variety of hosting and operational environments. We also offer significant capabilities in identity management, access control, and biometrics.
• The Qwest Secure Managed E-mail Service (SMEMS) will provide Agencies with the ability to: centralize and assure inbound and outbound e-mail policy compliance; administer these e-mail services; meet legal and regulatory requirements on e-mail retention; achieve desired levels of security/privacy and the ability to leverage the cost effectiveness of the Internet while providing confidentiality, integrity and availability of e-mail services that have become expected in Federal business.

• The Qwest Managed Tiered Security Service (MTSS) provides Agencies with security solutions that can be customized for the Agencies based on the respective level of mission criticality and information sensitivity.

Together, these controls within the Qwest infrastructure and security service offerings provide the Agencies with an opportunity to build a comprehensive security posture using proven solutions, as well as with new innovations currently under development. Qwest service offerings across all of the Networx service categories include their own, specialized controls to protect customer information, and also offer Agencies a customized set of technical controls to ensure a strong security posture. Qwest team members are experienced in applying these products and services to specific customer situations.

3.3.3.4.2 Vulnerabilities and New Threats (L.34.2.3.3 (g), comp_req_id 900 comp_req_id 885, comp_req_id 884)

Qwest is committed to a proactive approach for the identification of vulnerabilities and new threats that may pose a security risk to Networx products and services. The following Qwest process, as shown in identifies how the integrated Qwest Networx security team reduces vulnerabilities, adapts to new threats, and ensures that Networx security management capabilities are maintained to the latest standards and practices.
Additionally, Qwest’s approach and methodology for protecting our infrastructure also applies to our business partners and sub-contractors. Qwest uses the same technical, managerial, and operational controls to protect our infrastructure from all domestic and non-domestic entities (including Qwest subcontractors).

Upon notification and analysis indicating that Qwest-owned or maintained infrastructure is at risk, an alert tracking, monitoring, and reporting.

On an alert and technology-specific basis, Risk Management
The Networx Security Manager will keep the Qwest Networx CPO and GSA Networx PMO apprised of the status of any Networx impacting security alerts and the results of patching and/or other appropriate mitigation plans undertaken by Qwest. Finally, feedback from appropriate operations groups, the Qwest Networx Security Manager, customers, and partners is drawn on to close the loop back to Risk Management to ensure effective vulnerability management and to generate metrics and regular reports to drive a process of continuous improvement.

Qwest is committed to the protection of our infrastructure through our proactive approach for the identification and timely remediation of vulnerabilities and threats that may pose a security risk to Networx products and services as discussed in Sections 5.0 and 12.0 of the Networx Security Plan. Qwest supports a proactive set of planning and management controls including security-related policy making, evaluations and risk assessments, in order to make security practices a priority as new products, services and other infrastructure components are contemplated. In addition to this proactive vulnerability management process, Qwest also takes measures to
further protect its infrastructure from any information threats or attacks in accordance with information assurance and security best practices.

Qwest’s current security breach detection/prevention practices include regular assessments and reviews for effectiveness that include closed-loop compliance assurance methods to continually improve those processes. These reviews, along with Qwest’s extensive security expertise and experience with guiding innovative security technologies, provide information used to continuously improve Qwest’s security breach detection/prevention practices, including development and application of new techniques. Qwest currently employs formal processes to both prevent and manage security events, including potential breaches of our network, OSS and databases. While the preventative practices focus on detailed vulnerability management, the event management processes also include specific post-event gap analysis and review activities to identify any additions or changes to prevent a subsequent event. Our comprehensive approach to security management and practices as described in Section 3.3.3 provides a proactive program that focuses on risk assessment to prevent security events, or to minimize the impact if an event does occur. Additionally, to further the state-of-practice for proactive security measures across the Internet community, Qwest participates in a number of industry forums and standards organizations focused on the telecommunications industry.

As described in Sections 3.3.3.4.1 and 3.3.3.4.2, Qwest currently employs formal processes to both prevent and manage security events, including potential breaches of our network, OSS, and databases. Our comprehensive approach to security management and practices as described
in Section 3.3.3.1 provides a proactive program that focuses on risk assessment to prevent security events, or to minimize the impact if an event does occur.

Qwest currently employs formal processes to both prevent and manage security events, including potential breaches of our network, OSS and databases. These processes are consistent with widely accepted practices such as those described by the NIST 800 series. Our comprehensive approach to security management and practices as described in Section 3.3.3.1 provides a proactive program that employs all commercially reasonable, prudent measures, including a focus on risk assessment to prevent security events, or to minimize the impact if an event does occur.

3.3.3.4.3 Networx-related Security Breaches (L.34.2.3.3(h))

Because the threat climate and risks to technology components, such as the Qwest network, OSS, and databases are dynamic in nature, Qwest takes a proactive approach in developing methods to prevent, detect and report security breaches of its network, OSS and databases. Qwest’s current security breach detection/prevention practices include regular assessments and reviews for effectiveness that include closed-loop compliance assurance methods to continually improve those processes. These reviews, along with Qwest’s extensive security expertise and experience with guiding innovative security technologies, provide information used to continuously improve Qwest’s security breach detection/prevention practices, including development and application of new techniques.

The Qwest integrated Networx Security team’s commitment to Networx is to provide reliable security services to the Government that meet or exceed the requirements set forth in the Networx RFP. In the event that there is a security breach, Qwest will maintain a multi-pronged approach to meet a variety of technology scenarios depending on the location, Agency
infrastructure or Qwest infrastructure, of the detected security-related event. Regardless of the event’s source, the Qwest integrated Networx security team will ensure that all incidents are reported within the required time frame, including: a verbal notification to the GSA Networx PMO and affected Agencies within fifteen minutes for initial discovery; four hours for results of investigations and corrective measures applied; a written Security Breach Notification Report within seven calendar days of said breach; and a monthly report detailing all security breaches for that month.

If a security-related event is detected and is found to have taken place in the Agency infrastructure, those events will be detected by the SOC via the specific security services. The SOC will then work in coordination directly with the Agency involved following established escalation and reporting mechanisms already agreed upon. Depending on the types of security services utilized under the Networx contract by that Agency, follow-up and remediation activities will commence. If the customer decides to engage law enforcement, Qwest will provide subject matter expertise and any Agency-specific data that is required.

If the security-related event is detected within the Qwest infrastructure, as a part of our integrated Risk Management and Networx program.

This process includes specific criteria and procedures for engaging

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The Qwest Networx Security Manager or his designee will be notified and will be responsible for providing information to the GSA Networx PMO to include the event status and potential impacts, if any, to Agencies. This will ensure effective communications and follow-up for all events.
3.3.4 Security Summary

Qwest understands GSA’s need to ensure the security of the data, telecommunications networks, computing infrastructure and OSS, physical environment, and personnel engaged in satisfying the requirements of the Networx program, while also strengthening the overall information security posture against a variety of threats for Agencies using Networx services. We share the GSA’s high-priority concerns for protecting the nation’s critical infrastructure services and are both experienced and well positioned to meet this need. In addition, Qwest understands that managing today’s security risk levels requires a broad view across a variety of technologies and therefore Qwest provides a strong set of security-related offerings attuned to each Agency’s information technology environment and security needs. By building on our pre-existing leadership and experience in the areas of risk management, information security, disaster preparedness, and operational knowledge, we will assure the confidentiality, integrity, and availability of Networx related data and communications.