
Report and Recommendations

January, 2011

Reserve Bank of India
Mumbai
LETTER OF TRANSMITTAL

Chairman

Working Group on
information security,
electronic banking,
technology risk
management and
cyber frauds
Reserve Bank of India,
Central Office
Mumbai

Smt.Shyamala Gopinath
Deputy Governor,
Reserve Bank of India,
Mumbai

January 14, 2011

Madam,
I have great pleasure in submitting the Report of the Working Group on information security, electronic banking, technology risk management, and tackling cyber frauds which provides detailed suggestions in areas relating to IT Governance, Information security, IT operations, Information system audit, Cyber frauds, Business Continuity Planning, customer education and legal issues arising out of use of IT.

On behalf of the members of the Committee, colleagues and on my own behalf, I convey my sincere thanks for entrusting us with this task of contemporary relevance.

With regards,

Yours sincerely,

Sd/
(G.Gopalakrishna)
Chairman
Report of the Working Group on Electronic Banking

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Executive Summary

Background:
Technology has become a part of all walks of life and across all business sectors, and even more so in banking. There has been massive use of technology across many areas of banking business in India, both from the asset and the liability side of a bank's balance sheet. Delivery channels have immensely increased the choices offered to the customer to conduct transactions with ease and convenience. Various wholesale and retail payment and settlement systems have enabled faster means of moving the money to settle funds among banks and customers, facilitating improved turnover of commercial and financial transactions. Banks have been taking up new projects like data warehousing, customer relationship management and financial inclusion initiatives to further innovate and strategise for the future and to widen the reach of banking.

The dependence on technology is such that the banking business cannot be thought of in isolation without technology, such has been the spread of technology footprints across the Indian commercial banking landscape. Developments in IT have also brought along a whole set of challenges to deal with. The dependence on technology has led to various challenges and issues like frequent changes or obsolescence, multiplicity and complexity of systems, different types of controls for different types of technologies/systems, proper alignment with business objectives and legal/regulatory requirements, dependence on vendors due to outsourcing of IT services, vendor related concentration risk, segregation of duties, external threats leading to cyber frauds/crime, higher impact due to intentional or unintentional acts of internal employees, new social engineering techniques employed to acquire confidential credentials, need for governance processes to adequately manage technology and information security, need for appreciation of cyber laws and their impact and to ensure continuity of business processes in the event of major exigencies.

Technology risks not only have a direct impact on a bank as operational risks but can also exacerbate other risks like credit risks and market risks. Given the increasing reliance of customers on electronic delivery channels to conduct transactions, any security related issues have the potential to undermine public confidence in the use of e-banking channels and lead to reputation risks to the banks. Inadequate technology implementation can also induce strategic risk in terms of strategic decision making based on inaccurate data/information. Compliance risk is also an outcome in the event of non-adherence to any regulatory or legal requirements arising out of the use of IT. These issues ultimately have the
potential to impact the safety and soundness of a bank and in extreme cases may lead to systemic crisis.

Keeping in view the changing threat milieu and the latest international standards, it was felt that there was a need to enhance RBI guidelines relating to the governance of IT, information security measures to tackle cyber fraud apart from enhancing independent assurance about the effectiveness of IT controls. To consider these and related issues, RBI announced the creation of a Working Group on Information Security, Electronic Banking, Technology Risk Management and Tackling Cyber Fraud in April, 2010. The Group was set up under the Chairmanship of the Executive Director Shri.G.Gopalakrishna.

The Group delved into various issues arising out of the use of Information Technology in banks and made its recommendations in nine broad areas. These areas are IT Governance, Information Security, IS Audit, IT Operations, IT Services Outsourcing, Cyber Fraud, Business Continuity Planning, Customer Awareness programmes and Legal issues.

**Major Recommendations of the Working Group**

The Group felt that the recommendations are not “one-size-fits-all” and the implementation of these recommendations need to be based on the nature and scope of activities engaged by banks and the technology environment prevalent in the bank and the support rendered by technology to the business processes.

**On IT Governance:**

- Banks need to formulate a Board approved IT strategy/plan document. An IT policy needs to be framed for regular management of IT functions and ensure that detailed documentation in terms of procedures and guidelines exists and are implemented. The strategic plan and policy need to be reviewed annually.
- A need was felt to create an exclusive Board level IT Strategy Committee with a minimum of two directors as members, one of whom should be an independent director. All members of the IT Strategy Committee would need to be technically competent while at least one member would need to have substantial expertise in managing/guiding technology initiatives.
A need was felt for the position of CIO in banks, to be the key business player and play a part in the executive decision-making function. The key role of the CIO would be to act as an owner of the IT function and enable the alignment of business and technology.

IT Steering Committee needs to be created with representations from various IT functions, HR, Legal and business functions as appropriate. The role of the IT Steering Committee would be to assist the Executive Management in the implementation of the IT strategy approved by the Board.

The IT Steering Committee should assess whether the IT Governance structure fosters accountability, is effective and transparent, has well defined objectives and actions and unambiguous responsibilities for each level in the organization.

The organizational structure for IT should be commensurate with the size, scale and nature of business activities carried out by the bank and the underlying support provided by information systems for business functions.

Key focus areas of IT Governance that need to be considered include strategic alignment, value delivery, risk management, resource management and performance management.

Requirements for trained resources with requisite skill sets for the IT function need to be understood and assessed appropriately. A periodic assessment of the training requirements for human resources should be made to ensure that sufficient, competent and capable human resources are available.

The Board needs to be adequately aware of IT resources and infrastructure available to meet required strategic business objectives and ensure that a process is in place to record the resources available/ potentially available to the bank.

Performance of IT function should be monitored to ensure delivery on time and within budget, with appropriate functionality and with intended benefits.

Banks need to establish and maintain an enterprise information model to enable applications development and decision-supporting activities, consistent with IT strategy. The model should facilitate optimal creation, use and sharing of information by a business, in a way that it maintains integrity, and is flexible, functional, cost-effective, timely, secure and resilient to failure.

There is also a need to maintain an “enterprise data dictionary” that incorporates the organization's data syntax rules. This should enable the sharing of data among applications and systems, promote a common understanding of data among IT and business users and preventing incompatible data elements from being created.
• Procedures to assess the integration and interoperability of complex IT processes such as problem, change and configuration management need to exist, depending upon the extent of technology leverage in a bank.
• An appropriate programme and project management framework needs to be implemented for the management of all IT projects, which ensures correct prioritization and co-ordination.
• For managing project risks, a consistent and formally defined programme and project management approach should be applied to IT projects that enable appropriate stakeholder participation and monitoring of project risks and progress.
• For major projects, formal project risk assessment needs to be carried out and managed on an ongoing basis.
• The bank-wide risk management policy or operational risk policy needs to include IT related risks and the Risk Management Committee should periodically review and update the same (at least annually).
• IT function needs to support a robust and comprehensive Management Information System with respect to various business functions as per business needs and in coordination with business personnel so as to provide inputs for effective decision making by management.
• Components of well-known IT control frameworks such as COBIT as applicable to each bank’s technology environment may be considered for implementation in a phased manner providing a standardized set of terms and definitions that are commonly interpreted by all stakeholders.
• Effective IT control practices and their monitoring are required to avoid breakdowns in internal control and oversight, increase efficiency, use resources optimally and increase the effectiveness of IT processes.
• Information on major IT projects that have a significant impact on the bank’s risk profile and strategy needs to be reported to appropriate levels of management and undergo appropriate strategic and cost/reward analysis on a periodic basis.
• Project level steering committees needs to be created to take responsibility for execution of the project plan, achievement of outcomes and project completion.
• An IT balanced scorecard may be considered for implementation, with approval from key stakeholders, to measure IT performance along different dimensions such as financial aspects, customer satisfaction, process effectiveness, future capability, and for assessing IT management performance.
• Banks may also consider assessing their IT maturity level, based on well known international standards, design an action plan and implement the plan to reach the target maturity level.

• A forum in India, under the aegis of IDRBT, akin to the Financial Services Technology Consortium in the US, can work collaboratively to solve shared problems and challenges, as well as pioneer new technologies that benefits all banks.

• An exclusive forum for CIO and senior IT officials of banks, under the aegis of IDRBT, can be encouraged to enable sharing of experiences and discuss issues of contemporary relevance for the benefit of the industry as a whole.

On Information Security:

• The major role of the Board/ Top Management should involve approving information security policies, establishing necessary organizational processes/ functions for information security and providing necessary resources.

• Each bank needs to create a separate information security function to focus exclusively on information security management. The organization of the information security function should be commensurate with the nature and size of activities of a bank and extent of IT leverage and e-delivery channels. The function should be adequately resourced in terms of the number of staff, their range and level of skills, and tools or techniques.

• A sufficiently senior level official of the rank of GM/DGM/AGM needs to be designated as the Chief Information Security Officer (CISO) responsible for articulating and enforcing the policies that a bank uses to protect its information assets apart from coordinating the information security related issues / implementation within the organization as well as relevant external agencies. The CISO needs to report directly to the Head of the Risk Management function and should not have a direct reporting relationship with the CIO.

• A Board approved Information security policy needs to be in place and reviewed at least annually. The policy framework should take into consideration, inter-alia, aspects like: alignment with business objectives; the objectives, scope, ownership and responsibility for the policy; information security organizational structure; information security roles and responsibilities; exceptions; knowledge and skill sets required; periodic training and continuous professional education; compliance review and penal measures for non-compliance of policies.

• Risk assessment is the core competence of information security management for a bank. The risk assessment must, for each asset within its scope, identify the threat/


vulnerability combinations that have a likelihood of impacting the confidentiality, availability or integrity of that asset - from a business, compliance and/or contractual perspective.

- Job descriptions, including roles and responsibilities, employment agreements and policy awareness acknowledgements from staff increase accountability for security. Management can communicate general and specific security roles and responsibilities for all employees based on their job descriptions. Management should expect all employees, officers, and contractors to comply with information security and/or acceptable-use policies and protect the institution’s assets, including information.

- Digital evidence needs to be considered as similar to any other form of legal proof. It needs to withstand challenges to its integrity, its handling must be carefully tracked and documented, and it must be suitably authenticated by the concerned personnel. A policy needs to be in place in this regard.

- Maintaining detailed inventory of information assets and classification of information/data are among the key components of information security management.

- Banks need to grant authorisation for access to information assets only where a valid business need exists and only for a definite time period for which the access is required.

- Personnel with elevated system access privileges should be closely supervised.

- Information security needs to be considered at all stages of an information asset’s (like hardware, software) life-cycle which typically includes: planning and design; acquisition and implementation; maintenance and support; and disposal so as to minimise exposure to vulnerabilities.

- Banks should have a process in place to verify job application information on all new employees. The sensitivity of a particular job or access level may warrant additional background and credit checks.

- Banks should implement suitable physical and environment controls taking into consideration threats, and based on the entity’s unique geographical location, building configuration, neighboring entities, etc.

- There is a vital need for initial, and ongoing, training/awareness programmes on information security for employees and vendor personnel. There should also be a mechanism to track the effectiveness of the training programmes periodically through an assessment process designed for testing the understanding of relevant policies.

- A robust incident management process needs to be in place to maintain the capability to manage incidents within an enterprise, to enable containment of exposures and to achieve recovery within a specified time period. Incidents could include aspects relating
to misuse of computing assets, information disclosure or events that threaten the continuance of business processes.

- A bank needs to have clear accountability mechanisms and communication plans (for escalation and reporting to the Board and senior management and customer communication where appropriate) to limit the impact of information security incidents. Institutions would also need to pro-actively notify CERT-In/IDRBT/RBI regarding major cyber security incidents.

- There should be documented standards/procedures for administering an application system, which are approved by the application owner and kept up-to-date. Access to the application should be based on the principle of least privilege and “need to know” commensurate with the job responsibilities. Adequate segregation of duties needs to be enforced.

- Every application affecting critical/sensitive information, for eg. impacting financial, customer, control, risk management, regulatory and statutory aspects, must provide for detailed audit trails/ logging capability with details like transaction id, date, time, originator id, authorizer id, actions undertaken by a given user id, etc. Other details like logging IP address of client machine, terminal identity or location also need to be available. Alerts regarding use of the same machine for both maker and checker transactions need to be considered. The logs/alerts/exception reports with regard to systems should be analyzed and any issues need to be remedied at the earliest.

- The audit trails should satisfy a bank’s business requirements apart from regulatory and legal requirements. It should also be facilitating the conduct of audit, serving as forensic evidence when required and assisting in dispute resolution including for non-repudiation purposes. Audit trails should be secured to ensure the integrity of the information captured and preservation of evidence.

- Banks may obtain application integrity statements in writing from the application system vendors providing for reasonable level of assurance about the application being free of malware at the time of sale, free of any obvious bugs, and free of any covert channels in the code (of the version of the application being delivered as well as any subsequent versions/modifications done).

- Data security measures need to be in place. Banks need to define and implement procedures to ensure the integrity and consistency of all critical data stored in electronic form, such as databases, data warehouses and data archives.

- Direct back-end updates to database should not be allowed except during exigencies, in the event of a genuine business need and after due authorization as per relevant policy
• Any changes to an application system/data need to be justified by genuine business need and approvals supported by documentation and subjected to a robust change management process.

• For all critical applications, either source code must be received from the vendor or a software escrow agreement needs to be in place with a third party to ensure source code availability in case the vendor goes out of business. It needs to be ensured that product updates and programme fixes are also included in the escrow agreement.

• Data transfer from one process to another or from one application to another, particularly in respect of critical or financial applications, should not have any manual intervention in order to prevent any unauthorized modification. The process needs to be automated and properly integrated through “Straight Through Processing” methodology with an appropriate authentication mechanism and audit trails.

• In the event of data pertaining to Indian operations being stored and/or processed abroad, for example, by foreign banks, there needs to be suitable controls like segregation of data and strict access controls based on ‘need to know’ and robust change controls. The bank should be in a position to adequately prove the same to the regulator. Regulator’s access to such data/records and other relevant information should not be impeded in any manner and RBI would have the right to cause an inspection to be made of the processing centre/data centre and its books and accounts by one or more of its officers or employees or other persons.

• Robust system security testing needs to be carried out.

• Multi-tier application architecture needs to be implemented for critical e-banking systems like internet banking which differentiate session control, presentation logic, server side input validation, business logic and database access.

• A bank needs to have a documented migration policy specifying a systematic process for data migration and for ensuring data integrity, completeness and consistency. Explicit sign offs from users/application owners need to be obtained after each stage of migration and also after the migration process has been completed. Audit trails need to be available to document the conversion, including data mappings and transformations.

• Banks need to carry out due diligence with regard to new technologies/systems since they can potentially introduce additional risk exposures

• Any new business products introduced, along with the underlying information systems, need to be assessed as part of a formal product approval process which incorporates, inter-alia, security related aspects and fulfilment of relevant legal and regulatory prescriptions.
• Cryptographic techniques need to be used to control access to critical and sensitive data/information in transit and storage. Banks should only select encryption algorithms which are well established international standards and which have been subjected to rigorous scrutiny by an international community of cryptographers or approved by authoritative professional bodies, reputable security vendors or government agencies.

• Normally, a minimum of 128-bit SSL encryption is expected. Constant advances in computer hardware, cryptanalysis and distributed brute force techniques may induce use of larger key lengths periodically. It is expected that banks will properly evaluate security requirements associated with their internet banking systems and other relevant systems and adopt an encryption solution that is commensurate with the degree of confidentiality and integrity required.

• Banks need to scan frequently for vulnerabilities and address discovered flaws proactively to avoid the likelihood of having their computer systems compromised. Automated vulnerability scanning tools need to be used against all systems in their networks on a periodic basis.

• Banks need to have monitoring processes in place to identify suspicious events and unusual behavioural patterns that could impact the security of IT assets. The strength of the monitoring controls should be based on the criticality of an IT asset. A bank would need to establish a clear allocation of responsibility for regular monitoring mechanism, and the tools and processes in this regard need to be commensurate with the level of monitoring required.

• Critical functions, for example relating to financial, regulatory and legal, MIS and risk management, need to be done through proper application systems and not manually or in a semi-automated manner through spreadsheets which pose risks relating to data integrity and reliability. Use of spreadsheets in this regard should be restricted and should be replaced by appropriate IT applications in a phased manner within a definite timeframe.

• A robust process needs to be in place for “effective malware control”. Typical controls to protect against malicious code use layered combinations of technology, policies and procedures and training. The controls are of the preventive and detective/corrective in nature.

• Establishing a robust network protection strategy and layered security based on the principle of defence-in-depth is an absolute necessity for banks.

• There should be arrangements for monitoring and reporting of the information security condition of the organization, which are documented, agreed with top management and
performed regularly. Security related metrics can be used to measure security policy implementation.

- Given the multiplicity of devices and systems, banks should deploy suitable automated tools for log aggregation and consolidation from multiple machines/systems and for log correlation and analysis.

- Security and Audit Processes of Critical service providers/vendors need to be assessed regularly since ineffective third-party controls can weaken the ability of a bank to achieve its control objectives.

- Commercial banks should implement ISO 27001 based Information Security Management System (ISMS) best practices for their critical functions. Additionally, other reputed security/IT control frameworks may also be considered by banks.

- Strong controls need to be initiated against any remote access facility. The management should establish policies restricting remote access and be aware of all remote-access devices attached to the bank’s systems. These devices should be strictly controlled.

- Events that trigger the implementation of a business continuity plan may have security implications. Risk assessments should consider the changing risks that appear in business continuity scenarios and different security postures that may need to be established.

- Information security assurance needs to be obtained through periodic penetration testing exercises, audits and vulnerability assessments. The assurance work needs to be performed by appropriately trained and independent information security experts/auditors. The strengths and weaknesses of critical internet-based applications, other critical systems and networks needs to be carried out before each initial implementation, and at least annually thereafter. Any findings needs to be reported and monitored using a systematic audit remediation or compliance tracking methodology.

- Provision of various electronic banking channels like ATM/debit cards/internet banking/phone banking should be issued only at the option of the customers based on specific written or authenticated electronic requisition along with a positive acknowledgement of the terms and conditions from the customer. A customer should not be forced to opt for services in this regard. Banks should provide clear information to their customers about the risks and benefits of using e-banking delivery services to enable customers to decide on choosing such services.

- In view of the proliferation of cyber attacks and their potential consequences, banks should implement two-factor authentication for critical activities like fund transfers and changing customer related details through internet banking facility.
• The implementation of appropriate authentication methodologies should be based on an assessment of the risk posed by the institution’s internet banking systems. The risk should be evaluated in light of the type of customer (e.g., retail or corporate/commercial); customer transactional capabilities (e.g., bill payment, fund transfer), the sensitivity of customer information being communicated to the bank and the volume of transactions involved.

• While not using the asymmetric cryptosystem and hash function is a source of legal risk, the banks, at the least, need to implement dynamic two-factor authentication through user id/password combination and second factor like (a) OTP/dynamic access code through various modes like SMS over mobile phones or hardware token or (b) a digital signature, through a card/token containing a digital certificate and associated private key (preferably for corporate customers).

• To enhance online processing security, confirmatory second channel procedures (like telephony, SMS, email etc.) should be applied with regard to transactions above pre-set values, creation of new account linkages, registration of third party payee details, changing account details or revision to funds transfer limits. In devising these security features, the bank should take into account their efficacy and differing customer preferences for additional online protection.

• Based on mutual authentication protocols, customers could also authenticate the bank’s web site through security mechanisms such as personal assurance messages/images, exchange of challenge response security codes and/or the secure sockets layer (SSL) server certificate verification. In recent times, Extended Validation Secure Sockets Layer (EV-SSL) Certificates are increasingly being used. It should, however, be noted that SSL does not provide end-to-end encryption security at the application layer but is only designed to encrypt data in transit at the network transport layer.

• A risk based transaction monitoring or surveillance process needs to be put in place. The banks may consider dynamic scoring models and related processes to trigger or alert transactions which are not normal to improve preventive/detective capability. Study of customer transaction behavioral patterns and stopping irregular transactions or obtaining prior confirmation from customers for outlier transactions may be incorporated as part of the process.

• Chip based cards house data on microchips instead of magnetic stripes, making data more difficult to steal and cards more difficult to reproduce. It is recommended that RBI may consider moving over to chip based cards along with requiring upgradation of necessary infrastructure like ATMs/POS terminals in this regard in a phased manner.
- For debit / credit card transactions at the POS terminals, PIN based authorization system needs to be put in place (without any looping) in place of the existing signature based system and the non-PIN based POS terminals need to be withdrawn in a phased manner.

- Given that control, security and legal issues on cloud computing are still evolving, a bank needs to be cautious and carry out due diligence to assess the risks comprehensively before considering cloud computing.

- There needs to be forum of CISOs who can periodically interact and share experiences regarding any information security threats. It is reported that a CISO forum is already functional under IDRBT. The forum may, among other functions, endeavour to share good practices, identify any specific information security issues and flag them to appropriate stakeholders like the regulator, IBA etc.

- There is a need for a system of information sharing akin to the functions performed by FS-ISAC (Financial Services Information Sharing Agency) in the US. IDRBT as a sub-CERT to the banking system can function as a nodal point for information sharing.

- Accreditation and empanelment of security audit qualifications/certifications and security audit vendors can be considered at a wider level by the Government of India/CERT-In or by IDRBT for the banking sector.

- In order to reduce the time, cost, and complexity of software assurance and to ensure its security, sustainability and resilience and increase the effectiveness of the methods used by the banking industry for software assurance, an initiative similar to FSTC Software Assurance Initiative (SAI) in the US can be considered in India, possibly under the aegis of IDRBT along with various stakeholders.

- There is a need for IBA, IDRBT and reputed institutions like DSCI to collaborate and develop security frameworks and detailed implementation methodologies and procedures for the benefit of the banking sector, based on the information security related aspects covered in this report.

- There is an increasing need for specific detailed research in security of banking technology and bringing out innovative and secure banking products in collaboration with reputed academic bodies like the IITs. IDRBT can expand its activities/initiatives in this regard.

- Given the nature of the problem of cyber security, there needs to be engagement at a wider level nationally and internationally, with the government, law enforcement agencies, various industrial associations and academic institutions.

- RBI can consider having a multi-disciplinary Standing Committee on Information Security with representation from various stakeholders to consider new security related
developments and also legal developments, and based on the same, provide recommendations for suitable updation of guidelines on periodic basis.

- Collaborative efforts may also be made by reputed bodies like IDRBT, IIBF and DSCI coordinated by IBA to create customized indigenous certification courses to certify specific knowledge and skillsets in IT/information security areas for various categories of bank personnel at operational and managerial levels so as to create a large and diverse pool of requisite talent within the banking system.

**On IT operations:**

- The Board of Directors and Senior Management should oversee the implementation of a safe and sound IT operations environment. The policies and procedures defined as part of IT operations should support a bank’s goals and objectives as well as follow statutory and regulatory requirements.
- IT operations include business services which are available to the internal or external customers of the organization using IT as a service delivery component. Instances include Mobile Banking and Internet Banking. IT Operations also include IT components which are used to support IT Operations, which can be service desk application, ticketing tools, event management tools etc. Banks may consider including test environment, quality assurance environment and any other such environment besides production environment within the scope of IT Operations.
- Banks should analyze their IT operation environment, including technology, human resources and implemented processes to identify threats and vulnerabilities and conduct a periodic risk assessment. As part of risk identification and assessment, banks should identify events or activities that could disrupt operations or negatively affect reputation or earnings and assess compliance to regulatory requirements. Banks should define various attributes for each risk component like probability of occurrence, financial impact etc. These attributes along with the business process involved should be used to prioritize risk mitigation actions and control framework.
- IT Strategy as framework should provide feedback to IT operations on the services to be supported, their underlying business processes, prioritization of these services etc. A well-defined IT strategy framework will assist IT operations in supporting IT services as required by the business and defined in SLAs.
- Service Valuation is the mechanism that can be considered by banks to quantify the services which are available to its customers (internal / external) and supported by IT operations in financial terms. Service Valuation will assist the IT Operation Function to showcase the involvement of the function in supporting the core business of the banks.
Demand Management process provides guidelines which may be used by banks to understand the business processes IT operations support to identify, analyze and codify Patterns of Business Activities (PBA) to provide sufficient basis for capacity requirement.

The components which should be considered when designing a new IT service or making a change to the existing IT service include business processes, service level agreements, IT infrastructure, IT environment etc.

Over the years, the IT infrastructure in banks has grown and developed, and there may not be a clear picture of all the IT services currently being provided, and the consumers for each service. In order to establish an accurate IT landscape it is recommended that an IT Service Catalogue is defined, produced and maintained. The Service Catalogue can be considered a repository that provides information on all the IT services supported by the IT Operations framework.

Banks need to institute a Service Level Management process for planning, coordinating, and drafting, agreeing, monitoring and reporting of service attributes used to measure the quality of service. The framework needs to include guidelines for ongoing reviews of service achievements to ensure that the required and cost-justifiable service quality is maintained and gradually improved. The Service Level Management framework defined by the banks should also have guidelines defined for logging and management including escalation of complaints and compliments.

A Capacity Management process is required to ensure that cost-justifiable IT capacity for IT services exists and matches the current and future business requirements as identified in the Service Level Agreement. Banks adopting the capacity management process should ensure that the framework encompasses all areas pertaining to technology i.e. hardware, software, human resources, facilities etc.

The availability and reliability of IT services can directly influence customer satisfaction and the reputation of banks. Availability Management is essential in ensuring IT delivers the right level of service required by the business to satisfy its business objectives. When defining Availability targets for a business service, banks should consider identifying Vital Business Function (VBF).

Attributes that can be used by banks to report availability of IT services include availability (in percentage), Mean Time between service incidents, Mean Time between Failures and Mean Time to Repair.

Implementation of Service Asset and Configuration Management framework has cost and resource implications and therefore there need to be strategic discussions about the priorities to be addressed.
• Banks need to implement a ‘change management’ process for handling any changes in technology and processes to ensure that the changes are recorded, assessed, authorized, prioritized, planned, tested, implemented, documented and reviewed in a controlled manner and environment.

• Operations phase as part of the Service Management lifecycle is responsible for executing and performing processes that optimize the cost of the quality of services. As part of the organization, it is responsible for enabling the business to meets its objectives. As part of technology, it is responsible for the effective functioning of components that support business services. The various aspects that banks need to consider include event management, incident management, problem management and access management.

On IT outsourcing:

• The Board and senior management are ultimately responsible for outsourced operations and for managing risks inherent in such outsourcing relationships. Responsibilities for due diligence, oversight and management of outsourcing and accountability for all outsourcing decisions continue to rest with the bank, Board and senior management.

• Banks need to assess the degree of ‘materiality’ inherent in the outsourced functions. Whether an outsourcing arrangement is ‘material’ to the business context or not is a qualitative judgment and may be determined on the basis of criticality of service, process or technology to the overall business objectives. Where a Bank relies on third party employees to perform key banking functions such as applications processing, etc. on a continuous basis, such outsourcing may also be construed as ‘material’, whether or not the personnel are located within the premises of the Bank.

• Outsourcing of non-financial processes, such as technology operations, is ‘material’ and if disrupted, has the potential to significantly impact business operations, reputation and stability of a Bank.

• Risk evaluation should be performed prior to entering into an outsourcing agreement and reviewed periodically in light of known and expected changes, as part of the strategic planning or review process.

• Banks should evaluate vendor managed processes or specific vendor relationships as they relate to information systems and technology. All outsourced information systems and operations may be subject to risk management and security and privacy policies that meet a bank’s own standards and any external requirements.

• While negotiating/ renewing an outsourcing arrangement, appropriate diligence should be performed to assess the capability of the technology service provider to comply with
obligations in the outsourcing agreement. Due diligence should involve an evaluation of all information about the service provider including qualitative, quantitative, financial, operational and reputational factors.

- Banks must be required to report to the regulator where the scale and nature of functions outsourced are significant, or extensive data sharing is involved across geographic locations as part of technology/ process outsourcing.
- The terms and conditions governing the contract between the bank and the service provider should be carefully defined in written agreements and vetted by the bank’s legal counsel on their legal effect and enforceability.
- Banks should ensure that the contract brings out the nature of the legal relationship between the parties (agent, principal or otherwise), and addresses risks and mitigation strategies identified at the risk evaluation and due diligence stages. Contracts should clearly define the roles and responsibilities of the parties to the contract and include suitable indemnification clauses. Any ‘limitation of liability’ consideration incorporated by the service provider should be assessed in consultation with the legal department.
- In the event of multiple service provider relationships where two or more service providers collaborate to deliver an end to end solution for the financial institution, the bank remains responsible for understanding and monitoring the control environment of all service providers that have access to the bank’s systems, records or resources.
- Banks should establish a structure for management and control of outsourcing, based on the nature, scope, complexity and inherent risk of the outsourced activity.
- Management should include SLAs in the outsourcing contracts to agree and establish accountability for performance expectations. SLAs must clearly formalize performance criteria to measure the quality and quantity of service levels. For outsourced technology operations, specific metrics may be defined around service availability, business continuity and transaction security, in order to measure services rendered by the external vendor organization.
- Banks should evaluate the adequacy of the internal controls environment offered by the service provider. Due consideration should be given to implementation by the service provider of various aspects like information security policies and employee awareness of the same, logical access controls, physical and environmental security and controls, controls for handling data etc.
- Outsourcing should not impede or interfere with the ability of the bank or the regulator in performing its supervisory functions and objectives. As a practice, institutions should conduct pre- and post-outourcing implementation reviews. An institution should also review its outsourcing arrangements periodically (at least annually) to ensure that its
outsourcing risk management policies and procedures, and these guidelines, are effectively complied with.

- An institution should, at least on an annual basis, review the financial and operational condition of the service provider to assess its ability to continue to meet outsourcing obligations.
- Banks should also periodically commission independent audit and expert assessments on the security and control environment of the service provider.
- Banks should ensure that their business continuity preparedness is not compromised on account of outsourcing.
- Banks need to take effective steps to ensure that risks with respect to confidentiality and security of data are adequately mitigated.
- In the event of outsourcing of technology operations, the banks should subject the same to enhanced and rigorous change management and monitoring controls since ultimate responsibility and accountability rests with the bank.
- Banks, while framing the viable contingency plan, need to consider the availability of alternative service providers or the possibility of bringing the outsourced activity back-in-house in an emergency (for example, where number of vendors for a particular service is extremely limited) and the costs, time and resources that would be involved and be prepared to take quick action, if warranted.
- The engagement of service providers across multiple geographies exposes the organization to country risk – economic, social and political reasons in the country that may adversely affect the bank’s business and operations. Banks should proactively evaluate such risk as part of the due diligence process and develop appropriate mitigating controls and as required, an effective exit strategy.
- Emerging technologies such as data center hosting, applications as a service and cloud computing have given rise to unique legal jurisdictions for data and cross border regulations. Banks should clarify the jurisdiction for their data and applicable regulations at the outset of an outsourcing arrangement. This information should be reviewed periodically and in case of significant changes performed by the service provider.
- Banks should ensure that quality and availability of banking services to customers are not adversely affected due to the outsourcing arrangements entered into by the bank. Banks need to institute a robust grievance redressal mechanism, which should not be compromised in any way due to outsourcing.
- IBA may facilitate requisite data sharing between banks to maintain scoring information for existing / new service providers which may include any fraud or major operational lapses committed by the service providers.
Detailed service provider assessment and monitoring frameworks and best practices from a banking context can be explored by IBA in collaboration with institutions like DSCI and IDRBT.

On IS Audit:

- To meet the responsibility to provide an independent audit function with sufficient resources to ensure adequate IT coverage, the board of directors or its audit committee should provide an internal audit function which is capable of evaluating IT controls adequately.

- Banks should enable an adequately skilled composition of the Audit Committee to manage the complexity of the IS Audit oversight. A designated member of the Audit Committee needs to possess the relevant knowledge of Information Systems, IS Controls and audit issues. The designated member should also have relevant competencies to understand the ultimate impact of deficiencies identified in IT Internal Control framework by the IS Audit function. The Board or its Audit Committee members should seek training to fill any gaps in the knowledge related to IT risks and controls.

- The Audit Committee should devote appropriate and sufficient time to IS audit findings identified during IS Audits and members of the Audit Committee would need to review critical issues highlighted and provide appropriate guidance to the bank’s management.

- Banks should have a separate IS Audit function within the Internal Audit department led by an IS Audit Head, assuming responsibility and accountability of the IS audit function, reporting to the Chief Audit Executive (CAE) or Head of Internal Audit. Where the bank uses external resources for conducting IS audit in areas where skills are lacking within the bank, the responsibility and accountability for such external IS audits still remain with the IS Audit Head and CAE.

- IS Auditors should act independently of the bank's management. In all matters related to the audit, the IS Audit should be independent of the auditee in both attitude and appearance. IS Auditors should be professionally competent, having the skills, knowledge, training and relevant experience to conduct an audit. IS Auditors should exercise due professional care, which includes following professional auditing standards in conducting the audit.

- Banks may decide to outsource the execution of segments of the audit plan to external professional service providers, as per the overall audit strategy decided in co-ordination with the CAE and the Audit Committee. The work outsourced shall be restricted to execution of audits identified in the audit plan. Banks need to ensure that the overall
ownership and responsibility of the IS Audit including the audit planning process, risk assessment and follow up of compliance remains within the Bank. External assistance may be obtained initially to put in place necessary processes in this regard, if required.

- An Audit Charter / Audit Policy is a document which guides and directs the activities of the Internal Audit function. IS Audit, being an integral part of the Internal Audit function, should also be governed by the same Audit Charter / Audit Policy. The audit policy should be documented to contain a clear description of its mandate, purpose, authority and accountability (of relevant membersofficials in respect of the IS Audit i.e. IS Auditors, audit management and the audit committee) and the relevant operating principles. The document should be approved by the Board of Directors.
- IS Audit policy/charter should be subjected to an annual review to ensure its continued relevance and effectiveness.
- The IS auditor should consider establishing a quality assurance process (e.g., interviews, customer satisfaction surveys, assignment performance surveys etc.) to understand the auditee’s needs and expectations relevant to the IS audit function. These needs should be evaluated against the policy with a view to improving the service or changing the service delivery or audit charter, as necessary.
- Banks need to carry out IS Audit planning using the Risk Based Audit Approach. The approach involves aspects like IT risk assessment methodology, defining the IS Audit Universe, scoping and planning the audit, execution and follow up activities.
- The IS Audit Universe can be built around the four types of IT resources and various IT processes like application systems, information or data, infrastructure(technology and facilities like hardware, operating systems, database management systems, networking, multimedia, etc., and the environment that houses and supports them that enable the processing of the applications) and people (internal or outsourced personnel required to plan, organize, acquire, implement, support, monitor and evaluate the information systems and services).
- The IS Auditor must define, adopt and follow a suitable risk assessment methodology. A successful risk-based IS audit program can be based on an effective scoring system arrived at by considering all relevant risk factors. Banks should develop written guidelines on the use of risk assessment tools and risk factors and review these guidelines with the Audit Committee or the Board of directors. Risk assessment related guidelines will vary for individual banks depending on their size, complexity, scope of activities, geographic diversity, and various technologies/systems used.
- The IS Audit Plan (either separately or as part of the overall internal audit plan) should be a formal document, duly approved by the Audit Committee initially and during any
subsequent major changes. The Audit plan should be prepared so that it is in compliance with appropriate external regulatory/legal requirements, in addition to well-known IS Auditing Standards.

- The IS Audit Head is responsible for the annual IS Audit Plan which is prepared based on the scoping document and risk assessment. The Audit plan typically covers the overall audit strategy, scoped audit areas, details of control objectives identified in the scoping stage, sample sizes, frequency of audit based on risk assessment, nature and extent of audit and IT audit resources identification. A report on the status of planned versus actual IS audits, and any changes to the annual IS audit plan, needs to be presented periodically to the Audit Committee and Senior management.

- IT governance, information security governance related aspects, critical IT general controls like data centre controls and processes and critical business applications/systems having financial/compliance implications including MIS and regulatory reporting systems and customer access points (like delivery channels) need to be subjected to IS Audit(or integrated audit) atleast once a year (or more frequently, if warranted by risk assessment).

- IS Audits should also cover branches, with focus on large and medium branches, in critical areas like password controls, control of user ids, operating system security, anti-malware controls, maker-checker controls, segregation of duties, rotation of personnel, physical security, review of exception reports/audit trails, BCP policy and testing etc.

- Detailed pre-implementation application control audits and data migration audits with regard to critical systems need to be subjected to an independent external audit.

- Banks also need to conduct a post-implementation detailed application control audit. Furthermore, banks should also include application control audits in a risk based manner as part of the regular Internal Audit/IS Audit plans with focus on data integrity (among other factors). General internal auditors with requisite functional knowledge need to be involved along with the IS Auditors in the exercise to provide the requisite domain expertise.

- IS Auditors should periodically review the results of internal control processes and analyze financial or operational data for any impact on risk assessment or scoring. Accordingly, various auditee units should be required to keep auditors up to date on all major changes in departments or functions, such as the introduction of a new product, implementation of a new system, application conversions, significant changes in organization or staff, new regulatory and legal requirements, security incidents etc.

- IS Auditors should be reasonably conversant with various fraud risk factors and should assess the risk of occurrence of irregularities connected with the area under audit. The
IS Auditor should also consider Fraud Vulnerability assessments undertaken by the Fraud Risk Management group, while identifying fraud risk factors as part of IT risk assessment and audit process.

- Banks should consider using testing accelerators — tools and techniques that help support the procedures IS Auditors will be performing — to increase the efficiency and effectiveness of the audit.

- Auditors need to enhance utilization of CAATs, which may be used effectively in areas such as detection of revenue leakage, assessing impact of control weaknesses, monitoring customer transactions under AML requirements and generally in areas where a large volume and value of transactions are reported. Suitable “read-only” access rights should be provided to auditors for enabling use of CAATs.

- Banks may consider, wherever possible, a continuous auditing approach for critical systems, which involves performing control and risk assessments on a more frequent basis by using technology suitably.

- The Board (or the Audit Committee) should be informed of Senior Management’s decision on all significant observations and recommendations. When IS Auditors believe that the bank has accepted a level of residual risk that is inappropriate for it, they should discuss the matter with Internal Audit function and Senior Management. If the IS Auditors are not in agreement with the decision regarding residual risk accepted by the bank, IS Auditors and Senior Management should report the matter to the Board (or the Audit Committee) for resolution.

- Services provided by a third party are relevant to the scope of IS Audit of a bank when those services, and the controls within them, form part of the bank’s information systems. These need to be adequately assessed as part of the IS Audit process.

- In order to provide assurance to management and regulators, banks are required to conduct a quality assurance, at least once every three years, on the Banks Internal Audit including IS Audit function to validate the approach and practices adopted by them in the discharge of their responsibilities as laid out in the Audit Policy.

- Accreditation and empanelment of IS audit qualifications/certifications and IS audit vendors/firms can be considered by the Government of India.

**On Cyber Fraud:**

- Most retail cyber frauds and electronic banking frauds would be of values less than Rs.1 crore and hence may not attract the necessary attention of the Special Committee of the Board. Since these frauds are large in number and have the potential to reach large proportions, it is recommended that the Special Committee of the Board be briefed separately on this to keep them aware of the proportions of the fraud and the steps taken
by the bank to mitigate them. The Special Committee should specifically monitor the progress of the mitigating steps taken by the bank in case of electronic frauds and the efficacy of the same in containing fraud numbers and values.

- The activities of fraud prevention, monitoring, investigation, reporting and awareness creation should be owned and carried out by an independent fraud risk management group in the bank. The group should be adequately staffed and headed by a senior official of the bank, not below the rank of General Manager/DGM.

- Fraud review councils should be set up by the fraud risk management group with various business groups in the bank. The council should consist of the head of the business, head of the fraud risk management department, the head of operations supporting that particular business function and the head of information technology supporting that business function. The councils should meet at least every quarter to review fraud trends and preventive steps taken that are specific to that business function/group.

- Various fraud prevention practices need to be followed by banks. These include fraud vulnerability assessments (for business functions and also delivery channels), review of new products and processes, putting in place fraud loss limits, root cause analysis for actual fraud cases above Rs. 10 lakhs, reviewing cases where a unique modus operandi is involved, ensuring adequate data/information security measures, following KYC and Know your employee/vendor procedures, ensuring adequate physical security, sharing of best practices of fraud prevention and creation of fraud awareness among staff and customers.

- No new product or process should be introduced or modified in a bank without the approval of control groups like compliance, audit and fraud risk management groups. The product or process needs to be analyzed for fraud vulnerabilities and fraud loss limits to be mandated wherever vulnerabilities are noticed.

- Banks have started sharing negative/fraudulent list of accounts through CIBIL Detect. Banks should also start sharing the details of employees who have defrauded them so that they do not get hired by other banks/financial institutions.

- Quick fraud detection capability would enable a bank to reduce losses and also serve as a deterrent to fraudsters. Various important requirements recommended in this regard include setting up a transaction monitoring group within the fraud risk management group, alert generation and redressal mechanisms, dedicated e-mail id and phone number for reporting suspected frauds, mystery shopping and reviews.

- Banks should set up a transaction monitoring unit within the fraud risk management group. The transaction monitoring team should be responsible for monitoring various types of transactions, especially monitoring of potential fraud areas, by means of which,
early alarms can be triggered. This unit needs to have the expertise to analyse transactions to detect fraud trends. This unit should work in conjunction with the data warehousing and analytics team within banks for data extraction, filtering, and sanitization for transaction analysis for determining fraud trends. Banks should put in place automated systems for detection of frauds based on advanced statistical algorithms and fraud detection techniques.

- It is widely accepted that fraud investigation is a specialized function. Thus, the fraud risk management group should undergo continuous training to enhance its skills and competencies.

- Apart from the categories of fraud that need to be reported as per RBI Master Circular on Frauds dated July 2, 2010, it is recommended that this should also include frauds in the electronic channels and the variants of plastic cards used by banks and their customers to conclude financial transactions.

- It has been noted that there is lack of uniformity regarding the amount of fraud to be reported to RBI. Some banks report the net loss as the fraud amount (i.e. fraud amount minus recovery), while others report the gross amount. Some do not report a fraud if the entire amount is recovered. In the case of credit card frauds, some banks follow the practice of reporting the frauds net of chargeback credit received while others report the amount of the original transactions. To overcome such inconsistency, a uniform rule of reporting amounts involved in frauds is being recommended.

- A special mention needs to be made of frauds done by collusive merchants who use skimmed/stolen cards at the point of sale (POS) terminals given to them by banks and then abscond with the money before the chargeback is received on the transaction. Many banks do not report such cases stating that the banks which have issued the cards are the ones impacted. However, in these cases, the merchants cause undue loss to the bank by siphoning off the credit provided. Hence such cases should be reported as frauds.

- It has been observed that in a shared ATM network scenario, when the card of one bank is used to perpetrated a fraud through another bank’s ATM, there is a lack of clarity on who should report such a fraud to RBI. It is the bank acquiring the transaction that should report the fraud. The acquiring bank should solicit the help of the issuing bank in recovery of the money.

- Employee awareness is crucial to fraud prevention. Training on fraud prevention practices should be provided by the fraud risk management group at various forums.
A positive way to create employee awareness is to reward employees who have gone beyond the call of duty and prevented frauds. Details of employees receiving such awards may be published in the fraud newsletters.

In the case of online frauds, since the jurisdiction is not clear, there is ambiguity on where the police complaint should be filed and customers/banks have to shuttle between different police units on the point of jurisdiction. Cybercrime cells are not present in every part of the country. The matter of having a separate cell working on bank frauds in each state police department, authorized to register complaints from banks and get the investigations done on the same, needs to be taken up with respective police departments.

To enhance investigation skills of the staff in the fraud risk management group, a training institute for financial forensic investigation may be set up by banks under the aegis of IBA.

The experience of controlling/preventing frauds in banks should be shared between banks on a regular basis. The standing forum provided by the Indian Banks’ Association (IBA) can be used to share best practices and further strengthen internal controls in respective banks.

At each state, a Financial Crime Review Committee needs to be set up on frauds along the lines of the Security Committee that has been set up by the RBI to review security issues in banks with law enforcement authorities. The Committee can oversee the creation of awareness by banks among law enforcement agencies on new fraud types, especially technology based frauds.

There needs to multi-lateral arrangements amongst banks to deal with on-line banking frauds. The lack of such an arrangement amongst banks may force a customer to interact with different banks/organizations when more than one bank is involved. IBA could assist in facilitating such a mechanism.

**On Business Continuity Planning (BCP):**

- A bank’s Board has ultimate responsibility and oversight over the business continuity planning of a bank and needs to approve the Business Continuity policy of the bank. A bank’s Senior Management is responsible for overseeing the business continuity planning process which inter-alia includes determining how the institution will manage and control identified risks, prioritizing critical business functions, allocating knowledgeable personnel and sufficient financial resources to implement the BCP.
- A senior official needs to be designated as the Head of BCP function.
Since electronic banking has functions which are spread across more than one department, it is necessary that each department understands its role in the plan and the support required to maintain the plan. In case of disaster, each department has to be prepared for the recovery process aimed at protection of the critical functions. To this end, a set up like the BCP Committee is charged with the implementation of the BCP in an eventuality and all departments are expected to fulfill their respective roles in a co-ordinated manner. Hence, a BCP/Crisis Management Committee consisting of senior officials from various departments like HR, IT, Legal, Business functions and Information Security needs to be instituted.

There need to be adequate number of teams for handling various aspects of the BCP at the Central Office level as well as individual Zonal/ Controlling Office and branch levels.

Banks should consider various BCP methodologies and standards, like BS 25999, as inputs for their BCP framework.

The failure of critical systems or the interruption of vital business processes could prevent timely recovery of operations. Banks must fully understand the vulnerabilities associated with interrelationships between various systems, departments, and business processes. These vulnerabilities should be incorporated into the business impact analysis, which analyzes the correlation between system components and the services they provide.

People aspect should be an integral part of a BCP. Too often, plans are focused on technical issues, therefore it is suggested that a separate section relating to people should be incorporated, including details on staff welfare, counseling, relocation considerations, etc.

Pandemic planning needs to be incorporated as part of the BCP framework of banks.

Banks must regularly test BCP to ensure that they are up to date and effective. Testing of BCP should include all aspects and constituents of the bank i.e. People, Processes and Resources (including Technology).

Banks should involve their Internal Auditors (including IS Auditors) to audit the effectiveness of BCP and its periodic testing as part of their Internal Audit work and their findings/ recommendations in this regard should be incorporated in their report to the Board of Directors and Senior Management.

Banks should consider having a BCP drill planned along with the critical third parties in order to derive reasonable level of assurance in ensuring continuity in respect of pre-identified minimal required processes during exigencies.

Banks should perform the DR/BCP test without movement of bank personnel to the DR site. This will help in testing the readiness of alternative staff at the DR site.
• Business continuity plans should be maintained by at least annual reviews and updates to ensure their continued effectiveness.

• Banks should also consider having an unplanned BCP drill, wherein only a restricted set of people and certain identified personnel may be aware of the drill and not the floor/business personnel.

• Various detailed requirements relating to procedural, infrastructural and HR related aspects of BCP have been provided so that banks can improve BCP processes and generate best outcomes.

• There are many applications and services in the banking system that are highly mission critical in nature and therefore require high availability and fault tolerance to be considered while designing and implementing the solution. This aspect is to be taken into account especially while designing and implementing the data centre solution and corporate network solution.

• The solution architectures of DC and DR are not identical for all applications and services. Generally, it is observed that critical applications and services, namely the retail, corporate, trade finance and government business solutions as well as the delivery channels have the same DR configurations whereas surround or interfacing applications do not have DR support. Banks will have to conduct periodic reviews with reference to the above aspect and upgrade the DR solutions from time to time and ensure that all critical applications and support services have perfect replicas in terms of performance and availability.

• The configurations of servers, network devices and other products at the DC and DR have to be identical at all times. This includes the patches that are applied at the DC periodically and the changes made to the software from time to time by customization and parameterization to account for regulatory requirements, system changes etc.

• Periodic checks to ensure data and transaction integrity between DC and DR are mandatory. Suitable automated tools may be leveraged in this connection.

• DR drills currently conducted periodically come under the category of planned shutdown. Banks have to evolve a suitable methodology to conduct drills which are closer to a real disaster scenario so that the confidence levels of the technical team taking up this exercise are built up to address requirements in the event of a real disaster.

• Consideration of telecom related redundancy and alternative data and voice communication channels in the event of exigencies should be incorporated as part of the business continuity planning.

• It is to be ensured that the support infrastructure at the DC and DR, namely the electrical systems, air-conditioning environment and other support systems do not have a single
point of failure and have a building management and monitoring system to continuously monitor the resources. Monitoring of uptime has to be made as per the requirements and agreements with respective vendors. The same requirements have to be taken care of in case the DC/DR set up is in an outsourced location or a common shared set up.

- Given the need for drastically minimizing data loss during exigencies and enabling quick recovery and continuity of critical business operations, banks need to consider near site DR architecture. Major banks with significant customer delivery channel usage and significant participation in financial markets/payment and settlement systems may need to consider a plan of action for creating a near site DR architecture over the medium term (say, three years).

- An industry-wide alarm and crisis forum/organization (in which the key market participants and the most important providers of financial infrastructure services are represented) may be established. The heads of BCP from the participating institutions can make up the top level of this crisis organization, with the lower levels forming a network between those responsible for the areas of liquidity, large-value payments, retail payment transactions and IT. Any of the institutions can invoke the alarm organization by activating the level affected.

- A website for industry-wide BCP related information for the benefit of the industry can be considered.

- There are programmes in the US like the Telecommunications Service Priority System (TSPS), Government Emergency Telecommunications service (GETS) and Wireless Priority Service Program (WPS) for provision of priority telecom availability and recovery services during exigencies for critical infrastructures and institutions. Similarly, the Government of India may declare the banking sector, including financial markets, as critical infrastructure and consider instituting such special measures for priority infrastructural services to enable conduct of critical banking services and financial market transactions during exigencies.

**On Customer Education:**

- The Board of Directors/Senior Management need to be committed to the process of consumer education initiatives by providing adequate resources, evaluating the effectiveness of the process and fine-tuning and improving customer education measures on an ongoing basis.

- To get desired support for the programme, it is important to identify and involve key stakeholders in decision-making, planning, implementation and evaluation. A working group or committee can be created to establish a clear goal for the endpoint in
consultation with key stakeholders, clearly define roles, responsibilities and accountabilities, communicate in an open, clear and timely manner, allowing for flexibility in approaches to suit different stakeholder needs, support training and development to ensure a change in behaviour and culture, learn from previous and ongoing experiences and celebrate achievements.

- Banks need to follow a systematic process to develop an awareness programme through the stages of planning and design, execution and management, and evaluation and course correction.
- Since awareness programmes should be customized for the specific audience, it is important to identify and segment the target users for the programmes - like bank customers, employees, law enforcement personnel, fraud risk professionals, media partners, etc.
- Building consensus among decision makers and stakeholders for financial and administrative support is an important step in the programme. In this respect, both fixed and variable costs need to be identified.
- Since the target groups obtain information from a variety of sources, more than one communication channel could be used to engage them successfully.
- A research group should be formed to continually update the communications team with the latest trends and evolving modus operandi. The team would maintain a repository of material such as case studies, sample mails, samples of fraudulent documents, international practice/developments etc.
- Evaluation of the effects of various campaigns for specific target groups can be measured through qualitative (e.g. focus groups, interviews) and/or quantitative (e.g. questionnaires, omnibus surveys) research. Evaluation against metrics, performance objectives, etc. should also be conducted to check the campaign’s effectiveness, and to establish lessons learned to improve future initiatives.
- At the industry level, each bank should have a documented policy, training mechanisms and research units. Material can be pooled from these units to be used on a larger platform towards a common goal.

**On Legal Issues:**

- The Risk Management Committee at the Board level needs to put in place processes to ensure that legal risks arising from cyber laws are identified and adequately addressed. It also needs to ensure that the concerned functions are adequately staffed and the personnel handling it are trained to carry out the function efficiently. The Operational Risk Group needs to incorporate legal risks as part of the operational risk framework and
take steps to mitigate the risks assessed. The legal function within the bank needs to advise business groups on legal issues arising out of the use of Information Technology.

- There should be a robust system in banks to keep track of the transactions of the nature referred to in statutory guidelines on AML (like PMLA and PMLR) and report the same within the prescribed period. Apart from the risk of penalty, this involves reputational risk for such entities.

- Under the NI Act, a cheque in the electronic form has been defined as “a mirror image” of a paper cheque. The expression ‘mirror image’ does not appear to be appropriate. The expression, “mirror image of” may be substituted by the expression, “electronic graphic which looks like” or any other expression that captures the intention adequately.

- The definition of a cheque in electronic form contemplates a digital signature with or without biometric signature and an asymmetric crypto system. Since the definition was inserted in the year 2002, it is understandable that it has captured only the digital signature and asymmetric crypto system dealt with under Section 3 of the IT Act, 2000. Since the IT Act, 2000 has been amended in the year 2008 to make provision for an electronic signature also, a suitable amendment in this regard may be required in the NI Act so that the electronic signature may also be used on cheques in electronic form.

- There is uncertainty with respect to the meaning of a crucial expression like ‘intermediary” as per the IT Act 2000 and as amended by the IT Amendment Act, 2008. As such, it is necessary that clarity is brought about by a statutory amendment with regard to the meaning of the expression ‘intermediary’ in so far as banks and financial institutions are concerned.

- A combined reading of Section 2(p) and sub-sections (1) and (2) of Section 3 of the IT Act makes it clear that in terms of the Act an electronic record may be authenticated by affixing a ‘digital signature’ and if a party wants to authenticate the electronic record by affixing a digital signature, the electronic method or procedure for affixing the digital signature shall be an asymmetric crypto system and hash function. While authentication of an electronic record by affixing a digital signature is optional, the procedure for affixing the digital signature, namely, use of an asymmetric crypto system and hash function, is mandatory.

- The question that arises for consideration is whether a party may be bound by the transactions entered into through electronic means (whether through ATMs, Internet or otherwise) though the electronic records in question are not authenticated by using digital/electronic signatures. On reading Section 65B (1) of the Indian Evidence Act, it is clear that electronic records may be proved in court even though they are not authenticated by using digital or electronic signatures if the conditions mentioned therein
are satisfied. The difficulty in proving the various conditions set forth in sub-sections (2) and (3) of section 65B of the Indian Evidence Act is ameliorated to a great extent by sub-section (4) thereof under which the certificate of a person occupying a responsible official position in relation to the operation of the relevant device or the management of the relevant activities (whichever is appropriate) shall be evidence of any matter stated in the certificate.

- The Government should specify sufficient number of agencies under section 79A of the Indian Evidence Act to assist courts to arrive at a decision on the evidentiary value of electronic records irrespective of whether a digital or electronic signature is affixed.
- Financial transactions such as operation of bank accounts and credit card operations are being carried on by banks in a big way by using cards, pin numbers and passwords, etc. Banks are using many security features to prevent frauds to the extent possible. The proposed ‘two factor authentication method’ (2F method) is also a step in the same direction. It may not be ideal to mandate a particular technology (digital signatures with asymmetric crypto system and hash function) for authenticating all electronic transactions by banks.
- As a short term measure, it is recommended that Rules may be framed by the Central Government under Section 5 of the IT Act, to the effect that, with respect to internet or e-banking transactions, the 2F method or any other technique of authentication provided by banks and used by the customers shall be valid and binding with respect to such transactions, even if a ‘digital signature’ or ‘electronic signature’ is not affixed.
- The ISP license restricts the level of encryption for individuals, groups or organizations to a key length of only 40 bits in symmetric key algorithms or equivalents. RBI has stipulated SSL/ 128 bit encryption as a minimum level of security. SEBI has stipulated 64/128 bit encryption for Internet Based Trading and Services. Information Technology (Certifying Authorities) Rules, 2000 require ‘internationally proven encryption techniques’ to be used for storing passwords. An Encryption Committee constituted by the Central Government under Section 84A of the IT Act, 2000 is in the process of formulating rules with respect to encryption. Allowance for higher encryption strength may be allowed for banks.
- Section 43A of the IT Act deals with the aspect of compensation for failure to protect data. The Central Government has not prescribed the term "sensitive personal data," nor has it prescribed a "standard and reasonable security practice". Until these prescriptions are made, data is afforded security and protection only as may be specified in an agreement between the parties or as may be specified in any law.
The IT Act, 2000 as amended, exposes the banks to both civil and criminal liability. The civil liability could consist of exposure to pay damages by way of compensation up to ₹5 crore under the amended Information Technology Act before the Adjudicating Officer and beyond ₹5 crore in a court of competent jurisdiction. The top management of banks could also suffer exposure to criminal liability given the provisions of Chapter XI of the amended Information Technology Act and the exposure to criminal liability could consist of imprisonment for a term which would extend from three years to life imprisonment, as also a fine. Further, various computer related offences are enumerated under various provisions of the Act.

Of late there have been many instances of ‘phishing’ in the banking industry, posing a major threat to customers availing internet banking facilities. Though Section 66D of the amended IT Act could broadly be said to cover the offence of phishing, the attempt to commit the act of phishing is not made punishable. It is suggested that there is a need to specifically provide for punishment for an attempt to phish as well, in order to deter persons from attempting it.

The issue of whether Section 43A read with Section 72 and 72A of the IT Act, 2000 address the issue of data protection adequately or whether they need to be supplemented by long-term provisions (which can help facilitate effective and efficient protection and preservation of data), would depend on the prescriptions of the Central Government. Various suggestions have been offered in this report in this regard.

It is necessary to balance the interests of customers and those of banks and provide protection to banks against any fraudulent or negligent acts by the customer. It is not appropriate to leave such an important issue to be dealt with in documentation. Appropriate statutory provisions need to be enacted in this regard.

Though there is no specific legislation in India which deals only with ‘electronic fund transfer’ and which is consumer protection driven, certain concerns have been dealt with in the Payment and Settlement Systems Act, Rules, Regulations, directions, etc. issued thereunder as well as the provisions of general law. However, it may be apposite to have some provisions similar to those in the EFT Act which exempts the bank from liability in the event of fraud by the customer or a technical failure, etc. (for eg., provisions dealing with ‘unauthorized electronic fund transfers’ and the consumer’s liability for unauthorized transfers).
Introduction

Rapid strides in Information Technology (IT) and its swift adoption by the commercial banks in India have enabled banks to use IT extensively to offer products and services to customers apart from automating internal processes. Some opportunities arising from intensive use of IT are multiple delivery channels to customers, development of new products and processes, reduction in service delivery costs and potential for financial inclusion initiatives.

Developments in IT have also brought along a whole set of challenges to deal with. Rapid changes in technology, complexities, high costs, security and data privacy issues, new laws and regulations and inadequacy of trained manpower are some challenges faced by banks. Inadequate IT controls could result in cyber frauds and poor implementation of technology could lead to unsound decision making based on inaccurate information/data. The cyber threat landscape is also changing over the years and this needs to be factored in while considering mitigating measures.

Given this context, there was a need to enhance the governance of IT and institute robust information security measures in the Indian banking sector based on extant international standards and best practices. Information technology (IT) risk assessment and management was required to be made a part of the risk management framework of a bank, while internal audits/information system audits needed to independently provide assurance that IT-related processes and controls were working as intended. Given the instances of cyber fraud in banks recently, it was necessary to improve controls and examine the need for pro-active fraud risk assessments and management processes in commercial banks. With the increase in transactions in electronic mode, it was also critical to examine the legal implications for banks arising out of cyber laws and steps that were required to be taken to suitably mitigate the legal risks. To consider these issues, the Governor had announced, in the Annual Monetary Policy Statement 2010-11 in April, 2010, the creation of a Working Group on Information Security, Electronic Banking, Technology Risk Management and Tackling Cyber Fraud.

The Group was composed of the following members:

Members

1. Shri G Gopalakrishna, Executive Director (Chairman)
2. Shri P K Panda, Chief General Manager (Member Secretary)
3. Prof H Krishnamurthy, Principal Research Scientist, IISc, Bangalore
4. Dr. G. Sivakumar, Professor, IIT Mumbai
5. Shri Pavan Duggal, Advocate, Supreme Court of India
6. Shri Patric Kishore, GM and CISO, SBI, Mumbai
7. Shri Nandkumar Saravade, GM, ICICI Bank, Mumbai
8. Shri Sanjay Sharma, MD & CEO, IDBI Intech Ltd
9. Shri Akhilesh Tuteja, Executive Director, IT Advisory Practice, KPMG, Mumbai
10. Shri Abhay Gupte, Senior Director, Deloitte Touche Tohmatsu, New Delhi
11. Dr. K Ramakrishnan, Chief Executive, IBA
12. Shri. B. Sambamurthy, Director, IDRBT, Hyderabad
13. Dr. K.K. Bajaj, CEO, Data Security Council of India

** Invitees from RBI**

1. Shri B. Mahapatra, CGM-in-Charge, DBOD
2. Shri G. Padmanabhan, CGM-in-Charge, DPSS
3. Shri G.S. Hegde, Principal Legal Advisor, Legal Department
4. Shri. Salim Gangadharan, CGM-in-Charge, FED

The Fraud Monitoring Cell of the Department of Banking Supervision, Central Office RBI, Mumbai provided secretarial support to the High Level Group.
Terms of Reference of the Working Group

(a) To undertake a comprehensive assessment of extant IT and e-banking related guidelines vis-à-vis international guidelines/best practices and suggest suitable recommendations

(b) Suggest recommendations with respect to information security in order to comprehensively provide for a broad framework to mitigate present internal and external threats to banks

(c) Provide recommendations for effective and comprehensive Information Systems Audit related processes to provide assurance on the level of IT risks in banks

(d) Suggest scope for enhancement of measures against cyber fraud through preventive and detective mechanisms as part of the fraud risk management framework in banks

(e) Identify measures to improve business continuity and disaster recovery related processes in banks

(f) Assess the impact of legal risks arising out of cyber laws, the need for any specific legislation relating to data protection and privacy and whether there is an Indian equivalent of the Electronic Fund Transfer Act in the US

(g) Consider scope to enhance customer education measures relating to cyber fraud

(h) Provide industry wide recommendations relevant to the above aspects

(i) Any other relevant recommendations relating to or incidental to above matters and considered by the Group to be important
Approach of the Group

Given the comprehensive remit, the Group decided to address IT issues across multiple dimensions like IT Governance, Information security, IT operations, Information system audit, Cyber fraud, Business Continuity Planning, Customer education and legal issues arising out of the use of IT and provide recommendations in these areas. The Working Group was divided into five Sub-Groups with the undernoted specific focus areas:

- Technology issues – Information security and DR
- IT Governance and IS Audit
- Operational issues – IT operations, BCP, Cyber Fraud
- Legal issues
- Customer Education

Every Sub-Group was expected to cover the entire gamut of issues within their focus area, after taking a holistic view considering a bank’s internal and external factors.

The objective before the sub- groups was to provide a set of guidelines to banks covering the entire gamut of electronic banking which would in part serve as a common minimum standard for all banks to adopt and in other part lay down the best practices which are recommended for adoption by banks in a phased manner for a safer and sounder banking environment. It was felt that there was a need for banks to follow a consistent approach in each focus area, to minimize differing interpretations.

The High Level Group has referred to prior RBI guidelines, various publications, professional standards, research documents and best practices.

The Group adopted the following approach in its work:

a) Conducted a study of existing circulars and guidelines issued by RBI
b) Studied current sources of information relevant to the scope from Indian laws and regulations prevalent and applicable to Banks – Information Technology Act, 2000 and Information Technology (Amendment) Act, 2008
c) Studied standards and reports issued by professional and other international bodies.
d) Perused Guidelines issued by regulators in other countries – the US, EU, UK, Australia, Singapore, Malaysia and practices followed by banks and financial institutions across the world
e) Gained an understanding of the risks arising from emergence of new technologies
f) Benchmarked requirements collated from various sources against current RBI requirements. The requirements are specifically described at each sub-topic level
g) Held meetings to discuss approach and road map
h) Invited presentations from a few Banks to understand the working and practical issues faced by them in the areas under consideration

i) Documented specific recommendations in this report

j) Discussed the recommendations with a few banks and suitably fine-tuned the report
Acknowledgements

The Group wishes to place on record the support rendered by the then Deputy Governor Smt. Usha Thorat through constant encouragement and guidance. The Chairman acknowledges the cooperation extended by the members of the Group in completing the task entrusted to it.

The Group acknowledges the efforts of invitees from RBI, Shri G.S. Hegde, Principal Legal Adviser, Shri G. Padmanabhan, CGM-in-Charge, DPSS, Shri Salim Gangadharan, CGM-in-Charge, FED and Shri B. Mahapatra, CGM-in-Charge, DBOD for their useful contributions during the deliberations of the Group. The Group also wishes to acknowledge with thanks the valuable inputs and feedback provided by the commercial banks who were invited during the course of the meetings to share their views.

The Group wishes to especially acknowledge the contribution by Shri Bhargeshwar Baneree, DGM, DBS, Central Office in providing excellent Secretariat to the Groups and Sub-Groups and also taking care of all the logistics for the travel of members both from Mumbai and outside Mumbai.

The Group wishes to acknowledge the immense contribution made by Shri N. Suganandh, AGM, RBI in preparing detailed material for the use of the members of the Group. Shri Suganandh was specially drafted from the DBS, RO, Chennai to consolidate and refine the reports of the Sub-Groups and prepare and refine the consolidated report of the Group.

Significant contributions were received from Shri Jayakumar Trivedi, Delloitte and his team, Ms. Pallavi Mantrao, KPMG and her team, and Ms. Mini Krishnan, Legal Officer, RBI with the preparation of background material and assistance in drafting the report. The Group deeply appreciates their work. Useful inputs from Shri Vicky Shah, Founder, Eagle Eye and Shri T. Jagdeesh, AGM, RBI are also gratefully acknowledged.
### Report Structure

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Chapter 1: IT GOVERNANCE

Introduction:

Corporate Governance constitutes the accountability framework of a bank. IT Governance is an integral part of it. It involves leadership support, organizational structure and processes to ensure that a bank's IT sustains and extends business strategies and objectives. Effective IT Governance is the responsibility of the Board of Directors and Executive Management.

The role of IT Governance cannot be over emphasized. According to Richard Nolan and F. Warren McFarlane of Harvard Business School, “Lack of Board oversight for IT activities is dangerous; it puts the firm at risk in the same way that failing to audit its books would”. Access to reliable information has become an indispensable component of conducting business, indeed, in a growing number of banks, information is business.

With IT increasingly being intrinsic and pervasive, attention must be paid to IT Governance, with an increased focus on how strongly a bank relies on IT and just how critical IT is for the execution of the business strategy, since:

- IT is critical in supporting and enabling bank's business goals
- IT is strategic to business growth and innovation
- Due diligence is increasingly important due to IT implications of mergers and acquisitions
- Risks of failure have wider reputational impact

In a 2009 survey, the Information Technology Governance Institute (ITGI) found a positive statistical correlation between advancement of IT Governance practices and IT outcomes. The survey indicated that better IT Governance practices led to improved IT outcomes. For example, the frequency with which IT was included on the Board's agenda, or an increased alignment between business and IT, resulted in IT-enabled investments to create value within the enterprise and or increase the degree to which IT performed against expectations.

IT has enabled banks to plan, deliver, manage and integrate products, in line with customers' needs through a range of products and services that are available to both retail and corporate customers. These include emergence of technologies such as sweep-in or sweep-out facilities, channel financing, straight through processing, multi-channel banking, mobile banking, Real Time Gross Settlement (RTGS), National Electronic Fund Transfer system (NEFT) and cheque truncation solutions, etc.

Today, almost every commercial bank branch is at some stage of technology adoption: total branch automation or core banking solution (CBS), or alternate delivery channels such as internet banking, mobile banking, phone banking and ATMs. In view of the large branch network, CBS is being implemented across banks in a phased manner. According to RBI's report on “Trend and Progress of Banking in India 2009-10”, there was a significant rise in the percentage of branches of public sector banks implementing CBS from 79.4 percent in end-March 2009, to 90 percent by end-March 2010. Further, 97.8 percent of the PSB branches were computerized by end-March 2010. The growth in ATMs for all scheduled
commercial banks was observed to be 37.8 percent in 2009-10. The number of ATMs for all Scheduled Commercial Banks, at the end of March 2010, stood at 60,153.

**Challenges**

Though increased use of IT has enhanced a bank’s business opportunities, it has resulted in newer challenges. One of them being the need to integrate independent applications developed on varied technology platforms for services and enabling IT trust among stakeholders.

Challenges faced while aligning bank’s IT practices with regulatory directives across jurisdictions and industry frameworks, and meeting growing business needs, are:

- Retaining IT human resources, training and IT service costs provided by vendors is one. Then, inflexibility of applications requiring changes, insufficient business process re-engineering, organisational structure of IT not in line with business needs, act as impediments in implementing effective IT Governance
- Inadequate Senior Management and Board awareness on IT use and governance
- Lack of ownership of IT Governance policies and procedures due to inadequate support or direction from stakeholders
- Use of IT for committing frauds such as Phishing, SQL Injection, database and server hacking, network attacks, Denial of Service attack, web page defacing, Cross Site scripting, card cloning, etc. that result in financial and reputational loss
- Risks arising from money laundering through electronic channels and its countering are a challenging task for banking system. This risk is compounded, as customers use alternate delivery channels.
- Legal and reputational loss due to compromise of customers’ and credit-card holders’ accounts
- With shorter life-cycle of technology products, banks are required to consider cost of replacing investments made in hardware and software vis-à-vis their expected benefits
- Risks arising out of outsourcing requiring suitable mitigating actions

**A. GUIDANCE FOR BANKS**

**a) Roles and Responsibilities and Organizational Framework:**
Well-defined roles and responsibilities of Board and Senior Management are critical, while implementing IT Governance. Clearly-defined roles enable effective project control. People, when they are aware of others’ expectations from them, are able to complete work on time, within budget and to the expected level of quality.

**IT Governance Stakeholders include:**

- Board of Directors
- IT Strategy Committees
- CEOs
- Business Executives
- CIOs
- IT Steering Committees (operating at an executive level and focusing on priority setting, resource allocation and project tracking)
- Chief Risk Officer
b) Organisation Structure:

i). **Expertise at the Board Level:** IT Strategy Committees should have some form of participation at the Board level. This is to ensure that as part of the Corporate Governance initiatives, IT Governance is also addressed, so as to advice on strategic direction on IT and to review IT investments on Board's behalf.

ii). **Qualified and Independent IT Strategy Committee:** A qualified and an independent IT Strategy Committee should be set up with a minimum of two directors as members, one of whom should be an independent director. IT Strategy Committee members should be technically competent. At least one member should have substantial IT expertise in managing technology.

(Explanation 1: Technically herein will mean the ability to understand and evaluate technology systems.

Explanation 2: A member will be considered to have “substantial IT expertise” if he has a minimum of seven years of experience in managing IT systems and/or leading/guiding technology initiatives/projects. Such a member should also have an understanding of banking processes at a broader level and of the impact of IT on such processes. If not, then the member should be trained on these aspects.)

iii). **Chairman of an IT Strategy Committee shall be an independent director.** Also, the CIO should be a part of this committee, who should be present at Board meetings to help IT strategy align with business goals. The IT Strategy Committee should meet at appropriate frequency as and when needed (at least four times in a year) and not more than four months should elapse between two meetings.

iv). **Powers of IT Strategy Committee:** It is recommended that the committee should have following powers:

- Perform oversight functions over the IT Steering Committee (at a senior management level)
- Investigate activities within this scope
- Seek information from any employee
- Obtain outside legal or professional advice
- Secure attendance of outsiders with relevant expertise, if it considers necessary
- Work in partnership with other Board committees and Senior Management to provide input, review and amend the aligned corporate and IT strategies

**c) Recommended Roles and Responsibilities:**

**Board of Directors/ IT Strategy Committee:**

Some of the roles and responsibilities include:

- Approving IT strategy and policy documents
• Ensuring that the management has put an effective strategic planning process in place
• Ratifying that the business strategy is indeed aligned with IT strategy
• Ensuring that the IT organizational structure complements the business model and its direction
• Ascertaining that management has implemented processes and practices that ensure that the IT delivers value to the business
• Ensuring IT investments represent a balance of risks and benefits and that budgets are acceptable
• Monitoring the method that management uses to determine the IT resources needed to achieve strategic goals and provide high-level direction for sourcing and use of IT resources
• Ensuring proper balance of IT investments for sustaining bank’s growth
• Becoming aware about exposure towards IT risks and controls. And evaluating effectiveness of management’s monitoring of IT risks
• Assessing Senior Management’s performance in implementing IT strategies
• Issuing high-level policy guidance (e.g. related to risk, funding, or sourcing tasks)
• Confirming whether IT or business architecture is to be designed, so as to derive the maximum business value from IT
• Overseeing the aggregate funding of IT at a bank-level, and ascertaining if the management has resources to ensure the proper management of IT risks
• Reviewing IT performance measurement and contribution of IT to businesses (i.e., delivering the promised value)

Risk Management Committee:

• Promoting an enterprise risk management competence throughout the bank, including facilitating development of IT-related enterprise risk management expertise
• Establishing a common risk management language that includes measures around likelihood and impact and risk categories

Executive Management Level (CEO, CIO, Business Executive):

i) IT strategy:

• Aligning and integrating IT strategy with business goals. Aligning IT operations with business operations
• Cascading strategy and goals to all levels of a bank
• Driving IT strategy development and execution and ensuring timely delivery of a measurable value within budget both on current and future projects
• Setting up organizational structures and responsibilities that facilitate IT strategy implementation

ii) Value Delivery:

• Ensure a realistic IT budget and investment plan and integrate it into an overall financial plan
• Establish business priorities and ensure that resources are allocated to enable effective IT performance
• Drive optimization of costs
iii) IT Risk Management:

- Adopt and monitor a risk control and governance framework and embed responsibilities for IT risk management
- Assess risks. Mitigate them efficiently and enable transparency to stakeholders
- Obtain assurance on IT performance, risks and controls and an independent comfort about major IT decisions
- Understand a bank’s IT organisation, infrastructure and capabilities
- Provide inputs on business impact assessments to bank risk management process
- Implement relevant IT standards, policies and procedures
- Ensure calendar of review is submitted to the Board and Senior Management, containing a review of technology architecture (e.g. summary of transaction volumes, scalability, developments in technology)

iv) IT Resource Management:

- Educate executives on dependence on IT capabilities, costs and technology issues
- Provide insights and clarify and demonstrate IT value
- Proactively seek ways to increase contribution of IT value
- Establish strong IT project management
- Drive definition of business requirements and own them
- Sponsor IT projects
- Approve, control and monitor service levels
- Assess and publish operational benefits of owned IT investments
- Allocate business resources required to ensure effective IT Governance over projects and operations
- Provide IT infrastructure that facilitate creation and sharing of business information at optimal cost
- Ensure availability of suitable IT resources, skills and infrastructure to meet strategic objectives
- Ensure that critical roles for deriving maximum IT value are appropriately defined and staffed
- Standardize architectures and technology

v) Performance Management

- Work with CIO on designing and implementing suitable IT performance measurement methodologies such as “IT balanced scorecard” to ensure appropriate linkage to business goals
- Prioritize IT performance problems and corrective actions
- Ensure efficient day-to-day management of IT processes and controls

Chief Risk Officer (CRO):

- Integrate IT risks as a part of the enterprise-risk management framework

Business Unit Level:

- IT Steering Committee:
An IT Steering Committee needs to be created with representatives from the IT, HR, legal and business sectors. Its role is to assist the Executive Management in implementing IT strategy that has been approved by the Board. It includes prioritization of IT-enabled investment, reviewing the status of projects (including, resource conflict), monitoring service levels and improvements, IT service delivery and projects. The committee should focus on implementation. Its functions *inter-alia* include:

- Defining project priorities and assessing strategic fit for IT proposals
- Performing portfolio reviews for continuing strategic relevance
- Reviewing, approving and funding initiatives, after assessing value-addition to business process
- Balancing between investment for support and growth
- Ensuring that all critical projects have a component for “project risk management”
- Sponsoring or assisting in governance, risk and control framework, and also directing and monitoring key IT Governance processes
- Defining project success measures and following up progress on IT projects
- Consult and advice on the selection of technology within standards
- Advice on infrastructure products
- Provide direction relating to technology standards and practices
- Ensure that vulnerability assessments of new technology is performed
- Verify compliance with technology standards and guidelines
- Consult and advice on the application of architecture guidelines
- Ensure compliance to regulatory and statutory requirements
- Provide direction to IT architecture design and ensure that the IT architecture reflects the need for legislative and regulatory compliance, the ethical use of information and business continuity

**IT Line Management:**

IT line managers, reporting to senior IT management, supervise resources and activities of a specific IT function, department, or subsidiary. They usually co-ordinate services between data processing areas and user departments. Some IT functions that often rely on line managers, include data centre operations, network services, application development, systems administration, telecommunications and customer support. Front-line managers coordinate daily activities, monitor current status, ensure adherence to established schedules and enforce corporate policies and controls.

**Business Unit Management:**

This unit consists of bank managers in business lines, who also have IT responsibilities:

- Establishing processes for on-going communication of business needs and strategy
- Determining MIS needs and product development plans and communicating them to the IT support or line management
- Establishing processes to test compliance with IT-related control policies within a business unit
- Ensuring that the IT development efforts are prioritized, funded and aligned with business continuity planning within units
- Ensuring that required backup IT resources are available
- Ensuring that participation in testing processes is ongoing
Specific roles of IT Line Management and Business Unit Management, with respect to technology, may vary depending upon the bank’s approach to risk management and policy enforcement – either a centralized or a decentralized strategy.

- **In a centralized IT environment**: IT Line Management typically acquires, installs and maintains technology for the organisation. They have a greater ability to control and monitor the organization’s technology investment. A centralized approach promotes greater operational efficiencies. Business Line Managers retain the responsibility for enforcing internal controls within their area.

- **In a decentralized IT environment**: IT Line Management only has an advisory role in some departments’ acquisition, installation and technology maintenance. This approach is prevalent in banks with a complex structure, where it expedites the availability of IT services by transferring decision-making authority to strategically significant departments. Business Line Management has a much greater responsibility in ensuring that technology investments are consistent with organisation-wide strategic plans. In such situations, banks need to ensure system compatibility and the enforcement of bank-wide policies in a decentralized environment, which would require inputs from IT Line Management.

d) **IT Organizational Structure**:  
The IT organizational structure should be commensurate with the size, scale and nature of business activities carried out by the bank and the underlying support provided by information systems for the business functions. The broad areas or functions that can be considered for IT organizational structure will include technology and development, IT operations, IT assurance and supplier and resource management, each of which may be headed by suitably experienced and trained senior officials (preferably not less than the rank of AGM).

Illustrative functions of the various divisions may include:

- **Technology**: All IT architecture (systems, software, networks and telecommunications), strategic technology decisions, technology life-cycle management, thought leadership and technology research and prototype development

- **Development**: All IT development initiatives or projects, related budgets, project management, quality of outcomes, managing outsourced IT development, testing all solutions (developed in-house or outsourced)

- **IT Operations**: All IT operations (servers, operating systems, databases, applications and help desks), such as managing IT Infrastructure (facilities, data centres, networks and telecommunication), high availability and reliability of systems, managing outsourced IT operations and services

- **IT Assurance Function**: All quality, risk and compliance management initiatives within the IT vertical such as performance or conformance metrics, reports, dashboards, internal user feedback and analysis, monitoring IT projects, interaction with audit, risk and compliance functions within a bank

**Critical Components of IT Governance Framework**:  
IT Governance has two aspects: value add to business through use of technology and mitigating IT risks. The first is driven by strategic alignment of IT with Business. The second is driven by embedding accountability in the bank. Both focus areas require support through adequate resources and measurement to ensure that results are delivered.
One of the well-known international frameworks in achieving effective control over IT and related risks is the “Control Objectives for Information Technology” (COBIT) that is issued by ITGI. The framework provides five focus areas for IT Governance. Value delivery and IT risk management are outcomes, while the remaining three are drivers: strategic alignment, IT resource management and performance measurement. IT Governance is a continuous life-cycle. It's a process in which IT strategy drives the processes, using resources necessary to execute responsibilities.

Focus Areas for IT Governance:

IT Governance entails number of activities for the Board and Senior Management, such as becoming aware of role and impact of IT on a bank: assigning responsibilities, defining constraints within which to operate, measuring performance, managing risk and obtaining assurance.

Recommendations, Actions on IT Governance practices:

Before adopting these, banks are required to evaluate their nature and scope of activities and the current level of leverage of IT and related controls.

1. Policies and Procedures:
   (a) The bank needs to have IT-related strategy and policies that covers areas such as:
   - Existing and proposed hardware and networking architecture for a bank and its rationale
   - Broad strategy for procurement of hardware and software solutions, vendor development and management
   - Standards for hardware or software prescribed by the proposed architecture
   - Strategy for outsourcing, in-sourcing, procuring off-the-shelf software, and in-house development
   - IT Department’s Organizational Structure
   - Desired number and level of IT expertise or competencies in bank's human resources, plan to bridge the gap (if any) and requirements relating to training and development
   - Strategy for keeping abreast with technology developments and update systems as and when required
   - Strategies converted into clear IT Initiatives with a broad time frame

   (b) IT strategy and policy needs to be approved by the Board
   (c) Detailed operational procedures may be formulated in relevant areas including for data centre operations
   (d) A bank needs to follow a structured approach for the long-range planning process considering factors such as organizational model and changes to it, geographical distribution, technological evolution, costs, legal and regulatory requirements, requirements of third-parties or market, planning horizon, business process re-engineering, staffing, in- or outsourcing, etc.
   (e) There needs to be an annual review of IT strategy and policies taking into account the changes to the organization’s business plans and IT environment
   (f) Long-range IT strategy needs to be converted to short-range plans regularly,
for achievability

(g) The short-range plan, inter-alia, may cover the following: plan for initiatives specified in the long-range plan or initiatives that support the long-range plans, System wise transition strategy, Responsibility and plan for achievement

(h) Banks need to establish and maintain an enterprise information model to enable applications development and decision-supporting activities, consistent with IT strategy. The model should facilitate optimal creation, use and sharing of information by a business, in a way that it maintains integrity, and is flexible, functional, cost-effective, timely, secure and resilient to failure

(i) There is also a need to maintain an “enterprise data dictionary” that incorporates the organization’s data syntax rules. This should enable the sharing of data among applications and systems, promote a common understanding of data among IT and business users and preventing incompatible data elements from being created

(j) Banks need to establish a classification scheme that applies throughout the enterprise, based on the criticality and sensitivity (e.g. public, confidential, or top secret) of enterprise data. This scheme should include details of data ownership; definition of appropriate security levels and protection controls; and a brief description of data retention and destruction requirements (criticality and sensitivity). It should be used as a basis for applying controls such as access controls, archiving or encryption. Banks also need to define and implement procedures to ensure integrity and consistency of data stored in electronic form (read: databases, warehouses and archives). More details are indicated in the “Chapter: Information security”.

(k) There is a need for a CIO in banks. He has to be the key business player and a part of the executive decision-making function. His key role would be to be the owner of IT functions: enabling business and technology alignment. The CIO is required to be at a level equivalent to that of the Chief General Manager (CGM) or General Manager (GM), having credible operational experience or proven leadership and awareness and knowledge of IT or having related IT experience

2. IT Strategic Alignment
This addresses the key question—whether a bank’s technology investment is aligned to its strategic business objectives, enabling the formation of capabilities necessary to deliver business value. IT strategy provides banks the opportunity to:

- Add value to products and services
- Assist in competitive positioning
- Reduce costs and improve administrative efficiency
- Increase managerial effectiveness

When formulating an IT strategy, a bank must consider:

- Business objectives and competitive environment
- Current and future technologies: costs, risks and benefits
- Capability of the IT organisation and technology to deliver current and future levels of service and its implication on the bank (extent of change and investment)
- Operating cost of current IT: whether this provides sufficient value to the business
- Regulatory and compliance requirements
As IT gets more critical for a bank’s survival in addition to enabling growth, IT Strategy Committees need to broaden their scope beyond offering advice on strategy, to other areas like IT risks, value and performance.

**Challenges in IT Strategy:**

- Identifying barriers to strategic alignment
- Evaluating effectiveness of alignment of IT and strategic business initiatives
- Ensuring business and IT goals cascade throughout the bank into roles, responsibilities and actions
- Identifying inter-dependencies of strategic initiatives and impact on value delivery and risk
- Ensuring an effective communication and engagement between business and IT management
- Monitoring and assessing current and future technology improvements

**With Respect to IT Strategic Alignment, Banks Need to, inter-alia, ensure the following:**

a) Banks should have an up-to-date business strategy that sets out a clear direction for IT that is in accordance with the business objectives
b) Major IT development projects need to be aligned with business strategy, having a business case
c) IT investments need to be suitably balanced between maintaining the infrastructure that support the bank’s “as is” operations, and the infrastructure that transforms the operations and enables the business to grow and compete in new areas
d) IT budget reflects priorities established by the portfolio of IT-related investment programmes and includes ongoing costs of maintaining the infrastructure
e) Board's IT Strategy Committee reviews and advises the management about IT-related investments
f) IT Steering Committee (or equivalent) composed of executives from business and IT management have responsibility to: determining prioritization of IT-related investment; track status of projects; resolve resource conflict; monitor service levels and service improvements
g) IT Steering Committee should assess if the IT Governance structure fosters accountability, is effective and transparent, has well-defined objectives, actions and unambiguous responsibilities for each level in the organisation structure
h) Performance of IT management is monitored
i) Comprehensive and ongoing due diligence and oversight process is established for managing the bank's outsourcing relationships and other third-party dependencies supporting e-banking (Also see "IT Outsourcing" in report)

**3. Value Delivery**

The basic principles of IT value delivery are on time and within budget delivery of IT projects, with appropriate quality, which achieves benefits that were promised. Often, Senior Management and Boards fear to start major IT investments because of the size of
investment and the uncertainty of outcome. For effective IT value delivery to be achieved, both actual costs and Return on Investment (ROI) need to be managed.

The value that IT adds to a business is a function of the degree to which the IT organisation is aligned with the business objectives and how far it meets expectations. The business should set expectations relative to IT deliverables:

- Fit for purpose and meeting business requirements
- Flexibility to adopt future requirements
- Throughput and response times
- Ease of use, resiliency and security
- Integrity, accuracy and confidentiality of information

To manage expectations of the management, IT and business should use a common language for value, which translates business and IT terminology and is factual. Therefore, technology should be aligned to provide value, so that it supports bank by delivering on time, with appropriate functionality and intended benefits. Alignment of technology to business also provides value by delivering infrastructure that enable the bank to grow by improving customer satisfaction, assuring customer retention, breaking into new markets, increasing overall revenue and driving competitive strategies.

a) **Capacity to deliver is dependent on:**
   - Timely, usable and reliable information about customers, processes and markets, etc.
   - Productive and effective practices (performance measurement and knowledge management, etc.)
   - Ability to integrate technology
   - Realizing that different strategic contexts require different indicators of value

b) **The Board of Directors and bank's Senior Management should consider following aspects before adopting recommendations given in this section:**
   - Whether current reports provided to Board and Senior Management illustrate the value that IT delivers to business: from the perspective of customer service, cost, speed of delivery, quality, ROI and value-add to business, etc.
   - Current system of reporting and tracking major IT projects
   - Current rate of failure of IT projects
   - Costs involved in managing incidents (network outages and system downtime)
   - Level of end-user and customer satisfaction with the quality of IT services

c) **With respect to “value delivery”, banks needs to inter-alia ensure that:**

   i) IT-enabled investment programmes and other IT assets and services are managed to ascertain that they deliver the greatest possible value in supporting the bank's strategy and objectives:
      - Infrastructure to facilitate creation and sharing of business information
      - Flexibility and ensuring programmes are amenable to maintenance and integration
      - They are functional, timely, secure and resilient to failure
• Logically extends, maintains and manages disparate legacy systems and new applications
• Ensures standard, reusable and modular applications and components

ii) Effective IT controls are in place to minimize IT related vulnerabilities, increase efficiency, use resources optimally and increase the effectiveness of IT processes

iii) IT function supports robust and comprehensive Management Information System in respect of various business functions as per the needs of the business that facilitate decision making by management

iv) Project management and quality assurance steps should be implemented to ensure systems are delivered on time, to cost and with the necessary level of functionality

v) IT internal control failures and weaknesses and their actual and potential impact need to be evaluated and management takes suitable actions in respect of such control failures or weaknesses

vi) Project-level steering committees needs to be created for taking responsibility for execution of the project plan, achievement of outcomes and project completion. The various responsibilities include reviewing progress against the project plan, reviewing and approving changes to project resource allocation, time lines, objectives, costs, keeping the project scope under control and approving changes to the business case, acting on escalated project issues and resolving conflicts between stakeholder groups and assisting in evaluation of project risks, and project risk management approaches

vii) Independent assurance on the achievement of IT objectives and the containment of IT risks is conducted regularly

viii) IT Steering Committee or any of its sub committees involving the CIO and senior business managers prioritize IT initiatives and assign ownership for IT-enabled business opportunities

ix) Periodical review of all non-performing or irrelevant IT projects in the bank, if any, and taking suitable actions

4. **IT Risk Management**

a) Effective risk management begins with a clear understanding of the bank’s risk appetite and identifying high-level risk exposures.

b) Having defined risk appetite and identified risk exposure, strategies for managing risk can be set and responsibilities clarified. Dependent on the type of risk, project and its significance to the business, Board and Senior Management may choose to take up any of the **three** actions:
   - **Mitigate**—Implement controls (e.g. acquire and deploy security technology to protect the IT infrastructure)
   - **Transfer**—Share risk with partners or transfer to insurance coverage
   - **Accept**—Formally acknowledge that the risk exists and monitor it

c) At a basic level, risk should at least be analysed, even if there is no immediate action to be taken, the awareness of risk will influence strategic decisions. An IT control framework defines stakeholders and relevant controls for effective Enterprise Risk Management. The “risk register”, usually in form of a table, is a tool that assists in risk management. It is also called a “risk log”. It usually is used when planning for the future that includes project, organizational, or financial plans. Risk management uses risk registers to identify, analyse and manage risks in a clear and concise manner. Risk register contains information on each identified risk and planned responses are recorded in the event the risk materializes, as well as a summary of what actions should be taken before hand to reduce the impact. Risks are ranked in order of likelihood, or of their impact and record the analysis and evaluation of risks that have
been identified. The register or the log may be created for a new project or investment.

d) Banks should consider following aspects before adopting recommendations given in this section:
   - Consider the current position of a bank relative to risks: risk avoiding or risk taking? In short, risk appetite and tolerance levels
   - Maintain a list of IT risks included in the register and ratings
   - Implement and document risk framework to assess, mitigate approach and analyse cost against benefits
   - Document measures adopted to contain IT risks
   - Consider reporting systems used to provide information relating to IT risks: including operational and compliance aspects
   - Whether there are actual or potential conflicts between operational functions and IT functions

e) In respect to IT risk management, banks should *inter-alia* consider the following:
   - IT management needs to assess IT risks and suitably mitigate them
   - Bank-wide risk management policy, in which operational risk policy includes IT-related risks, is in place. The Risk Management Committee periodically reviews and updates the same (at least annually)
   - Bank’s risk management processes for its e-banking activities are integrated into its overall risk management approach. A process should be in place to have effective management oversight over the risks associated with e-banking activities, including specific accountability, policies and controls to manage these
   - All risks related to suppliers are considered. Risk mitigation measures such as proactive relationship management, escrow and second sourcing
   - Appropriate incident response plans which include communication strategies ensuring business continuity, control reputation risk and limit liability associated with disruptions in their IT-enabled services, including those originating from outsourced systems and operations. (Details indicated in chapters relating to “Information Security” and “IT Operations”.)
   - Operational risk inherent in all material products, activities, processes and systems, are assessed and relevant controls are implemented and monitored
   - Appropriate measures are implemented to ensure adherence to customer privacy requirements applicable to the jurisdictions to which the bank is providing e-banking products and services, including foreign jurisdictions where the bank operates
   - Appropriate procedures are implemented to comply with legislative, regulatory and contractual requirements on the use of systems and software where IPR, copyrights and on the use of proprietary software products are applicable
   - Information security policy is in place and requirements indicated in the chapter on information security are considered
   - Comprehensive and centralized change control system is implemented at levels (project or application), so that changes are appropriately reviewed and approved
   - Appropriate programme and project management framework is implemented for the management of all IT projects that ensures the correct prioritisation and co-ordination
   - For managing project risks, a consistent and formally-defined programme and project management approach needs to be applied to IT projects that enable
stakeholder participation and monitoring of project risks and progress. Additionally, for major projects, formal project risk assessment needs to be carried out and managed on an ongoing basis.

xiii. Components of well-known IT control frameworks such as COBIT and ITIL as applicable to each bank's technology environment may be implemented providing a standardised set of terms and definitions that are commonly interpreted by stakeholders, allowing them to bridge the gap with respect to control requirements, technical issues and business risks, and communicate a level of control.

xiv. Inter-dependencies between risk elements are considered in the risk assessment process, as threats and vulnerabilities have the potential to compromise interconnected and interdependent systems and processes.

xv. An appropriate Business Continuity Management Framework is implemented and tested as per requirements in the chapter on BCM framework.

xvi. A process is implemented to evaluate vendors, who provide outsourced services, including comprehensive due diligence procedures, monitoring vendor performance and managing service-level agreements. (Details provided in “IT Outsourcing” chapter.)

5. **IT Resource Management**

A key to successful IT performance is optimal investment, use and allocation of IT resources: people, applications, technology, facilities and data, in servicing the bank's needs. Additionally, the biggest challenge in recent years has been to know where and how to outsource, and then to know how to manage the outsourced services in a way that delivers the values promised at an acceptable price.

IT assets are complex to manage and continually change due to the nature of technology and changing business requirements. Effective management of hardware life-cycles, software licences, service contracts and permanent and contracted human resources is a critical success factor. It is critical not only for optimising the IT cost base, but also for managing changes, minimising service incidents and assuring a reliable service quality.

Out of the IT assets, human resources represent the biggest part of the cost base. It is most likely to increase on a unit basis. It is essential to identify skill sets requirements through delineation of job roles and responsibilities and an assessment of required core competencies in the workforce. An effective recruitment, retention and training programme is necessary, to ensure that a bank has the skills to utilise IT effectively, so as to achieve the stated objectives.

Ability to balance the cost of infrastructure assets with the quality of service (including those provided by outsourced external service providers) is critical to successful value delivery.

**Project Management**

a) Programme and project management framework (for IT and non-IT related projects which are critical to a bank), is an important component of resource management. Its framework ensures a project's correct prioritisation and co-ordination. It includes a master plan, assignment of resources, definition of deliverables, approval by users, a phased approach to delivery, a formal test plan, testing and post-implementation review (after installation) to ensure project risk management and value delivery to the business.

b) Project Management is achieved by:

- Defining and enforcing programme and project framework and approach
- Issuing project management guidelines
• Performing planning for each project in the portfolio

c) Project Management can be measured by:
  • Percentage of projects meeting stakeholders’ expectations (on time, on budget and meeting requirement weighted by importance)
  • Percentage of projects receiving post-implementation reviews
  • Percentage of projects following project management standards and practices

For resource management, banks need to have operational plans and budgets that specifically identify IT components and implement processes for capacity planning. Banks need to consider the following aspects before adopting the recommendations.
  • Current practices followed for managing IT assets
  • Trend of asset utilisation that reflects efficiency: are assets under-utilised or over-utilised?
  • Current short-term and long-term IT strategy: in view of the expected business growth
  • Nature and extent of activities outsourced and the outsourcing strategy
  • Skills and competencies available in the current IT employees’ pool and expected skills requirement

For IT resource management, banks should, inter-alia, consider the following:
  i) That the Board is appropriately aware of IT resources and infrastructure to meet strategic business objectives: banks are aware that a process is in place to record resources available and potentially available
  ii) Policies and procedures for information systems monitoring facilitate, consistent and effective reporting and review of logging, monitoring and reporting of system events
  iii) Responsibilities and authorities of individuals, accountable for creating and managing records, are identified throughout for records management
  iv) Requirement for trained resources, with the requisite skill sets for the IT function, is understood and assessed. A periodic assessment of the training requirements for human resources is made to ensure that sufficient, competent and capable human resources are available
  v) Information on IT investments is available to the Board and Senior Management
  vi) Procedures to assess the integration and interoperability of complex IT processes (such as problem, change and configuration management) exists before committing additional investments
  vii) Responsibilities, relationships, authorities and performance criteria of project team members and stakeholders are stated
  viii) Bank's procurement practices is used to plan and manage the procurement of products and services required for project

6. Performance Measurement

a) IT performance management aims at:
  • Identifying and quantifying IT costs and benefits
  • Overcoming limitations of traditional quantifiable performance measures (financial terms) such as ROI, Net Present Value (NPV), Internal Rate of Return (IRR) and payback method
b) Balanced scorecards translate strategy into action, to achieve goals within a performance measurement system that goes beyond conventional accounting, measuring relationships and knowledge-based assets necessary to compete in the information age such as: customer focus, process efficiency and an ability to learn and grow. The scorecard consists of financial, customer, internal and learning perspectives. An example of a balanced scorecard is one that uses metrics such as customer satisfaction feedback, IT performance parameters (server and network downtime) or capacity utilisation. By using the scorecard, beyond the short-term financial measures as indicators of the company’s performance management, it also takes into account intangible items such as level of customer satisfaction, streamlining of internal functions and the creation of operational efficiencies and development of staff skills. This unique and more holistic view of business operations contributes to linking long-term strategic objectives with short-term actions.

c) Use of an IT balanced scorecard (IT BSC) is one of the means that can be considered by banks to aid the Board and Senior Management to achieve alignment of IT and business strategies. The objectives are to establish a vehicle for management reporting to the Board, to foster consensus among key stakeholders about IT’s strategic aims, to demonstrate the effectiveness and add value by use of technology, and to communicate IT’s performance, risks and capabilities. The schema of IT Balanced Scorecard is shown below.

d) IT Governance maturity model is another tool to ascertain the level of maturity of a bank’s IT Governance. Levels include:

- 0—Nonexistent: This is when IT-related risks are not managed properly. An oversight exists, as far as IT-related activities of a bank are considered, among the Senior
Management. Also, IT goals that add value to the business is absent.

1–Initial or Ad Hoc: No formal IT Governance is present. The oversight is again based mostly on the Senior Management's lack of consideration of IT-related issues on a case-to-case basis. IT Governance is dependent on initiatives and experiences of IT management team, with limited input from the rest of the bank's functions.

2–Repeatable but Intuitive: A realization of requirement of a more formalized oversight of IT, that needs to be a shared management responsibility requiring the support of Senior Management, is favoured. Regular governance practices take place, but rely mostly on the initiative of the IT management team, with voluntary or co-opted participation by key stakeholders, depending on current IT projects and priorities.

3–Defined Process: This is when organizational and process framework is defined for oversight. IT management is introduced in the bank as a basis for IT Governance. The Board issues guidance, developed into management procedures covering key governance activities (regular target-setting, performance review and capability assessments against planned needs, project planning and funding) and for IT improvements. Previous informal, but successful practices, are institutionalized. Techniques followed are simple.

4–Managed and Measurable: Sophisticated target-setting is developed with relationships between business terms outcomes and IT process improvement measures. It is considered measured when a balanced scorecard is used to communicate real results to management. The bank management works together for a common goal which is maximizing IT value delivery and managing IT-related risks. Relationships among the IT function, users in the business community and external service providers, are based on service definitions and service agreements.

5–Optimized: This is when IT Governance practices are developed into a sophisticated approach, using effective techniques. There is a transparency in IT activities. The Board is in control of the IT strategy. Balanced scorecard approach evolves into one that is focused on the important measures relevant to the bank's overall business strategy. The effort spent on risk management is streamlined through adoption of standardized and, wherever possible, automated processes. Overall, the IT cost is monitored effectively. The Bank is able to achieve optimal IT spending through internal improvements.

e) A bank may consider the following aspects before adopting recommendations:
- Assess current performance measurement metrics used to ensure that it meets expectations
- Assess current management information systems to report on performance of IT function
- processes to evaluate performance of contractors and outsourced service providers. Then take remedial action in cases of deviation from expected levels
- Assess practices for managing service-level expectations of business functions: are there formal service-level agreements for IT functions?
- Assess ROI trends generated by IT function: is the ROI as projected while committing investments?
- Assess practices followed by industry competitors and the bank's performance status in comparison

f) In respect to the IT performance management, the considerations for a bank are the following:
- That information on IT projects that have an impact on the bank's risk profile...
and strategy are reported to appropriate levels of management and undergo appropriate strategic and cost and reward analysis on a periodic basis

- Processes for making return versus risk balance may be considered and supported with standard templates or tools
- Tools such as IT balanced scorecard is considered for implementation, with approval from key stakeholders, to measure performance along dimensions: financial, customer satisfaction, process effectiveness, future capability and assess IT management performance based on metrics such as scheduled uptime, service levels, transaction throughput and response times and application availability
- The bank may also consider assessing the maturity level, set a target as per the IT Governance maturity model, design an action plan and subsequently implement it to reach the target maturity level
- Periodic assessment of IT budget deviations
- Periodic review and update of IS Policies and guidelines

B. INDUSTRY LEVEL RECOMMENDATIONS

(a) A forum in India— akin to the “Financial Services Technology Consortium” (FSTC) in the US, under the aegis of IDRBT, can work collaboratively to solve shared problems and challenges, as well as pioneer new technologies that benefits banks. Through the FSTC, more than 100 of the top North American financial services and technology firms, academic institutions and government agencies come together to discuss and research technology issues. FSTC Standing Committees sponsor collaborative research projects, technology development pilots, proof-of-concept tests and more. Some of the benefits may include updation regarding current developments and trends, promoting standards, networking on shared technical challenges, discussing the legal and regulatory dimension of complex technical issues facing the banking industry, conducting studies affecting industry as a whole and voicing and resolving any problems or issues faced by banks, while dealing with vendors, in a collective manner.

(b) An exclusive forum for CIO and senior bank IT officials, under the aegis of IDRBT or IBA, can be encouraged to enable sharing of experiences, best practices and discussion of issues of contemporary relevance for the benefit of the industry as a whole. The regulator can also be part of the meeting as observer.

**KEY RECOMMENDATIONS**

1. Banks needs to formulate Board-approved IT plan document, which is long-term in nature and provides the IT road map. Additionally, IT policy needs to be framed for regular management of IT function. Detailed documentation in terms of procedures, guidelines and authorizations need to exist and be implemented. There needs to be an annual review of IT strategy or plans and policies taking into account changes to the organization’s business plans and IT environment.
2. There is a need for creation of exclusive Board-level IT Strategy Committee, which shall have a minimum of two directors as members. Out of these two members, one should be an independent director. Members of IT Strategy Committee shall be technically competent. At least one member shall have substantial IT expertise in managing technology.
3. Risk Management Committee of a Board needs to promote development of IT-related enterprise risk management expertise and help managers align risk responses with an entity’s risk tolerances and develop appropriate controls.
4. There is a need for the position of a CIO in banks. The CIOs need to be key business players. They need to be a part of the executive decision-making process. Their key
role would be as an owner of the IT function and enable business and technology alignment. The CIO is required to be at a level equivalent to Chief General Manager (CGM) or the General Manager (GM), having credible operational experience and proven leadership with awareness or knowledge and/or experience relating to IT.

5. IT Steering Committee needs to be created with representations from IT, HR, legal and business sectors (as appropriate). The committee’s role will be to assist the executive management implement IT strategy that has been approved by the Board. Tasks will include prioritization of IT-enabled investment, reviewing status of projects (resolving resource conflict), monitoring service levels and improvements.

6. Organizational structure for IT should be commensurate with size, scale and nature of business, and underlying support provided by information systems for business functions.

7. Key focus areas of IT Governance includes strategic alignment, value delivery, risk management, resource management and performance management.

8. Requirements for trained resources with requisite skill sets for IT function need to be understood and assessed. A periodic assessment of human resources is made to ensure that sufficient, competent and capable human resources are available.

9. Bank’s risk management processes for its e-banking activities need to be integrated into the bank’s overall risk management approach. A process should be in place to have an effective management oversight of the risks associated with e-banking, including specific accountability, policies and controls.

10. Banks need to establish and maintain an enterprise information model to enable applications development and decision-supporting activities, consistent with IT strategy. The model should facilitate optimal creation, use and sharing of information by a business, in a way that it maintains integrity, and is flexible, functional, timely, secure and resilient to failure.

11. There is also a need to maintain an “enterprise data dictionary” that incorporates the organization’s data syntax rules. This should enable the sharing of data among applications and systems, promote a common understanding of data among IT and business users and preventing incompatible data elements from being created.

12. Board needs to be adequately aware of IT resources and infrastructure available to meet required strategic business objectives and that a process is in place to record the resources available and potentially available.

13. IT Steering Committee should assess if the IT Governance structure fosters accountability, is effective and transparent, has well-defined objectives, actions and unambiguous responsibilities for each level.

14. Performance of IT management needs to be monitored, to ensure delivery on time and within budget, with appropriate functionality and intended benefits.

15. Information on IT investments needs to be made available (periodically) to the Board and Senior Management for evaluation.

16. Procedures to assess the integration and interoperability of complex IT processes such as problem, change and configuration management need to exist, depending upon the extent of technology leverage in a bank.

17. Appropriate programme and project management framework needs to be implemented for the management of IT projects, which ensures the correct prioritization and co-ordination.

18. For managing project risks, a consistent and formally-defined programme and project management approach should be applied to IT projects that enable stakeholder participation and monitoring of project risks and progress. Additionally, for major projects, formal project risk assessment needs to be carried out and managed on an ongoing basis.

19. IT functions need to support comprehensive Management Information System in respect to business functions as per business needs that provide inputs for effective decision-making on the part of the management.

20. Bank-wide risk management policy, in which operational risk policy includes the IT-
related risks, needs to be in place. The Risk Management Committee periodically has to review and update the same (annually).

21. Components of well-known IT control frameworks like COBIT, as applicable to the technology environment of each bank, may be considered for implementation in phased manner, for providing a standardized set of terms and definitions, interpreted by stakeholders.

22. Effective IT control practices avoid breakdowns in internal control and oversight. They increase efficiency by using resources optimally thereby increasing the effectiveness of IT processes.

23. Information on major IT projects, which have a significant impact on the bank’s risk profile and strategy, are reported to appropriate levels of management. It has to be made sure that such information undergoes appropriate strategic and cost-and-reward analysis on a periodic basis.

24. Project-level steering committees need to be created to take responsibility for the execution of project plan, outcome achievement and project completion.

25. IT balanced scorecard may be considered for implementation, with approval from key stakeholders, to measure IT performance along financial dimension and others such as customer satisfaction, process effectiveness and future capability. And there is the need to assess IT management performance based on metrics such as scheduled uptime, service levels, transaction throughput, response times and application availability.

26. Banks may consider assessing its IT maturity level by setting a target as per the IT Governance Maturity Model, designing the action plan and implementing it to reach the target level.

27. There is a need for a forum in India (either independent or under the aegis of IDRBT), similar to the US-based Financial Services Technology Consortium, to work collaboratively to solve shared challenges, as well as pioneer new technologies that benefits all banks.

28. An exclusive forum for CIO and senior IT officials, under the aegis of IDRBT or IBA, can be encouraged to enable sharing of experiences and issues of contemporary relevance for the benefit of the industry. The regulator can also be part of the meeting as observer.
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Chapter 2 – Information Security

Introduction:

This is the information age and the systems that support and handle it are critical to the operation of virtually all organizations. Peter Drucker’s quote below underscores the criticality of information in this day and age:

“The diffusion of technology and the commodification of information transforms the role of information into a resource equal in importance to the traditionally important resources of land, labor and capital.”

Information and the knowledge based on it have increasingly become recognized as ‘information assets’, which are vital enablers of business operations. Hence, they require organizations to provide adequate levels of protection. For banks, as purveyors of money in physical form or in bits and bytes, reliable information is even more critical and hence information security is a vital area of concern.

Robust information is at the heart of risk management processes in a bank. Inadequate data quality is likely to induce errors in decision making. Data quality requires building processes, procedures and disciplines for managing information and ensuring its integrity, accuracy, completeness and timeliness. The fundamental attributes supporting data quality should include accuracy, integrity, consistency, completeness, validity, timeliness, accessibility, usability and auditability. The data quality provided by various applications depends on the quality and integrity of the data upon which that information is built. Entities that treat information as a critical organizational asset are in a better position to manage it proactively.

Information security not only deals with information in various channels like spoken, written, printed, electronic or any other medium but also information handling in terms of creation, viewing, transportation, storage or destruction. This is in contrast to IT security which is mainly concerned with security of information within the boundaries of the network infrastructure technology domain. From an information security perspective, the nature and type of compromise is not as material as the fact that security has been breached.

To achieve effective information security governance, bank management must establish and maintain a framework to guide the development and maintenance of a comprehensive information security programme.

A. GUIDANCE FOR BANKS

Emerging Information Security Attacks

1) Phishing: Phishing is just one of the many frauds on the Internet, trying to fool people into parting with their money. Phishing refers to the receipt of unsolicited emails by customers of financial institutions, requesting them to enter their username, password or other personal information to access their account for some reason. Customers are directed to a fraudulent replica of the original institution’s website when they click on the links to enter their information, and so they remain unaware that fraud has occurred. The fraudster then has access to the customer’s online bank account and to the funds contained in that account. In some cases, pop-up windows appear in front of a copy of a genuine bank website. The real website address is displayed; however, any information that is typed into the pop-up directly
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goes to unauthorized users. In recent times, phishing incidents have been attempted using the names of Reserve Bank of India/IBA to target gullible people.

2) **Cross-site scripting:** Cross-site scripting (XSS) is a type of computer security vulnerability typically found in web applications which allow code injections by malicious web users into the web pages viewed by other users. Examples of such code include HTML code and client-side scripts. An exploited cross-site scripting vulnerability can be used by attackers to bypass access controls.

3) **Vishing:** Vishing is the criminal practice of using social engineering and Voice over IP (VoIP) to gain access to private, personal and financial information from the public for the purpose of financial reward. The term is a combination of “voice” and phishing. In Vishing, a scammer calls and pretends to be a bank representative seeking to verify account information, thus exploiting the public’s trust in landline telephone services. It is typically used to steal credit card numbers or other information used in identity theft schemes from individuals.

4) **Cyber Squatting:** Cyber squatting is the act of registering a famous domain name and then selling it for a fortune. Cyber Squatters register domain names identical to popular service providers' domains so as to attract their users and benefit from it. This is an issue that has not been tackled in the IT Act, 2000.

5) **Bot Networks:** A cyber crime called 'Bot Networks', wherein spamsters and other perpetrators of cyber crimes remotely take control of computers without users realizing it, is increasing at an alarming rate. Computers get linked to Bot Networks when users unknowingly download malicious codes such as ‘Trojan horse’ sent as e-mail attachments. Such affected computers, known as zombies, can work together whenever the malicious code within them gets activated, and those who are behind the Bot Networks attacks get the computing powers of thousands of systems at their disposal. Attackers often coordinate large groups of Bot-controlled systems, or Bot networks, to scan for vulnerable systems and use them to increase the speed and breadth of their attacks.

‘Trojan horse’ provides a backdoor to the computers acquired. A "backdoor" is a method of bypassing normal authentication, or of securing remote access to a computer, while attempting to remain hidden from casual inspection. The backdoor may take the form of an installed program, or could be a modification to a legitimate program. Bot Networks create unique problems for organizations because they can be upgraded remotely with new exploits very quickly, and this could help attackers pre-empt security efforts.

6) **Email-related crimes:**
   - **Email spoofing:** Email spoofing refers to email that appears to have originated from one source when it was actually sent from another source.
   - **Email Spamming:** Email "spamming" refers to sending email to thousands and thousands of users - similar to a chain letter.
   - **Email bombing:** E-mail "bombing" is characterized by abusers repeatedly sending an identical email message to a particular address.
   - **Sending malicious codes through email:** E-mails are also used to send viruses, Trojans etc. as attachments or by sending the link to a website which downloads malicious code when visited.

7) **SMS spoofing:** It is a relatively new technology which uses the short message service (SMS), available on most mobile phones and personal digital assistants, to set who the message appears to come from by replacing the originating mobile number (Sender ID) with alphanumeric text. Spoofing has both legitimate uses (setting the company name from which
the message is being sent, setting your own mobile number, or a product name) and illegitimate uses (such as impersonating another person, company, or product).

8) **Malware**: Malware is the term for maliciously crafted software code. Special computer programmes now exist that enable intruders to fool an individual into believing that traditional security is protecting him during online banking transactions. Attacks involving malware are a factor in online financial crime. It is possible for this type of malicious software to perform the following operations:

- **Account information theft**: Malware can capture the keystrokes for your login information. Malware can also potentially monitor and capture other data you use to authenticate identity (like special images or words).

- **Fake website substitution**: Malware can generate web pages that appear to be legitimate but are not. They replace a bank’s legitimate website with a page that can look identical, except that the web address will vary in some way. Such a “man-in-the-middle attack” site enables an attacker to intercept user information. The attacker adds additional fields to the copy of the web page opened in the browser. When an individual submits the information, it is sent to both the bank and the malicious attacker without his/her knowledge.

- **Account hijacking**: Malware can also hijack the browser and transfer funds without one’s knowledge. When an individual attempts to login at a bank website, the software launches a hidden browser window on the computer, logs in to his/her bank account, reads account balance, and creates a secret fund transfer to the intruder-owned account.

9) **Denial-of-service attacks**: A denial-of-service attack (DoS attack) or distributed denial-of-service attack (DDoS attack) generally consists of the concerted efforts of a person or people to prevent an Internet site or service from functioning efficiently. A denial-of-service (DoS) attack is an incident in which a user or organization is deprived of the services of a resource they would normally expect to have. In a distributed denial-of-service (DDoS) attack, large numbers of compromised systems (sometimes called a Bot net) attack a single target, thereby causing denial of service for users of the targeted system. The flood of incoming messages to the target system essentially forces it to shut down, thereby denying the service of the system to legitimate users.

Although a DoS attack does not usually result in theft of information or other security loss, it can cost the target person or company a great deal of time and money. Typically, the loss of service is the inability of a particular network service, such as e-mail, to be available or the temporary loss of all network connectivity and services. A denial-of-service attack can also destroy programming and files in affected computer systems. In some cases, DoS attacks have forced websites accessed by millions of people to temporarily cease operation. Perpetrators of DoS attacks typically target sites or services hosted on high-profile web servers such as banks and credit card payment gateways. The telephony denial-of-service (TDoS) attack is a new kind using telecommunications, particularly attempted in the western countries.

The TDoS attack is a way to divert a victim’s attention from what is really going on, and a way to make the victim unavailable to banks and other financial institutions. In this scheme, fraudsters try to change the victim’s profile information by contacting financial institutions (i.e. email addresses, telephone numbers and bank account numbers). Fraudsters then use automated dialing programs and multiple accounts to overwhelm victims’ cell phones and land lines with thousands of calls. When victims answer the calls they hear nothing on the other end, an innocuous recorded message, advertisement, or a telephone menu. Calls are typically short in duration but so numerous that victims in some cases change their phone numbers to terminate the attack. These TDoS attacks are used as a diversion to prevent financial and brokerage institutions from verifying victim account changes and transactions. Fraudsters thus get adequate time to transfer funds from financial online accounts.
10) Pharming: Farming or Pharming is typically a DNS (Domain Name System) attack commonly called DNS Poisoning. If the system is infected with a "Virus" that poisons the DNS system, whenever the victim next visits online banking site, he/she may not be directed to the actual web page, instead sent to a false "Pharming Page".

11) Insider threats: Given the extensive use of Information Technology by banks, the risk of unauthorized access, disclosure and modification of information by insiders or employees of banks is high. Even unintentional errors could have undesirable implications. There is a need to institute robust security processes to mitigate such threats.

Increasing concerns on security:

As online banking through various electronic delivery channels becomes increasingly popular, it has become an attractive fraud target. Some reasons that force banks to step up security measures are:

- **Browser weaknesses:** Trojans and other malware like man-in-the-browser attacks, that are difficult to detect, hijack the transaction inside of a browser session, and subsequently attack the application and database on the server. Most of the top 100 banks of the world are reported to have experienced similar incidents.

- **Consumers as endpoints:** Banks deliver services to business customers through the browser. However, they are not in control of the customers’ computing environment. Many banks across the world provision online services to small businesses on consumer systems with inadequate security for business activity.

- **Multi-channel banking:** The cyber threat environment is growing more complex, especially as web banking expands from web and file transfer to mobile/smart phone and social channels and as the workforce grows younger. An integrated multi-channel approach to information, transactions and fraud is necessary to lower costs and increase effectiveness.

- **Single Sign On (SSO):** Banks are seeking new corporate/business portal solutions or independent SSO applications to solve the security usability problem. If the bank looks for an SSO solution in an existing packaged online banking offering, it may not get the integrated authentication and entitlements it needs. Most solutions secure the session and as malware attacks are now happening at the application level, transaction authentication needs to be cryptographically distinct from the session.

- **Organized crime:** Internet fraudsters have created an end-to-end supply chain to advance malware attacks and the online vector used to efficiently deploy them. While the security technology market is creating security-as-a-service solutions, criminals are creating fraud-as-a-service activities and fraud has moved from the consumer to businesses that initiate payments and bank online. There is huge potential for damage to national security through cyber attacks. The internet is a means for money laundering and funding terrorist attacks in an organized manner.

The requirement is to put in place robust information security governance processes and effective implementation of information security measures.

**Basic Principles of Information Security:**

For over twenty years, information security has held confidentiality, integrity and availability (known as the CIA triad) to be the core principles. There is continuous debate about extending this classic trio. Other principles such as Authenticity, Non-repudiation and accountability are also now becoming key considerations for practical security installations.

- **Confidentiality:** Confidentiality is the term used to prevent the disclosure of information to unauthorized individuals or systems. For example, a credit card transaction on the Internet requires the credit card number to be transmitted from the
buyer to the merchant and from the merchant to a transaction processing network. The system attempts to enforce confidentiality by encrypting the card number during transmission, by limiting the places where it might appear (in databases, log files, backups, printed receipts, and so on), and by restricting access to the places where it is stored. If an unauthorized party obtains the card number in any way, a breach of confidentiality has occurred. Breaches of confidentiality take many forms like Hacking, Phishing, Vishing, Email-spoofing, SMS spoofing, and sending malicious code through email or Bot Networks, as discussed earlier.

- **Integrity:** In information security, integrity means that data cannot be modified without authorization. This is not the same thing as referential integrity in databases. Integrity is violated when an employee accidentally or with malicious intent deletes important data files, when he/she is able to modify his own salary in a payroll database, when an employee uses programmes and deducts small amounts of money from all customer accounts and adds it to his/her own account (also called salami technique), when an unauthorized user vandalizes a web site, and so on.

  Data diddling forms one of the means which involves changing data prior to or during input into a computer. It also includes automatically changing the financial information for some time before processing and then restoring original information. There are many ways in which integrity could be violated without malicious intent. In the simplest case, a user on a system could mistype someone's data. On a larger scale, if an automated process is not written and tested correctly, bulk updates to a database could alter data in an incorrect way, leaving the integrity of the data compromised. Information security professionals are tasked with finding ways to implement controls that prevent errors of integrity.

- **Availability:** For any information system to serve its purpose, the information must be available when it is needed. This means that the computing systems used to store and process the information, the security controls used to protect it, and the communication channels used to access it must be functioning correctly. High availability systems aim to remain available at all times, preventing service disruptions due to power outages, hardware failures, and system upgrades. Ensuring availability also involves preventing denial-of-service (DoS) and distributed denial-of service (DDoS) attacks.

- **Authenticity:** In computing, e-business and information security it is necessary to ensure that the data, transactions, communications or documents (electronic or physical) are genuine. It is also important for authenticity to validate that both parties involved are who they claim they are.

- **Non-repudiation:** In law, non-repudiation implies one's intention to fulfill one's obligations to a contract. It also implies that one party of a transaction cannot deny having received a transaction nor can the other party deny having sent a transaction. Electronic commerce uses technology such as digital signatures and encryption to establish authenticity and non-repudiation.

  In addition to the above, there are other security-related concepts and principles when designing a security policy and deploying a security solution. They include identification, authorization, accountability, and auditing.

- **Identification:** Identification is the process by which a subject professes an identity and accountability is initiated. A subject must provide an identity to a system to start the process of authentication, authorization and accountability. Providing an identity can be typing in a username, swiping a smart card, waving a proximity device,
speaking a phrase, or positioning face, hand, or finger for a camera or scanning device. Proving a process ID number also represents the identification process. Without an identity, a system has no way to correlate an authentication factor with the subject.

- **Authorization**: Once a subject is authenticated, access must be authorized. The process of authorization ensures that the requested activity or access to an object is possible given the rights and privileges assigned to the authenticated identity. In most cases, the system evaluates an access control matrix that compares the subject, the object, and the intended activity. If the specific action is allowed, the subject is authorized. Else, the subject is not authorized.

- **Accountability and auditability**: An organization’s security policy can be properly enforced only if accountability is maintained, i.e., security can be maintained only if subjects are held accountable for their actions. Effective accountability relies upon the capability to prove a subject's identity and track their activities. Accountability is established by linking a human to the activities of an online identity through the security services and mechanisms of auditing, authorization, authentication, and identification. Thus, human accountability is ultimately dependent on the strength of the authentication process. Without a reasonably strong authentication process, there is doubt that the correct human associated with a specific user account was the actual entity controlling that user account when an undesired action took place.

### Information Security Governance

Information security governance consists of the leadership, organizational structures and processes that protect information and mitigation of growing information security threats like the ones detailed above.

Critical outcomes of information security governance include:

- Alignment of information security with business strategy to support organizational objectives
- Management and mitigation of risks and reduction of potential impacts on information resources to an acceptable level
- Management of performance of information security by measuring, monitoring and reporting information security governance metrics to ensure that organizational objectives are achieved
- Optimisation of information security investments in support of organizational objectives

It is important to consider the organisational necessity and benefits of information security governance. They include increased predictability and the reduction of uncertainty in business operations, a level of assurance that critical decisions are not based on faulty information, enabling efficient and effective risk management, protection from the increasing potential for legal liability, process improvement, reduced losses from security-related events and prevention of catastrophic consequences and improved reputation in the market and among customers.

A comprehensive security programme needs to include the following main activities:

- Development and ongoing maintenance of security policies
- Assignment of roles, responsibilities and accountability for information security
- Development/maintenance of a security and control framework that consists of standards, measures, practices and procedures
- Classification and assignment of ownership of information assets
Periodic risk assessments and ensuring adequate, effective and tested controls for people, processes and technology to enhance information security

Ensuring security is integral to all organizational processes

Processes to monitor security incidents

Effective identity and access management processes

Generation of meaningful metrics of security performance

Information security related awareness sessions to users/officials including senior officials and board members

Organizational Structure, Roles and Responsibilities:

**Boards of Directors/Senior Management**

The Board of Directors is ultimately responsible for information security. Senior Management is responsible for understanding risks to the bank to ensure that they are adequately addressed from a governance perspective. To do so effectively requires managing risks, including information security risks, by integrating information security governance in the overall enterprise governance framework of the organization. It is reported that the effectiveness of information security governance is dependent on the involvement of the Board/senior management in approving policy and appropriate monitoring of the information security function.

The major role of top management involves implementing the Board approved information security policy, establishing necessary organizational processes for information security and providing necessary resources for successful information security. It is essential that senior management establish an expectation for strong cyber security and communicate this to their officials down the line. It is also essential that the senior organizational leadership establish a structure for implementation of an information security programme to enable a consistent and effective information security programme implementation apart from ensuring the accountability of individuals for their performance as it relates to cyber security.

Given that today’s banking is largely dependent on IT systems and since most of the internal processing requirements of banks are electronic, it is essential that adequate security systems are fully integrated into the IT systems of banks. It would be optimal to classify these based on the risk analysis of the various systems in each bank and specific risk mitigation strategies need to be in place.

**Information security team/function**

Banks should form a separate information security function/group to focus exclusively on information security management. There should be segregation of the duties of the Security Officer/Group dealing exclusively with information systems security and the Information Technology Division which actually implements the computer systems. The organization of the information security function should be commensurate with the nature and size of activities of a bank including a variety of e-banking systems and delivery channels of a bank. The information security function should be adequately resourced in terms of the number of staff, level of skills and tools or techniques like risk assessment, security architecture, vulnerability assessment, forensic assessment, etc. While the information security group/function itself and information security governance related structures should not be outsourced, specific operational components relating to information security can be outsourced, if required resources are not available within a bank. However, the ultimate control and responsibility rests with the bank.

**Information Security Committee**

Since information security affects all aspects of an organization, in order to consider information security from a bank-wide perspective a steering committee of executives should
be formed with formal terms of reference. The Chief Information Security Officer would be the member secretary of the Committee. The committee may include, among others, the Chief Executive Officer (CEO) or designee, chief financial officer (CFO), business unit executives, Chief Information Officer (CIO)/ IT Head, Heads of human resources, legal, risk management, audit, operations and public relations.

A steering committee serves as an effective communication channel for management’s aims and directions and provides an ongoing basis for ensuring alignment of the security programme with organizational objectives. It is also instrumental in achieving behavior change toward a culture that promotes good security practices and compliance with policies.

Major responsibilities of the Information Security Committee, inter-alia, include:

- Developing and facilitating the implementation of information security policies, standards and procedures to ensure that all identified risks are managed within a bank’s risk appetite
- Approving and monitoring major information security projects and the status of information security plans and budgets, establishing priorities, approving standards and procedures
- Supporting the development and implementation of a bank-wide information security management programme
- Reviewing the position of security incidents and various information security assessments and monitoring activities across the bank
- Reviewing the status of security awareness programmes
- Assessing new developments or issues relating to information security
- Reporting to the Board of Directors on information security activities

Minutes of the Steering Committee meetings should be maintained to document the committee’s activities and decisions.

Chief information security officer (CISO)

A sufficiently senior level official, of the rank of GM/DGM/AGM, should be designated as Chief Information Security Officer, responsible for articulating and enforcing the policies that banks use to protect their information assets apart from coordinating the security related issues / implementation within the organization as well as relevant external agencies. The CISO needs to report directly to the Head of Risk Management and should not have a direct reporting relationship with the CIO. However, the CISO may have a working relationship with the CIO to develop the required rapport to understand the IT infrastructure and operations, to build effective security in IT across the bank, in tune with business requirements and objectives.

Critical components of information security:

1) Policies and procedures:

1) Banks need to frame Board approved Information Security Policy and identify and implement appropriate information security management measures/practices keeping in view their business needs.

2) The policies need to be supported with relevant standards, guidelines and procedures. A policy framework would, inter-alia, incorporate/take into consideration the following:
   a. An information security strategy that is aligned with business objectives
   b. Objectives, scope, ownership and responsibility for the policy
   c. Information security organisational structure
   d. Information security roles and responsibilities that may include information security-specific roles like IT security manager/officer, administrators,
information security specialists and information asset-specific roles like owners, custodians, end-users

e. Periodic reviews of the policy – at least annually and in the event of significant changes necessitating revision

f. A periodic compliance review of the policy – about the adherence of users to information security policies and put up to the information security committee.

g. Exceptions: An exception policy for handling instances of non-compliance with the information security policy including critical aspects like exception criteria including whether there is genuine need for exceptions, management of the exception log or register, authority to grant exemptions, expiry of exceptions and the periodicity of review of exceptions granted. Where exemptions are granted, banks need to review and assess the adequacy of compensating controls initially and on an ongoing basis. A sign-off needs to be obtained from the CISO on the exceptions

h. Penal measures for violation of policies and the process to be followed in the event of violation

i. Identification, authorisation and granting of access to IT assets (by individuals and other IT assets)

j. Addressing the various stages of an IT asset’s life to ensure that information security requirements are considered at each stage of the lifecycle

k. An incident monitoring and management process to address the identification and classification of incidents, reporting, escalation, preservation of evidence, the investigation process

l. Management of technology solutions for information security like a firewall, anti-virus/anti-malware software, intrusion detection/prevention systems, cryptographic systems and monitoring/log analysis tools/techniques

m. Management and monitoring of service providers that provides for overseeing the management of information security risks by third parties

n. Clearly indicating acceptable usage of IT assets including application systems that define the information security responsibilities of users (staff, service providers and customers) in regard to the use of IT assets

o. Requirements relating to recruitment and selection of qualified staff and external contractors that define the framework for vetting and monitoring of personnel, taking into account the information security risk

p. Strategy for periodic training and enhancing skills of information security personnel, requirement of continuous professional education

q. Specific policies that would be required include, but not limited to, the following:
   i. Logical Access Control
   ii. Asset Management
   iii. Network Access Control
   iv. Password management
   v. E-mail security
   vi. Remote access
   vii. Mobile computing
   viii. Network security
   ix. Application security
   x. Backup and archival
   xi. Operating system security
   xii. Database administration and security
   xiii. Physical security
   xiv. Capacity Management
   xv. Incident response and management
   xvi. Malicious software
   xvii. IT asset/media management
3) Accountability for security is increased through clear job descriptions, employment agreements and policy awareness acknowledgements. It is important to communicate the general and specific security roles and responsibilities for all employees within their job descriptions. The job descriptions for security personnel should also clearly describe the systems and processes they will protect and their responsibility towards control processes. Management should expect all employees, officers and contractors/consultants to comply with security and acceptable-use policies and protect the institution's assets, including information.

4) Given the critical role of security technologies as part of the information security framework, banks need to subject them to suitable controls across their lifecycle like guidelines on their usage, standards and procedures indicating the detailed objectives and requirements of individual information security-specific technology solutions, authorisation for individuals who would be handling the technology, addressing segregation of duties issues, appropriate configurations of the devices that provide the best possible security, regularly assessing their effectiveness and fine-tuning them accordingly, and identification of any unauthorised changes.

5) Digital evidence is similar to any other form of legal proof - it needs to withstand challenges to its integrity, its handling must be carefully tracked and documented, and it must be suitably authenticated by concerned personnel as per legal requirements. Since the evidence resides on or is generated by a digital device, a trained information security official or skilled digital forensics examiner may need to be involved in the handling process to ensure that any material facts is properly preserved and introduced. A suitable policy needs to be in place in this regard.

2) **Risk Assessment**

1) The likelihood that a threat will use a vulnerability to cause harm creates a risk. When a threat does use a vulnerability to inflict harm, it has an impact. In the context of information security, the impact is a loss of availability, integrity and confidentiality, and possibly other losses (lost income, loss of life, loss of property).

2) Risk assessment is the core competence of information security management. The risk assessment must, for each asset within its scope, identify the threat/vulnerability combinations that have a likelihood of impacting the confidentiality, availability or integrity of that asset - from a business, compliance or contractual perspective. Standards like ISO27001 and ISO 27002 are explicit in requiring a risk assessment to be carried out before any controls are selected and implemented and are equally explicit that the selection of every control must be justified by a risk assessment.

3) The ISO/IEC 27002:2005 Code of practice for information security management recommends the following be examined during a risk assessment:
   - Security policy,
   - Organization of information security
   - Asset management
Human resources security
- Physical and environmental security
- Communications and operations management
- Access control
- Information systems acquisition, development and maintenance
- Information security incident management
- Business continuity management
- Regulatory compliance

4) In broad terms, the risk management process consists of:
- Identification of assets and estimation of their value. Some aspects to be included are people, buildings, hardware, software, data (electronic, print) and supplies
- Conducting a threat assessment which may include aspects like acts of nature, acts of war, accidents, malicious acts originating from inside or outside the organization
- Conducting a vulnerability assessment for each vulnerability and calculating the probability that it will be exploited. Evaluating policies, procedures, standards, training, physical security, quality control and technical security in this regard
- Calculating the impact that each threat would have on each asset through qualitative or quantitative analysis
- Identifying, selecting and implementing appropriate controls. Providing proportional response including considerations like productivity, cost effectiveness, and the value of the asset
- Evaluating the effectiveness of the control measures. Ensuring the controls provide the required cost-effective protection.

5) The process of risk management is an ongoing iterative process. The business environment is constantly changing and new threats and vulnerabilities emerge every day. The choice of countermeasures or controls used to manage risks must strike a balance between productivity, cost-effectiveness of the countermeasure and the value of the informational asset being protected. The risk assessment should be carried out by a team of people who have knowledge of specific areas of the business. The assessment may use a subjective qualitative analysis based on informed opinion, or where reliable figures and historical information is available, quantitative analysis.

6) Quantitative methods involve assigning numerical measurements that can be entered into the analysis to determine total and residual risks. The various aspects that are considered a part of measurements include costs to safeguard the information and information systems, value of that information and those systems, threat frequency and probability, and the effectiveness of controls. A shortcoming of quantitative methods is a lack of reliable and predictive data on threat frequency and probability. This shortcoming is generally addressed by assigning numeric values based on qualitative judgments.

7) Qualitative analysis involves the use of scenarios and attempts to determine the seriousness of threats and the effectiveness of controls. Qualitative analysis is by definition subjective, relying upon judgment, knowledge, prior experience and industry information. Qualitative techniques may include walk-throughs, surveys/questionnaires, interviews and specific workgroups to obtain information about the various scenarios.

3) **Inventory and information/data classification**

Effective control requires a detailed inventory of information assets. Such a list is the first step in classifying the assets and determining the level of protection to be provided to each asset.
The inventory record of each information asset should, at the least, include:

- A clear and distinct identification of the asset
- Its relative value to the organization
- Its location
- Its security/risk classification
- Its asset group (where the asset forms part of a larger information system)
- Its owner
- Its designated custodian

Information assets have varying degrees of sensitivity and criticality in meeting business objectives. By assigning classes or levels of sensitivity and criticality to information resources and establishing specific security rules/requirements for each class, it is possible to define the level of access controls that should be applied to each information asset. Classification of information reduces the risk and cost of over- or under-protecting information resources in aligning security with business objectives since it helps to build and maintain a consistent and uniform perspective of the security requirements for information assets throughout the organization. ISO 27001 standards require the inventorying of information assets and the classification, handling and labeling of information in accordance with preset guidelines.

4) **Defining roles and responsibilities**

All defined and documented responsibilities and accountabilities must be established and communicated to all relevant personnel and management. Some of the major ones include:

**Information owner**
This is a business executive or business manager who is responsible for a bank’s business information asset. Responsibilities would include, but not be limited to:

- Assigning initial information classification and periodically reviewing the classification to ensure it still meets business needs
- Ensuring security controls are in place commensurate with the classification
- Reviewing and ensuring currency of the access rights associated with information assets they own
- Determining security requirements, access criteria and backup requirements for the information assets they own

**Information custodian**
The information custodian, usually an information systems official, is the delegate of the information owner with primary responsibilities for dealing with backup and recovery of the business information. Responsibilities include, but are not limited to, the following:

- Performing backups according to the backup requirements established by the information owner
- When necessary, restoring lost or corrupted information from backup media to return the application to production status
- Ensuring record retention requirements are met based on the information owner’s requirements

**Application owner**
The application owner is the manager of the business line who is fully accountable for the performance of the business function served by the application. Responsibilities, inter-alia, include:

- Establishing user access criteria, availability requirements and audit trails for their applications
Ensuring security controls associated with the application are commensurate with support for the highest level of information classification used by the application

Performing or delegating the following - day-to-day security administration, approval of exception access requests, appropriate actions on security violations when notified by the security administration, the review and approval of all changes to the application prior to being placed in the production environment, and verification of the currency of user access rights to the application

**User manager**
The user manager is the immediate manager or supervisor of an employee or HR official of the business function in which an employee works. He has the ultimate responsibility for all user IDs and information assets owned by bank employees. In the case of non employee individuals such as contractors, consultants, etc., this manager is responsible for the activity and for the bank assets used by these individuals. He/she is usually the manager responsible for hiring the outside contractor. Responsibilities include the following:

- Informing security administration of the termination of any employee so that the user ID owned by that individual can be revoked, suspended or made inaccessible in a timely manner
- Informing security administration of the transfer of any employee if the transfer involves the change of access rights or privileges
- Reporting any security incident or suspected incident to the Information Security function
- Ensuring that employees are aware of relevant security policies, procedures and standards to which they are accountable

**Security Administrator**
Security administrators have the powers to set system-wide security controls or administer user IDs and information resource access rights. These security administrators usually report to the Information Security function. Responsibilities include the following:

- Understanding different data environments and the impact of granting access to them
- Ensuring access requests are consistent with the information directions and security guidelines
- Administering access rights according to criteria established by the Information Owners
- Creating and removing user IDs as directed by the user manager
- Administering the system within the scope of their job description and functional responsibilities
- Distributing and following up on security violation reports

**End user**
The end users would be any employees, contractors or vendors of the bank who use information systems resources as part of their job. Responsibilities include:

- Maintaining confidentiality of log-in password(s)
- Ensuring security of information entrusted to their care
- Using bank business assets and information resources for management approved purposes only
- Adhering to all information security policies, procedures, standards and guidelines
- Promptly reporting security incidents to management.
5) **Access Control**

(i) An effective process for access to information assets is one of the critical requirements of information security. Internal sabotage, clandestine espionage or furtive attacks by trusted employees, contractors and vendors are among the most serious potential risks that a bank faces. Current and past employees, contractors, vendors and those who have an intimate knowledge of the inner workings of the bank’s systems, operations and internal controls have a significant advantage over external attackers. A successful attack could jeopardise customer confidence in a bank’s internal control systems and processes.

(ii) Hence, access to information assets needs to be authorised by a bank only where a valid business need exists and only for the specific time period that the access is required. The various factors that need to be considered when authorising access to users and information assets, inter-alia, include business role, physical location, method of connectivity, remote access, time, anti-malware and patch updation status, nature of device used and software / operating system.

(iii) The provision of access involves various stages like identification and authentication which involves determination of the person or IT asset requesting access and confirmation of the purported identity and authorisation. This involves an assessment of whether access is allowed to an information asset by the request or based on the needs of the business and the level of information security required. These processes are applicable to both users as well as IT assets.

(iv) A bank should take appropriate measures to identify and authenticate users or IT assets. The required strength of authentication needs to be commensurate with risk. Common techniques for increasing the strength of identification and authentication include the use of strong password techniques (i.e. increased length, complexity, re-use limitations and frequency of change) and increasing the number and/or type of authentication factors used.

(v) The examples where increased authentication strength may be required, given the risks involved include: administration or other privileged access to sensitive or critical IT assets, remote access through public networks to sensitive assets and activities carrying higher risk like third-party fund transfers, etc. The period for which authentication is valid would need to be commensurate with the risk.

(vi) Among the important controls that banks need to consider are:

(a) A systematic process of applying and authorizing the creation of user ids and the access control matrix

(b) Conducting a risk assessment and granting access rights based on the same. For example, contractors and temporary staff would have higher inherent risks

(c) Implementation of role-based access control policies designed to ensure effective segregation of duties

(d) Changing default user names and/or passwords of systems and prohibiting sharing of user ids and passwords including generic accounts

(e) Modification of access rights whenever there is a change in role or responsibility and removal of access rights on cessation of employment

(f) Processes to notify in a timely manner the information security function regarding user additions, deletions and role changes

(g) Periodic reconciliation of user ids in a system and actual users required to have access and deletion of unnecessary ids, if any

(h) Audit of logging and monitoring of access to IT assets by all users

(i) Regular reviews of user access by information asset owners to ensure appropriate access is maintained

(j) Applying the four-eyes principle to very critical/sensitive IT assets

(k) Considering de-activating user ids of users of critical applications who are on prolonged leave
(vii) Banks may consider using automated solutions to enable effective access control and management of user IDs. Such solutions should also be managed effectively to ensure robust access management.

(viii) For accountability purposes, a bank should ensure that users and IT assets are uniquely identified and their actions are auditable.

(ix) Transaction processes and systems should be designed to ensure that no single employee/outsourced service provider could enter, authorize and complete a transaction.

(x) Segregation should be maintained between those initiating static data (including web page content) and those responsible for verifying its integrity. Further, segregation should be maintained between those developing and those administering e-banking systems.

(xi) E-banking systems should be tested to ensure that segregation of duties cannot be bypassed.

(xii) Mutual authentication system may be considered. Mutual Authentication, also called two-way authentication, is a security feature in which a client process must prove his identity to a server, and the server must prove its identity to the client, before any application traffic is sent over the client-to-server connection. Identity can be proved through a trusted third party and use of shared secrets or through cryptographic means as with a public key infrastructure. For e.g., with the mutual authentication implemented, a connection can occur only when the client trusts the server's digital certificate and the server trusts the client's certificate. The exchange of certificates will happen through special protocols like the Transport Layer Security (TLS) protocol. This process reduces the risk that an unsuspecting network user will inadvertently reveal security information to a malicious or insecure web site.

(xiii) System administrators, security officers, programmers and staff performing critical operations invariably possess the capability to inflict severe damage on the banking systems they maintain or operate by virtue of their job functions and privileged access. Personnel with elevated system access entitlements should be closely supervised with all their systems activities logged, as they have inside knowledge and the resources to circumvent systems controls and security procedures. Some of the control and security practices enumerated below needs to be considered:

a) Implementing two-factor authentication for privileged users
b) Instituting strong controls over remote access by privileged users
c) Restricting the number of privileged users
d) Granting privileged access on a "need-to-have" or "need-to-do" basis
e) Maintaining audit logging of system activities performed by privileged users
f) Ensuring that privileged users do not have access to systems logs in which their activities are being captured
g) Conducting regular audit or management review of the logs
h) Prohibiting sharing of privileged IDs and their access codes
i) Disallowing vendors and contractors from gaining privileged access to systems without close supervision and monitoring
j) Protecting backup data from unauthorized access.

6) Information security and information asset life-cycle

(i) Information security needs to be considered at all stages of an information asset's life-cycle like planning, design, acquisition and implementation, maintenance and disposal. Banks need to apply systematic project management oriented techniques to manage material changes during these stages and to ensure that information security requirements have been adequately addressed.
(ii) Planning and design level controls need to be in place to ensure that information security is embodied in the overall information systems architecture and the implemented solutions are in compliance with the information security policies and requirements of a bank.

(iii) Ongoing support and maintenance controls would be needed to ensure that IT assets continue to meet business objectives. Major controls in this regard include change management controls to ensure that the business objectives continue to be met following change; configuration management controls to ensure that the configuration minimises vulnerabilities and is defined, assessed, maintained and managed; deployment and environment controls to ensure that development, test and production environments are appropriately segregated; and patch management controls to manage the assessment and application of patches to software that addresses known vulnerabilities in a timely manner.

(iv) The other relevant controls include service level management, vendor management, capacity management and configuration management which are described in later chapters. Decommissioning and destruction controls need to be used to ensure that information security is not compromised as IT assets reach the end of their useful life.

(For example, through archiving strategies and deletion of sensitive information prior to the disposal of IT assets.)

7) **Personnel security**

(i) Application owners grant legitimate users access to systems that are necessary to perform their duties and security personnel enforce the access rights in accordance with institution standards. Because of their internal access levels and intimate knowledge of financial institution processes, authorized users pose a potential threat to systems and data. Employees, contractors, or third-party employees can also exploit their legitimate computer access for malicious or fraudulent reasons. Further, the degree of internal access granted to some users can increase the risk of accidental damage or loss of information and systems.

(ii) Risk exposures from internal users include altering data, deleting production and back-up data, disrupting/destroying systems, misusing systems for personal gain or to damage the institution, holding data hostage and stealing strategic or customer data for espionage or fraud schemes.

(iii) Banks should have a process to verify job application information on all new employees. Additional background and credit checks may be warranted based on the sensitivity of a particular job or access level. Personnel with privileged access like administrators, cyber security personnel, etc. should be subjected to rigorous background checks and screening. Institutions should verify that contractors are subject to similar screening procedures. The verification considerations would include:

- Character references – business and personal
- Confirmation of prior experience, academic record, and professional qualifications
- Confirmation of identity through a government issued identification

(iv) There also needs to be a periodic rotation of duties among users or personnel as a prudent risk measure.

8) **Physical security**

(i) The confidentiality, integrity, and availability of information can be impaired through physical access and damage or destruction to physical components. Conceptually, those physical security risks are mitigated through zone-oriented implementations. Zones are physical areas with differing physical security requirements. The security
requirements of each zone are a function of the sensitivity of the data contained or accessible through the zone and the information technology components in the zone.

(ii) The requirements for each zone should be determined through the risk assessment. The risk assessment should include, but is not limited to, threats like aircraft crashes, chemical effects, dust, electrical supply interference, electromagnetic radiation, explosives, fire, smoke, theft/destruction, vibration/earthquake, water, criminals, terrorism, political issues (e.g. strikes, disruptions) and other threats based on the entity’s unique geographical location, building configuration, neighboring environment/entities, etc.

(iii) A bank needs to deploy the following environmental controls:
- Secure location of critical assets providing protection from natural and man-made threats
- Restrict access to sensitive areas like data centres, which also includes detailed procedures for handling access by staff, third party providers and visitors
- Suitable preventive mechanisms for various threats indicated above
- Monitoring mechanisms for the detection of compromises of environmental controls relating to temperature, water, smoke, access alarms, service availability alerts (power supply, telecommunication, servers), access log reviews etc

9) **User Training and Awareness**

It is acknowledged that the human link is the weakest link in the information security chain. Hence, there is a vital need for an initial and ongoing training and information security awareness programme. The programme may be periodically updated keeping in view changes in information security, threats/vulnerabilities and/or the bank’s information security framework. There needs to be a mechanism to track the effectiveness of training programmes through an assessment/testing process designed on testing the understanding of the relevant information security policies, not only initially but also on a periodic basis. At any point of time, a bank needs to maintain an updated status on user training and awareness relating to information security and the matter needs to be an important agenda item during Information Security Committee meetings.

Some of the areas that could be incorporated as part of the user awareness programme include:

a) Relevant information security policies/procedures
b) Acceptable and appropriate usage of IT assets
c) Access controls including standards relating to passwords and other authentication requirements
d) Measures relating to proper email usage and internet usage
e) Physical protection
f) Remote computing and use of mobile devices
g) Safe handling of sensitive data/information
h) Being wary of social engineering attempts to part with confidential details
i) Prompt reporting of any security incidents and concerns

10) **Incident management**

(i) Incident management is defined as the process of developing and maintaining the capability to manage incidents within a bank so that exposure is contained and recovery achieved within a specified time objective. Incidents can include the misuse of computing assets, information disclosure or events that threaten the continuance of business processes.

(ii) Major activities that need to be considered as part of the incident management framework include:
a. Developing and implementing processes for preventing, detecting, analyzing and responding to information security incidents
b. Establishing escalation and communication processes and lines of authority
c. Developing plans to respond to and document information security incidents
d. Establishing the capability to investigate information security incidents through various modes like forensics, evidence collection and preservation, log analysis, interviewing, etc.
e. Developing a process to communicate with internal parties and external organizations (e.g., regulator, media, law enforcement, customers)
f. Integrating information security incident response plans with the organization’s disaster recovery and business continuity plan
g. Organizing, training and equipping teams to respond to information security incidents
h. Periodically testing and refining information security incident response plans
i. Conducting post-mortem analysis and reviews to identify causes of information security incidents, developing corrective actions and reassessing risk, and adjusting controls suitably to reduce the related risks in the future

(iii) Common incident types include, but not limited to, outages/degradation of services due to hardware, software or capacity issues, unauthorised access to systems, identity theft, data leakage/loss, malicious software and hardware, failed backup processes, denial of service attacks and data integrity issues.

(iv) A bank needs to have clear accountability and communication strategies to limit the impact of information security incidents through defined mechanisms for escalation and reporting to the Board and senior management and customer communication, where appropriate. Incident management strategies would also typically assist in compliance with regulatory requirements. Institutions would also need to pro-actively notify CERT-In/IDRBT/RBI regarding cyber security incidents.

(v) All security incidents or violations of security policies should be brought to the notice of the CISO.

11) Application Control and Security:

a. Financial institutions have different types of applications like the core banking system, delivery channels like ATMs, internet banking, mobile banking, phone banking, network operating systems, databases, enterprise resource management (ERP) systems, customer relationship management (CRM) systems, etc., all used for different business purposes. Then these institutions have partners, contractors, consultants, employees and temporary employees. Users usually access several different types of systems throughout their daily tasks, which makes controlling access and providing the necessary level of protection on different data types difficult and full of obstacles. This complexity may result in unforeseen and unidentified holes in the protection of the entire infrastructure including overlapping and contradictory controls, and policy and regulatory noncompliance.

b. There are well-known information systems security issues associated with applications software, whether the software is developed internally or acquired from an external source. Attackers can potentially use many different paths through the application to do harm to the business. Each of these paths represents a risk that may or may not be serious enough to warrant attention. Sometimes, these paths are easy to find and exploit and sometimes they are extremely difficult. Similarly, the harm that is caused may range from minor to major. To determine the risk to itself, a bank can evaluate the likelihood associated with the threat agent, attack vector, and security weakness and combine it
with an estimate of the technical and business impact to the organization. Together, these factors determine the overall risk.

c. The Open Web Application Security Project (OWASP) is an open community dedicated to enabling organizations to develop, purchase and maintain applications that can be trusted. The **OWASP Top 10** focuses on identifying the most serious application security risks for a broad array of organizations. The current set of serious web **Application Security Risks** include is as under:

(i) **Command Injection:** Injection flaws, such as SQL, OS, and LDAP injection, occur when un-trusted data is sent to an interpreter as part of a command or query. The attacker’s hostile data can trick the interpreter into executing unintended commands or accessing unauthorized information. This will happen if input validation controls are not properly built into the application.

(ii) **Cross Site Scripting (XSS):** This flaw occurs whenever an application takes un-trusted data and sends it to a web browser without proper validation and escaping. Cross Site Scripting (XSS) allows attackers to execute script in the victim’s browser, which can hijack user sessions, deface web sites or redirect the user to malicious sites.

(iii) **Session Management & Broken Authentication:** Application functions related to authentication and session management are often not implemented correctly, allowing attackers to compromise passwords, keys and session tokens, or exploit implementation flaws to assume other users’ identities. An attacker can also succeed in escalation of privileges.

(iv) **Insecure Direct Object Reference:** A direct object reference occurs whenever a developer exposes a reference to an internal implementation object, such as a file, directory or database key. Without an access control check or other protection, attackers can manipulate these references to access unauthorized data. This flaw is a result of insecure coding practices.

(v) **Cross-Site Request Forgery (CSRF):** A CSRF attack forces a victim’s (who has already logged into the system) browser to send a forged HTTP request to a vulnerable web application. This forged request will also carry information about the victim’s session cookie & any other authentication information. This allows the attacker to force the victim’s browser to generate requests, which the vulnerable application thinks are legitimate requests from the victim. These sorts of attacks are fairly difficult to detect, potentially leaving a user debating with the website/company as to whether or not the actions were performed by him.

(vi) **Security Misconfiguration:** Security depends on having a secure configuration defined for the application, framework, web server, application server and platform. All these settings should be defined, implemented, and maintained as many are not shipped with secure defaults.

(vii) **Failure to Restrict URL Access:** A common problem in web applications, failing to restrict URL access typically happens when a page doesn’t have the correct access control policy in place. Unauthorized users are able to view content that they shouldn’t have the ability to view. Having these vulnerabilities in application exposes privileged functionality to unauthorized users. It can also create a problem with application record trails. If users can access records without being authenticated the chain of custody is completely broken, preventing good auditing from taking place.
(viii) **Non-validated Redirects and Forwards:** Web applications frequently redirect and forward users to other pages and websites, and use untrusted data to determine the destination pages. Web application redirects are very common and frequently include user-supplied parameters in the destination URL. If they aren't validated, attackers can send the victim to a site of their choice. Thus, without proper validation, attackers can redirect victims to phishing or malware sites, or use forwards to access unauthorized pages.

(ix) **Insecure Cryptographic Storage:** Many web applications do not properly protect sensitive data, such as Credit/Debit Cards, PAN, and authentication credentials, with appropriate encryption or hashing. Attackers may use this weakly protected data to conduct identity theft, credit card fraud or other crimes.

(x) **Insufficient Transport Layer Protection:** Applications frequently fail to encrypt network traffic when it is necessary to protect sensitive communications. When they do, they sometimes support weak algorithms, use expired or invalid certificates, or do not use them correctly. This attack normally occurs when a site does not use SSL/TLS for pages that require authentication, where an attacker can monitor network traffic to steal an authenticated user's session cookie.

d. The following are the important **Application control and risk mitigation measures** that need to be implemented by banks:

1. Each application should have an owner which will typically be the concerned business function that uses the application
2. Some of the roles of application owners include:
   - Prioritizing any changes to be made to the application and authorizing the changes
   - Deciding on data classification/de-classification and archival/purging procedures for the data pertaining to an application as per relevant policies/regulatory/statutory requirements
   - Ensuring that adequate controls are built into the application through active involvement in the application design, development, testing and change process
   - Ensuring that the application meets the business/functional needs of the users
   - Ensuring that the information security function has reviewed the security of the application
   - Taking decisions on any new applications to be acquired / developed or any old applications to be discarded
   - Informing the information security team regarding purchase of an application and assessing the application based on the security policy requirements
   - Ensuring that the Change Management process is followed for any changes in application
   - Ensuring that the new applications being purchased/developed follow the Information Security policy
   - Ensuring that logs or audit trails, as required, are enabled and monitored for the applications

3. All application systems need to be tested before implementation in a robust manner regarding controls to ensure that they satisfy business policies/rules of the bank and regulatory and legal prescriptions/requirements. Robust controls need to be built into the system and reliance on any manual controls needs to be minimized. Before the system is live, there should be clarity on the audit trails and the specific fields that are required to be captured as part
of audit trails and an audit trail or log monitoring process including personnel responsible for the same.

4. A bank needs to incorporate information security at all stages of software development. This would assist in improving software quality and minimizing exposure to vulnerabilities. Besides business functionalities, security requirements relating to system access control, authentication, transaction authorization, data integrity, system activity logging, audit trail, security event tracking and exception handling are required to be clearly specified at the initial stages of system development/acquisition. A compliance check against the bank’s security standards and regulatory/statutory requirements would also be required.

5. All application systems need to have audit trails along with policy/procedure of log monitoring for such systems including the clear allocation of responsibility in this regard. Every application affecting critical/sensitive information, for example, impacting financial, customer, control, regulatory and legal aspects, must provide for detailed audit trails/ logging capability with details like transaction id, date, time, originator id, authorizer id, actions undertaken by a given user id, etc. Other details like logging the IP address of the client machine, terminal identity or location may also be considered.

6. Applications must also provide for, inter-alia, logging unsuccessful logon attempts, access to sensitive options in the application, e.g., master record changes, granting of access rights, use of system utilities, changes in system configuration, etc.

7. The audit trails need to be stored as per a defined period as per any internal/regulatory/statutory requirements and it should be ensured that they are not tampered with.

8. There should be documented standards/procedures for administering the application, which are approved by the application owner and kept up-to-date.

9. The development, test and production environments need to be properly segregated.

10. Access should be based on the principle of least privilege and “need to know” commensurate with the job responsibilities. Adequate segregation of duties needs to be enforced.

11. There should be controls on updating key ‘static’ business information like customer master files, parameter changes, etc.

12. Any changes to an application system/data need to be justified by genuine business need and approvals supported by documentation and subjected to a robust change management process. The change management would involve generating a request, risk assessment, authorization from an appropriate authority, implementation, testing and verification of the change done.

13. Potential security weaknesses / breaches (for example, as a result of analyzing user behaviour or patterns of network traffic) should be identified.

14. There should be measures to reduce the risk of theft, fraud, error and unauthorized changes to information through measures like supervision of activities and segregation of duties.

15. Applications must not allow unauthorized entries to be updated in the database. Similarly, applications must not allow any modifications to be made after an entry is authorized. Any subsequent changes must be made only by reversing the original authorized entry and passing a fresh entry.

16. Direct back-end updates to database should not be allowed except during exigencies, with a clear business need and after due authorization as per the relevant policy.

17. Access to the database prompt must be restricted only to the database administrator.
18. Robust input validation controls, processing and output controls needs to be built in to the application.
19. There should be a procedure in place to reduce the reliance on a few key individuals.
20. Alerts regarding use of the same machine for both maker and checker transactions need to be considered.
21. There should be a proper linkage between a change request and the corresponding action taken. For example, the specific accounting head or code which was created as a result of a specific request should be established clearly.
22. Error / exception reports and logs need to be reviewed and any issues need to be remedied /addressed at the earliest.
23. Critical functions or applications dealing with financial, regulatory and legal, MIS and risk assessment/management, (for example, calculation of capital adequacy, ALM, calculating VaR, risk weighted assets, NPA classification and provisioning, balance sheet compilation, AML system, revaluation of foreign currency balances, computation of MTM gains / losses, etc.,) needs to be done through proper application systems and not manually or in a semi-automated manner through spreadsheets. These pose risks relating to data integrity and reliability. Use of spreadsheets in this regard should be restricted and should be replaced by appropriate IT applications within a definite time-frame in a phased manner.
24. Banks may obtain application integrity statements in writing from the application system vendors providing for reasonable level of assurance about the application being free of malware at the time of sale, free of any obvious bugs, and free of any covert channels in the code (of the version of the application being delivered as well as any subsequent versions/modifications done).
25. For all critical applications, either the source code must be received from the vendor or a software escrow agreement should be in place with a third party to ensure source code availability in the event the vendor goes out of business. It needs to be ensured that product updates and programme fixes are also included in the escrow agreement.
26. Applications should be configured to logout the users after a specific period of inactivity. The application must ensure rollover of incomplete transactions and otherwise ensure integrity of data in case of a log out.
27. There should be suitable interface controls in place. Data transfer from one process to another or from one application to another, particularly for critical systems, should not have any manual intervention in order to prevent any unauthorized modification. The process needs to be automated and properly integrated with due authentication mechanism and audit trails by enabling “Straight Through Processing” between applications or from data sources to replace any manual intervention/semi-automated processes like extracting data in text files and uploading to the target system, importing to a spreadsheet, etc. Further, proper validations and reconciliation of data needs to be carried out between relevant interfaces/applications across the bank. The bank needs to suitably integrate the systems and applications, as required, to enhance data integrity and reliability.
28. Multi-tier application architecture needs to be considered for relevant critical systems like internet banking systems which differentiate session control, presentation logic, server side input validation, business logic and database access.
29. In the event of data pertaining to Indian operations being stored and/or processed abroad, for example, by foreign banks, there needs to be suitable controls like segregation of data and strict access controls based on ‘need to
know’ and robust change controls. The bank should be in a position to adequately prove the same to the regulator. Regulator’s access to such data/records and other relevant information should not be impeded in any manner and RBI would have the right to cause an inspection to be made of the processing centre/data centre and its books and accounts by one or more of its officers or employees or other persons.

30. An application security review/testing, initially and during major changes, needs to be conducted using a combination of source code review, stress loading, exception testing and compliance review to identify insecure coding techniques and systems vulnerabilities to a reasonable extent.

31. Critical application system logs/audit trails also need to be backed up as part of the application backup policy.

32. System Security Testing, in respect of critical e-banking systems, needs to incorporate, inter-alia, specifications relating to information leakage, business logic, authentication, authorization, input data validation, exception/error handling, session management, cryptography and detailed logging, as relevant.

12) **Migration controls:**

(i) There needs to be a documented Migration Policy indicating the requirement of roadmap / migration plan / methodology for data migration (which includes verification of completeness, consistency and integrity of the migration activity and pre and post migration activities along with responsibilities and timelines for completion of same). Explicit sign offs from users/application owners need to be obtained after each stage of migration and after complete migration process. Audit trails need to be available to document the conversion, including data mappings and transformations.

(ii) The key aspects that are required to be considered include:

   a. **Integrity of data**— indicating that the data is not altered manually or electronically by a person, programme, substitution or overwriting in the new system. Integrity thus, includes error creep due to factors like transposition, transcription, etc.
   b. **Completeness**— ensuring that the total number of records from the source database is transferred to the new database (assuming the number of fields is the same)
   c. **Confidentiality of data under conversion**— ensuring that data is backed up before migration for future reference or any emergency that might arise out of the data migration process
   d. **Consistency of data**— the field/record called for from the new application should be consistent with that of the original application. This should enable consistency in repeatability of the testing exercise
   e. **Continuity**—the new application should be able to continue with newer records as addition (or appendage) and help in ensuring seamless business continuity

(iii) It is a good practice that the last copy of the data before conversion from the old platform and the first copy of the data after conversion to the new platform are maintained separately in the archive for any future reference.

(iv) The error logs pertaining to the pre-migration/ migration/ post migration period along with root cause analysis and action taken need to be available for review.

(v) Banks may need to migrate the complete transaction data and audit trails from the old system to the new system. Else, banks should have the capability to access the older transactional data and piece together the transaction trail between older and newer systems, to satisfy any supervisory/legal requirements that may arise.
13) Implementation of new technologies:

(i) Banks need to carry out due diligence with regard to new technologies since they can potentially introduce additional risk exposures. A bank needs to authorise the large scale use and deployment in production environment of technologies that have matured to a state where there is a generally agreed set of industry-accepted controls and robust diligence and testing has been carried out to ascertain the security issues of the technology or where compensating controls are sufficient to prevent significant impact and to comply with the institution’s risk appetite and regulatory expectations.

(ii) Any new business products introduced along with the underlying information systems need to be assessed as part of a formal product approval process which incorporates, inter-alia, security related aspects and fulfilment of relevant legal and regulatory prescriptions. A bank needs to develop an authorisation process involving a risk assessment balancing the benefits of the new technology with the risk.

14) Encryption

(i) Encryption Types:

Symmetric encryption is the use of the same key and algorithm by the creator and reader of a file or message. The creator uses the key and algorithm to encrypt, and the reader uses both to decrypt. Symmetric encryption relies on the secrecy of the key. If the key is captured by an attacker, either when it is exchanged between the communicating parties, or while one of the parties uses or stores the key, the attacker can use the key and the algorithm to decrypt messages or to masquerade as a message creator.

Asymmetric encryption lessens the risk of key exposure by using two mathematically related keys, the private key and the public key. When one key is used to encrypt, only the other key can decrypt. Therefore, only one key (the private key) must be kept secret. The key that is exchanged (the public key) poses no risk if it becomes known. For instance, if individual A has a private key and publishes the public key, individual B can obtain the public key, encrypt a message to individual A, and send it. As long as an individual keeps his private key secure from disclosure, only individual A will be able to decrypt the message.

(ii) Typical areas or situations requiring deployment of cryptographic techniques, given the risks involved, include transmission and storage of critical and/or sensitive data/information in an 'un-trusted' environment or where a higher degree of security is required, generation of customer PINs which are typically used for card transactions and online services, detection of any unauthorised alteration of data/information and verification of the authenticity of transactions or data/information.

(iii) Since security is primarily based on the encryption keys, effective key management is crucial. Effective key management systems are based on an agreed set of standards, procedures, and secure methods that address

a. Generating keys for different cryptographic systems and different applications
b. Generating and obtaining public keys and distributing keys to intended users, including how keys should be activated when received
c. Storing keys, including how authorized users obtain access to keys and changing or updating keys, including rules on when keys should be changed and how this will be done
d. Dealing with compromised keys, revoking keys and specifying how keys should be withdrawn or deactivated
e. Recovering keys that are lost or corrupted as part of business continuity management
f. Archiving, destroying keys

h. Instituting defined activation and deactivation dates, limiting the usage period of keys

(iv) Secure key management systems are characterized by the following precautions:

a. Additional physical protection of equipment used to generate, store and archive cryptographic keys

b. Use of cryptographic techniques to maintain cryptographic key confidentiality

c. Segregation of duties, with no single individual having knowledge of the entire cryptographic key (i.e. two-person controls) or having access to all the components making up these keys

d. Ensuring key management is fully automated (e.g., personnel do not have the opportunity to expose a key or influence the key creation)

e. Ensuring no key ever appears unencrypted

f. Ensuring keys are randomly chosen from the entire key space, preferably by hardware

g. Ensuring key-encrypting keys are separate from data keys. No data ever appears in clear text that was encrypted using a key-encrypting key. (A key encrypting key is used to encrypt other keys, securing them from disclosure.)

h. Make sure that keys with a long life are sparsely used. The more a key is used, the greater the opportunity for an attacker to discover the key

i. Ensuring keys are changed frequently.

j. Ensuring keys that are transmitted are sent securely to well-authenticated parties.

k. Ensuring key-generating equipment is physically and logically secure from construction through receipt, installation, operation, and removal from service.

(v) Normally, a minimum of 128-bit SSL encryption is expected. Constant advances in computer hardware, cryptanalysis and distributed brute force techniques may induce use of larger key lengths periodically. It is expected that banks will properly evaluate security requirements associated with their internet banking systems and other relevant systems and adopt an encryption solution that is commensurate with the degree of confidentiality and integrity required. Banks should only select encryption algorithms which are well established international standards and which have been subjected to rigorous scrutiny by an international cryptographer community or approved by authoritative professional bodies, reputable security vendors or government agencies.

15) Data security

i. Banks need to define and implement procedures to ensure the integrity and consistency of all data stored in electronic form, such as databases, data warehouses and data archives.

ii. A data security theory seeks to establish uniform risk-based requirements for the protection of data elements. To ensure that the protection is uniform within and outside of the institution, tools such as data classifications and protection profiles can be used, as indicated earlier in the chapter.

iii. Data classification and protection profiles are complex to implement when the network or storage is viewed as a utility. Because of that complexity, some institutions treat all information at that level as if it were of the highest sensitivity and implement encryption as a protective measure. The complexity in implementing data classification in other layers or in other aspects of an institution’s operation may result in other risk mitigation
procedures being used. Adequacy is a function of the extent of risk mitigation, and not the procedure or tool used to mitigate risk.

iv. Policies regarding media handling, disposal, and transit should be implemented to enable the use of protection profiles and otherwise mitigate risks to data. If protection profiles are not used, the policies should accomplish the same goal as protection profiles, which is to deliver the same degree of residual risk without regard to whether the information is in transit or storage, who is directly controlling the data, or where the storage may be.

v. There should be secure storage of media. Controls could include physical and environmental controls such as fire and flood protection, limiting access by means like physical locks, keypad, passwords, biometrics, etc., labelling, and logged access. Management should establish access controls to limit access to media, while ensuring that all employees have authorization to access the minimum data required to perform their responsibilities. More sensitive information such as system documentation, application source code, and production transaction data should have more extensive controls to guard against alteration (e.g., integrity checkers, cryptographic hashes). Furthermore, policies should minimize the distribution of sensitive information, including printouts that contain the information. Periodically, the security staff, audit staff, and data owners should review authorization levels and distribution lists to ensure they remain appropriate and current.

vi. The storage of data in portable devices, such as laptops and PDAs, poses unique problems. Mitigation of those risks typically involves encryption of sensitive data, host-provided access controls, etc.

vii. Banks need appropriate disposal procedures for both electronic and paper-based media. Contracts with third-party disposal firms should address acceptable disposal procedures. For computer media, data frequently remains on media after erasure. Since that data can be recovered, additional disposal techniques should be applied to sensitive data like physical destruction, overwriting data, degaussing, etc.

viii. Banks should maintain the security of media while in transit or when shared with third parties. Policies should include contractual requirements that incorporate necessary risk-based controls, restrictions on the carriers used and procedures to verify the identity of couriers.

ix. Banks should encrypt customer account and transaction data which is transmitted, transported, delivered or couriered to external parties or other locations, taking into account all intermediate junctures and transit points from source to destination.

x. A few other aspects that also need to be considered include appropriate blocking, filtering and monitoring of electronic mechanisms like e-mail and printing and monitoring for unauthorised software and hardware like password cracking software, key loggers, wireless access points, etc.

xi. Concerns over the need to better control and protect sensitive information have given rise to a new set of solutions aimed at increasing an enterprise’s ability to protect its information assets. These solutions vary in their capabilities and methodologies, but collectively they have been placed in a category known as data leak prevention (DLP). It provides a comprehensive approach covering people, processes, and systems that identify, monitor, and protect data in use (e.g., endpoint actions), data in motion (e.g., network actions), and data at rest (e.g., data storage) through deep content inspection and with a centralized management framework.

Most DLP solutions include a suite of technologies that facilitate three key objectives:

• Locate and catalogue sensitive information stored throughout the enterprise
• Monitor and control the movement of sensitive information across enterprise networks
• Monitor and control the movement of sensitive information on end-user systems

Banks may consider such solutions, if required, after assessing their potential to improve data security.
16) Vulnerability Assessment

i. Soon after new vulnerabilities are discovered and reported by security researchers or vendors, attackers engineer the malicious exploit code and then launch that code against targets of interest. Any significant delays in finding or fixing software with critical vulnerabilities provides ample opportunity for persistent attackers to break through, gaining control over the vulnerable machines and getting access to the sensitive data they contain. Banks that do not scan for vulnerabilities and address discovered flaws proactively face a significant likelihood of having their computer systems compromised.

ii. The following are some of the measures suggested:
   a. Automated vulnerability scanning tools need to be used against all systems on their networks on a periodic basis, say monthly or weekly or more frequently.
   b. Banks should ensure that vulnerability scanning is performed in an authenticated mode (i.e., configuring the scanner with administrator credentials) at least quarterly, either with agents running locally on each end system to analyze the security configuration or with remote scanners that are given administrative rights on the system being tested, to overcome limitations of unauthenticated vulnerability scanning.
   c. Banks should compare the results from back-to-back vulnerability scans to verify that vulnerabilities were addressed either by patching, implementing a compensating control, or by documenting and accepting a reasonable business risk. Such acceptance of business risks for existing vulnerabilities should be periodically reviewed to determine if newer compensating controls or subsequent patches can address vulnerabilities that were previously accepted, or if conditions have changed increasing the risk.
   d. Vulnerability scanning tools should be tuned to compare services that are listening on each machine against a list of authorized services. The tools should be further tuned to identify changes over time on systems for both authorized and unauthorized services.
   e. The security function should have updated status regarding numbers of unmitigated, critical vulnerabilities, for each department/division, plan for mitigation and should share vulnerability reports indicating critical issues with senior management to provide effective incentives for mitigation.

17) Establishing on-going security monitoring processes

i. A bank needs to have robust monitoring processes in place to identify events and unusual activity patterns that could impact on the security of IT assets. The strength of the monitoring controls needs to be proportionate to the criticality of an IT asset. Alerts would need to be investigated in a timely manner, with an appropriate response determined.

ii. Common monitoring processes include activity logging (including exceptions to approved activity), for example, device, server, network activity, security sensor alerts; monitoring staff or third-party access to sensitive data/information to ensure it is for a valid business reason, scanning host systems for known vulnerabilities, checks to determine if information security controls are operating as expected and are being complied with, checking whether powerful utilities / commands have been disabled on attached hosts by using tools like 'network sniffer'), environment and customer profiling, checking for the existence and configuration of unauthorised wireless networks by using automated tools, discovering the existence of unauthorised systems by using network discovery and mapping tools and detecting unauthorised changes to electronic documents and configuration files by using file integrity monitoring software.
iii. Banks’ networks should be designed to support effective monitoring. Design considerations include network traffic policies that address the allowed communications between computers or groups of computers, security domains that implement the policies, sensor placement to identify policy violations and anomalous traffic, nature and extent of logging, log storage and protection and ability to implement additional sensors on an ad hoc basis when required.

iv. Banks would need to establish a clear allocation of responsibility for regular monitoring, and the processes and tools in this regard should be in a position to manage the volume of monitoring required, thereby reducing the risk of an incident going undetected.

v. Highly sensitive and/or critical IT assets would need to have logging enabled to record events and monitored at a level proportional to the level of risk.

vi. Users, like system administrators, with elevated access privileges should be subjected to a greater level of monitoring in light of the heightened risks involved.

vii. The integrity of the monitoring logs and processes should be safeguarded through appropriate access controls and segregation of duties.

viii. Banks should frequently review all system accounts and disable any account that cannot be associated with a business process and business owner. Reports that may be generated from systems and reviewed frequently may include a list of locked out accounts, disabled accounts, accounts with passwords that exceed the maximum password age, and accounts with passwords that never expire.

ix. Banks should establish and follow a process for revoking system access by disabling accounts immediately upon termination of an employee or contractor.

x. Banks should regularly monitor the use of all accounts, automatically logging off users after a standard period of inactivity.

xi. Banks should monitor account usage to determine dormant accounts that have not been used for a given period, say 15 days, notifying the user or user’s manager of the dormancy. After a longer period, say 30 days, the account may be disabled.

xii. On a periodic basis, say monthly or quarterly basis, banks should require that managers match active employees and contractors with each account belonging to their managed staff. Security/system administrators should then disable accounts that are not assigned to active employees or contractors.

xiii. Banks should monitor attempts to access deactivated accounts through audit logging.

xiv. Banks should validate audit log settings for each hardware device and the software installed on it, ensuring that logs include a date, timestamp, source addresses, destination addresses, and various other useful elements of each packet and/or transaction. Systems should record logs in a standardized format such as syslog entries. If systems cannot generate logs in a standardized format, banks need to deploy log normalization tools to convert logs into a standardized format.

xv. System administrators and information security personnel should consider devising profiles of common events from given systems, so that they can tune detection to focus on unusual activity, reducing false positives, more rapidly identify anomalies, and prevent overwhelming the analysts with insignificant alerts.

xvi. The following technologies/factors provide capabilities for effective attack detection and analysis:

a. Security Information and Event Management (SIEM) - SIEM products provide situational awareness through the collection, aggregation, correlation and analysis of disparate data from various sources. The information provided by these tools help in understanding the scope of an incident.

b. Intrusion Detection and Prevention System (IDS and IPS) - IPS products that have detection capabilities should be fully used during an incident to limit any further impact on the organization. IDS and IPS products are often the primary source of information leading to the identification of an attack. Once the attack has been identified, it is essential to enable the appropriate IPS
rule sets to block further incident propagation and to support containment and eradication.

c. **Network Behaviour Analysis (NBA)** - Network wide anomaly-detection tools will provide data on traffic patterns that are indicative of an incident. Once an incident has been identified through the use of these tools, it is important to capture that information for the purposes of supporting further mitigation activities, including operational workflow to ensure that the information from these tools is routed to the appropriate response team.

d. **Managed Security Service Provider (MSSP)** - If an organization has outsourced security event management to an MSSP, the latter should provide notification when an incident requires attention. Organisation must obtain as much information on the incident as possible from MSSP and implement remediation steps as recommended by MSSP.

xvii. Banks also need to pro-actively monitor various authentic sources like CERT-In, security vendors, etc. for any security related advisories and take suitable measures accordingly.

**18) Security measures against Malware:**

i. Malicious software is an integral and a dangerous aspect of internet based threats which target end-users and organizations through modes like web browsing, email attachments, mobile devices, and other vectors. Malicious code may tamper with a system's contents, and capture sensitive data. It can also spread to other systems. Modern malware aims to avoid signature-based and behavioral detection, and may disable anti-virus tools running on the targeted system. Anti-virus and anti-spyware software, collectively referred to as anti-malware tools, help defend against these threats by attempting to detect malware and block their execution.

ii. Typical controls to protect against malicious code use layered combinations of technology, policies and procedures and training. The controls are of the preventive and detective/corrective in nature. Controls are applied at the host, network, and user levels:

- **At host level:** The various measures at the host level include host hardening (including patch application and proper security configurations of the operating system (OS), browsers, and other network-aware software), considering implementing host-based firewalls on each internal computer and especially laptops assigned to mobile users. Many host-based firewalls also have application hashing capabilities, which are helpful in identifying applications that may have been trojanized after initial installation, considering host IPS and integrity checking software combined with strict change controls and configuration management, periodic auditing of host configurations, both manual and automated.

- **At network level:** The various measures include limiting the transfer of executable files through the perimeter, IDS and IPS monitoring of incoming and outgoing network traffic, including anti-virus, anti-spyware and signature and anomaly-based traffic monitors, routing Access Control Lists (ACLs) that limit incoming and outgoing connections as well as internal connections to those necessary for business purposes, proxy servers that inspect incoming and outgoing packets for indicators of malicious code and block access to known or suspected malware distribution servers, filtering to protect against attacks such as cross-site scripting and SQL injection.

- **At user level:** User education in awareness, safe computing practices, indicators of malicious code, and response actions.

iii. Enterprise security administrative features may be used daily to check the number of systems that do not have the latest anti-malware signatures. All malware detection events should be sent to enterprise anti-malware administration tools and event log servers.
iv. Banks should employ anti-malware software and signature auto update features to automatically update signature files and scan engines whenever the vendor publishes updates. After applying an update, automated systems should verify that each system has received its signature update. The bank should monitor anti-virus console logs to correct any systems that failed to be updated. The systems deployed for client security should be delivering simplified administration through central management and providing critical visibility into threats and vulnerabilities. It should also integrate with existing infrastructure software, such as Active Directory for enhanced protection and greater control.

v. Administrators should not rely solely on AV software and email filtering to detect worm infections. Logs from firewalls, intrusion detection and prevention sensors, DNS servers and proxy server logs should be monitored on a daily basis for signs of worm infections including but not limited to:

- Outbound SMTP connection attempts from anything other than a bank’s SMTP mail gateways
- Excessive or unusual scanning on TCP and UDP ports 135-139 and 445
- Connection attempts on IRC or any other ports that are unusual for the environment
- Excessive attempts from internal systems to access non-business web sites
- Excessive traffic from individual or a group of internal systems
- Excessive DNS queries from internal systems to the same host name and for known “nonexistent” host names. Using a centralized means such as a syslog host to collect logs from various devices and systems can help in the analysis of the information

vi. Banks should configure laptops, workstations, and servers so that they do not auto-run content from USB tokens, USB hard drives, CDs/DVDs, external SATA devices, mounted network shares, or other removable media.

vii. Banks should configure systems so that they conduct an automated antimalware scan of removable media when it is inserted.

viii. Banks can also consider deploying the Network Access Control (NAC) tools to verify security configuration and patch level compliance of devices before granting access to a network. Network Admission Control (NAC) restricts access to the network based on the identity or security posture of an organization. When NAC is implemented, it will force a user or a machine seeking network access for authentication prior to granting actual access to the network. A typical (non-free) WiFi connection is a form of NAC. The user must present some sort of credentials (or a credit card) before being granted access to the network. The network admission control systems allow noncompliant devices to be denied access, placed in a quarantined area, or given restricted access to computing resources, thus keeping insecure nodes from infecting the network. The key component of the Network Admission Control program is the Trust Agent, which resides on an endpoint system and communicates with routers on the network. The information is then relayed to a Secure Access Control Server (ACS) where access control decisions are made. The ACS directs the router to perform enforcement against the endpoint.

ix. Email Attachment Filtering - Banks should filter various attachment types at the email gateway, unless required for specific business use. Some examples include .ade .cmd .eml .ins .mdb .mst .reg .url .wsf .adp .com .exe .isp .mda .pcd .scr .vb .wsh .bas .cpl .hlp .js .msc .pif .sct .vbe .bat .crt .hta .jse .msi .pl .scx .vbs .cmd .dll .inf .lnk .msp .pot .shs .wsc... etc. Banks should consider only allowing file extensions with a documented business case and filtering all others.

19) Patch Management:
i. A Patch Management process needs to be in place to address technical system and software vulnerabilities quickly and effectively in order to reduce the likelihood of a serious business impact arising.

ii. There should be documented standards / procedures for patch management. The standards / procedures for patch management should include a method of defining roles and responsibilities for patch management, determining the importance of systems (for eg., based on the information handled, the business processes supported and the environments in which they are used) , recording patches that have been applied (for eg., using an inventory of computer assets including their patch level).

iii. The patch management process should include aspects like:
   a. Determining methods of obtaining and validating patches for ensuring that the patch is from an authorised source
   b. Identifying vulnerabilities that are applicable to applications and systems used by the organisation
   c. Assessing the business impact of implementing patches (or not implementing a particular patch)
   d. Ensuring patches are tested
   e. Describing methods of deploying patches, for example, through automated manner
   f. Reporting on the status of patch deployment across the organisation
   g. Including methods of dealing with the failed deployment of a patch (for eg., redeployment of the patch).

iv. Methods should be established to protect information and systems if no patch is available for an identified vulnerability, for example, disabling services and adding additional access controls. Organizations should deploy automated patch management tools and software update tools for all systems for which such tools are available and safe.

v. Organizations should measure the delay in patching new vulnerabilities and ensure the delay is not beyond the benchmarks set forth by the organization, which should be less for critical patches, say not more than a week, unless a mitigating control that blocks exploitation is available.

vi. Critical patches must be evaluated in a test environment before being updated into production on enterprise systems. If such patches break critical business applications on test machines, the organization must devise other mitigating controls that block exploitation on systems where the patch is difficult to be deployed because of its impact on business functionality.

20) Change Management:

i. A change management process should be established, which covers all types of change. For example, upgrades and modifications to application and software, modifications to business information, emergency ‘fixes’, and changes to the computers / networks that support the application.

ii. The change management process should be documented, and include approving and testing changes to ensure that they do not compromise security controls, performing changes and signing them off to ensure they are made correctly and securely, reviewing completed changes to ensure that no unauthorised changes have been made.

iii. The following steps should be taken prior to changes being applied to the live environment:
   - Change requests should be documented (for eg., on a change request form) and accepted only from authorised individuals and changes should be approved by an appropriate authority
The potential business impacts of changes should be assessed (for eg., in terms of the overall risk and impact on other components of the application)

Changes should be tested to help determine the expected results (for eg., deploying the patch into the live environment)

Changes should be reviewed to ensure that they do not compromise security controls (for eg., by checking software to ensure it does not contain malicious code, such as a trojan horse or a virus)

Back-out positions should be established so that the application can recover from failed changes or unexpected results

iv. Changes to the application should be performed by skilled and competent individuals who are capable of making changes correctly and securely and signed off by an appropriate business official.

21) Audit trails

i. Banks needs to ensure that audit trails exist for IT assets satisfying the banks business requirements including regulatory and legal requirements, facilitating audit, serving as forensic evidence when required and assisting in dispute resolution. This could include, as applicable, various areas like transaction with financial consequences, the opening, modifications or closing of customer accounts, modifications in sensitive master data, accessing or copying of sensitive data/information; and granting, modification or revocation of systems access rights or privileges for accessing sensitive IT assets.

ii. Audit trails should be secured to ensure the integrity of the information captured, including the preservation of evidence. Retention of audit trails should be in line with business, regulatory and legal requirements.

iii. Some considerations for securing the integrity of log files include :
   a. Encrypting log files that contain sensitive data or that are transmitting over the network
   b. Ensuring adequate storage capacity to avoid gaps in data gathering
   c. Securing back-up and disposal of log files
   d. Logging the data to write-only media like a write-once/read-many (WORM) disk or drive
   e. Setting logging parameters to disallow any modification to previously written data

iv. As indicated earlier, network and host activities typically are recorded on the host and sent across the network to a central logging facility which may process the logging data into a common format. The process, called normalization, enables timely and effective log analysis.

v. Other aspects related to logging to be considered include:
   a. All remote access to an internal network, whether through VPN, dial-up, or other mechanism, should be logged verbosely
   b. Operating systems should be configured to log access control events associated with a user attempting to access a resource like a file or directory without the appropriate permissions
   c. Security personnel and/or administrators designated in this regard should identify anomalies in logs and actively review the anomalies, documenting their findings on an ongoing basis
   d. Each bank can consider at least two synchronized time sources are available in their network from which all servers and network equipment retrieve time information on a regular basis, so that timestamps in logs are consistent
   e. Network boundary devices, including firewalls, network-based IPSs, and inbound and outbound proxies may be configured to log verbosely all traffic (both allowed and blocked) arriving at the device
vi. Given the multiplicity of devices and systems, banks should consider deploying a **Security Information and Event Management (SIEM)** system tool for log aggregation and consolidation from multiple machines/systems and for log correlation and analysis, as indicated earlier in the chapter. Furthermore, event logs may be correlated with information from vulnerability scans to fulfill two goals. First, personnel should verify that the activity of the regular vulnerability scanning tools themselves is logged. And, secondly, personnel should be able to correlate attack detection events with earlier vulnerability scanning results to determine whether the given exploit was used against a known-vulnerable target.

vii. E-banking systems should be designed and installed to capture and maintain forensic evidence in a manner that maintains control over the evidence, and prevents tampering and the collection of false evidence.

viii. In instances where processing systems and related audit trails are the responsibility of a third-party service provider, the bank should ensure that it has access to relevant audit trails maintained by the service provider apart from ensuring that the audit trails maintained by the service provider meet the bank's standards.

22) **Information security reporting and metrics**

i. Security monitoring arrangements should provide key decision-makers and Senior Management/Board of Directors with an informed view of aspects like the effectiveness and efficiency of information security arrangements, areas where improvement is required, information and systems that are subject to an unacceptable level of risk, performance against quantitative, objective targets, actions required to help minimize risk (for eg., reviewing the organization's risk appetite, understanding the information security threat environment and encouraging business and system owners to remedy unacceptable risks).

ii. There should be arrangements for monitoring the information security condition of the organization, which are documented, agreed with top management and performed regularly. Information generated by monitoring the information security condition of the organization should be used to measure the effectiveness of the information security strategy, information security policy and security architecture.

iii. Analysis performed as part of security monitoring and reporting arrangement may include, inter-alia, the following:

- Details relating to information security incidents and their impact
- Steps taken for non-recurrence of such events in the future
- Major Internal and external audit/vulnerability assessment/penetration test findings and remediation status
- Operational security statistics, such as firewall log data, patch management details and number of spam e-mails
- Costs associated with financial losses, legal or regulatory penalties and risk profile(s)
- Progress against security plans/strategy
- Capacity and performance analysis of security systems
- Infrastructure and software analysis
- Fraud analysis

iv. Information collected as part of security reporting arrangements should include details about all aspects of information risk like criticality of information, identified vulnerabilities and level of threats, potential business impacts and the status of security controls in place. Information about the security condition of the organisation should be provided to key decision-makers/stake holders like the Board, top management, members of Information Security Committee, and relevant external bodies like regulator as required.
v. Metrics can be an effective tool for security managers to discern the effectiveness of various components of their security policy and programs, the security of a specific system, product or process, effectiveness and efficiency of security services delivery, the impact of security events on business processes and the ability of staff or departments within an organization to address security issues for which they are responsible. Additionally, they may be used to raise the level of security awareness within the organization. The measurement of security characteristics can allow management to increase control and drive further improvements to the security procedures and processes.

vi. Each dimension of the IT security risk management framework can be measured by at least one metric to enable the monitoring of progress towards set targets and the identification of trends. The use of metrics needs to be targeted towards the areas of greatest criticality. Generally, it is suggested that effective metrics need to follow the SMART acronym i.e. specific, measurable, attainable, repeatable and time-dependent.

vii. In addition, a comprehensive set of metrics that provide for prospective and retrospective measures, like key performance indicators and key risk indicators, can be devised.

viii. The efficacy of a security metrics system in mitigating risk depends on completeness and accuracy of the measurements and their effective analysis. The measurements should be reliable and sufficient to justify security decisions that affect the institution’s security posture, allocate resources to security-related tasks, and provide a basis for security-related reports.

ix. Some illustrative metrics include coverage of anti-malware software and their updation percentage, patch latency, extent of user awareness training, vulnerability related metrics, etc.

23) Information security and Critical service providers/vendors

i. Banks use third-party service providers in a variety of different capacities. It can be an Internet service provider (ISP), application or managed service provider (ASP/MSP) or business service provider (BSP). These providers may often perform important functions for the bank and usually may require access to confidential information, applications and systems.

ii. When enterprises use third parties, they can become a key component in an enterprise’s controls and its achievement of related control objectives. Management should evaluate the role that the third party performs in relation to the IT environment, related controls and control objectives.

iii. The effectiveness of third-party controls can enhance the ability of an enterprise to achieve its control objectives. Conversely, ineffective third-party controls can weaken the ability of a bank to achieve its control objectives. These weaknesses can arise from many sources including gaps in the control environment arising from the outsourcing of services to the third party, poor control design, causing controls to operate ineffectively, lack of knowledge and/or inexperience of personnel responsible for control functions and over-reliance on the third party’s controls (when there are no compensating controls within the enterprise).

iv. Third-party providers can affect an enterprise (including its partners), its processes, controls and control objectives on many different levels. This includes effects arising from such things as economic viability of the third-party provider, third-party provider access to information that is transmitted through their communication systems and applications, systems and application availability, processing integrity, application development and change management processes and the protection of systems and information assets through backup recovery, contingency planning and redundancy.

v. The lack of controls and/or weakness in their design, operation or effectiveness can lead to consequences like loss of information confidentiality and privacy, systems not
being available for use when needed, unauthorized access and changes to systems, applications or data, changes to systems, applications or data occurring that result in system or security failures, loss of data, loss of data integrity, loss of data protection, or system unavailability, loss of system resources and/or information assets and Increased costs incurred by the enterprise as a result of any of the above.

vi. The relationship between the enterprise and a third-party provider should be documented in the form of an executed contract. The various details and requirements on the matter are covered under chapter on “IT outsourcing”.

24) Network Security

i. Protection against growing cyber threats requires multiple layers of defenses, known as defense in depth. As every organization is different, this strategy should therefore be based on a balance between protection, capability, cost, performance, and operational considerations. Defense in depth for most organizations should at least consider the following two areas:
   (a) Protecting the enclave boundaries or perimeter
   (b) Protecting the computing environment.

ii. The enclave boundary is the point at which the organization’s network interacts with the Internet. To control the flow of traffic through network borders and to police its content looking for attacks and evidence of compromised machines, boundary defenses should be multi-layered, relying on firewalls, proxies, DMZ perimeter networks, and network-based Intrusion Prevention Systems and Intrusion Detection Systems.

iii. It should be noted that boundary lines between internal and external networks are diminishing through increased interconnectivity within and between organizations and use of wireless systems. These blurring lines sometimes allow attackers to gain access inside networks while bypassing boundary systems. However, even with this blurring, effective security deployment still rely on carefully configured boundary defenses that separate networks with different threat levels, different sets of users, and different levels of control. Effective multi-layered defenses of perimeter networks help to lower the number of successful attacks, allowing security personnel to focus on attackers who have devised methods to bypass boundary restrictions.

iv. An effective approach to securing a large network involves dividing the network into logical security domains. A logical security domain is a distinct part of a network with security policies that differ from other domains, and perimeter controls enforcing access at a network level. The differences may be far broader than network controls, encompassing personnel, host, and other issues. Before establishing security domains, banks need to map and configure the network to identify and control all access points. Network configuration considerations could include the following actions:
   - Identifying the various applications and systems accessed via the network
   - Identifying all access points to the network including various telecommunications channels like ethernet, wireless, frame relay, dedicated lines, remote dial-up access, extranets, internet
   - Mapping the internal and external connectivity between various network segments
   - Defining minimum access requirements for network services
   - Determining the most appropriate network configuration to ensure adequate security and performance for the bank

v. With a clear understanding of network connectivity, banks can avoid introducing security vulnerabilities by minimizing access to less-trusted domains and employing encryption and other controls for less secure connections. Banks can then determine the most effective deployment of protocols, filtering routers, firewalls, gateways, proxy servers, and/or physical isolation to restrict access. Some applications and business processes may require complete segregation from the corporate network, for example, preventing connectivity between corporate network and wire transfer system. Others
may restrict access by placing the services that must be accessed by each zone in their own security domain, commonly called a De-Militarized Zone.

vi. Security domains are bounded by perimeters. Typical perimeter controls include firewalls that operate at different network layers, malicious code prevention, outbound filtering, intrusion detection and prevention devices, and controls over infrastructure services such as DNS. The perimeter controls may exist on separate devices or be combined or consolidated on one or more devices. Consolidation on a single device could improve security by reducing administrative overhead. However, consolidation may increase risk through a reduced ability to perform certain functions and the existence of a single point of failure.

vii. A few network protection devices are briefly explained as under:

a) **Firewalls**: The main purpose of a firewall is access control. By limiting inbound (from the Internet to the internal network) and outbound communications (from the internal network to the Internet), various attack vectors can be reduced. Firewalls may provide additional services like Network Address Translation and Virtual Private Network Gateway. Financial institutions have four primary firewall types from which to choose: packet filtering, stateful inspection, proxy servers, and application-level firewalls. Any product may have characteristics of one or more firewall types. The selection of a firewall type is dependent on many characteristics of the security zone, such as the amount of traffic, the sensitivity of the systems and data, and applications.

*Packet Filter Firewalls*
Packet filter firewalls evaluate the headers of each incoming and outgoing packet to ensure it has a valid internal address, originates from a permitted external address, connects to an authorized protocol or service, and contains valid basic header instructions. If the packet does not match the pre-defined policy for allowed traffic, then the firewall drops the packet. Packet filters generally do not analyze the packet contents beyond the header information. Among the major weaknesses associated with packet filtering firewalls include inability to prevent attacks that exploit application-specific vulnerabilities and functions because the packet filter does not examine packet contents and logging functionality is limited to the same information used to make access control decisions.

*Stateful Inspection Firewalls*
Stateful inspection firewalls are packet filters that monitor the state of the TCP connection. Each TCP session starts with an initial “handshake” communicated through TCP flags in the header information. When a connection is established the firewall adds the connection information to a table. The firewall can then compare future packets to the connection or state table. This essentially verifies that inbound traffic is in response to requests initiated from inside the firewall.

*Proxy Server Firewalls*
Proxy servers act as an intermediary between internal and external IP addresses and block direct access to the internal network. Essentially, they rewrite packet headers to substitute the IP of the proxy server for the IP of the internal machine and forward packets to and from the internal and external machines. Due to that limited capability, proxy servers are commonly employed behind other firewall devices. The primary firewall receives all traffic, determines which application is being targeted, and hands off the traffic to the appropriate proxy server. Common proxy servers are the domain name server (DNS), Web server (HTTP), and mail (SMTP) server. Proxy servers frequently cache requests and responses, providing potential performance benefits. Additionally, proxy servers provide another layer of access control by segregating the flow of Internet traffic to support additional authentication and logging capability, as well as content filtering. Web and e-mail proxy servers, for example, are capable of filtering for potential malicious code and application-specific
commands. Proxy servers are increasing in importance as protocols are tunnelled through other protocols.

**Application-Level Firewalls**
Application-level firewalls perform application-level screening, typically including the filtering capabilities of packet filter firewalls with additional validation of the packet content based on the application. Application-level firewalls capture and compare packets to state information in the connection tables. Unlike a packet filter firewall, an application level firewall continues to examine each packet after the initial connection is established for specific application or services such as telnet, FTP, SMTP, etc. The application- level firewall can provide additional screening of the packet payload for commands, protocols, packet length, authorization, content, or invalid headers. Application level firewalls provide the strongest level of security.

**Firewall Policy**
A firewall policy states management’s expectation for how the firewall should function and is a component of the overall security management framework. Acceptable inbound communication types for the organization need to be explicitly defined in the firewall policies. As the firewall is usually one of the first lines of defense, access to the firewall device itself needs to be strictly controlled.

At a minimum, the policy should address various aspects like Firewall topology and architecture and type of firewalls being utilized, physical placement of the firewall components, permissible traffic and monitoring firewall traffic, firewall updating, coordination with security monitoring and intrusion response mechanisms, responsibility for monitoring and enforcing the firewall policy, protocols and applications permitted, regular auditing of a firewall’s configuration and testing of the firewall’s effectiveness, and contingency planning.

Firewalls should not be relied upon, however, to provide full protection from attacks. Banks should complement firewalls with strong security policies and a range of other controls. In fact, firewalls are potentially vulnerable to attacks including spoofing trusted IP addresses, denial of service by overloading the firewall with excessive requests or malformed packets, sniffing of data that is being transmitted outside the network, hostile code embedded in legitimate HTTP, SMTP, or other traffic that meet all firewall rules, etc. Banks can reduce their vulnerability to these attacks through network configuration and design, sound implementation of its firewall architecture that includes multiple filter points, active firewall monitoring and management, and integrated security monitoring. In many cases, additional access controls within the operating system or application will provide additional means of defense.

Given the importance of firewalls as a means of access control, good firewall related practices include:

- Using a ruleset that disallows all inbound and outbound traffic that is not specifically allowed
- Using NAT and split DNS to hide internal system names and addresses from external networks
- Using proxy connections for outbound HTTP connections and filtering malicious code
- Hardening the firewall by removing all unnecessary services and appropriately patching, enhancing, and maintaining all software on the firewall unit
- Restricting network mapping capabilities through the firewall, primarily by blocking inbound ICMP (Internet Control Messaging Protocol) traffic
- Backing up firewalls to internal media and not backing up the firewall to servers on protected networks
- Logging activity, with daily administrator review and limiting administrative access to few individuals
- Using security monitoring devices and practices to monitor actions on the firewall and to monitor communications allowed through the firewall
- Administering the firewall using encrypted communications and strong authentication, accessing the firewall only from secure devices, and monitoring all administrative access
- Making changes only through well-administered change control procedures.

The firewall also needs to be configured for authorized outbound network traffic. In the case of a compromised host inside the network, outbound or egress filtering can contain that system and prevent it from communicating outbound to their controller – as in the case with botnets. Often times, firewalls default to allowing any outbound traffic, therefore, organizations may need to explicitly define the acceptable outbound communication policies for their networks. In most cases the acceptable outbound connections would include SMTP to any address from only your SMTP mail gateway(s), DNS to any address from an internal DNS server to resolve external host names, HTTP and HTTPS from an internal proxy server for users to browse web sites, NTP to specific time server addresses from an internal time server(s), any ports required by Anti-Virus, spam filtering, web filtering or patch management software to only the appropriate vendor address(es) to pull down updates and any other rule where the business case is documented and signed off by appropriate management.

Perimeters may contain proxy firewalls or other servers that act as a control point for Web browsing, e-mail, P2P, and other communications. Those firewalls and servers frequently are used to enforce the institution’s security policy over incoming communications. Enforcement is through anti-virus, anti-spyware, and anti-spam filtering, the blocking of downloading of executable files, and other actions. To the extent that filtering is done on a signature basis, frequent updating of the signatures may be required, as had been explained earlier.

Perimeter servers also serve to inspect outbound communications for compliance with the institution’s security policy. Perimeter routers and firewalls can be configured to enforce policies that forbid the origination of outbound communications from certain computers. Additionally, proxy servers could be configured to identify and block customer data and other data that should not be transmitted outside the security domain.

b) Intrusion Detection Systems (IDS)
The goal of an IDS is to identify network traffic in near real time. Most IDSs use signatures to detect port scans, malware, and other abnormal network communications. The ideal placement of an IDS is external to the organization as well as internally, just behind the firewall. This would enable a bank to view the traffic approaching the organization as well as the traffic that successfully passed through the firewall. Conversely, there will be visibility on internal traffic trying to communicate externally to the network – particularly useful for situations where malicious activity originates from inside the firewall.

To use a network IDS (NIDS) effectively, an institution should have a sound understanding of the detection capability and the effect of placement, tuning, and other network defences on the detection capability.

The signature-based detection methodology reads network packets and compares the content of the packets against signatures, or unique characteristics, of known attacks. When a match is recognized between current readings and a signature, the IDS generates an alert. A weakness in the signature-based detection method is that a signature must exist for an alert to be generated. Signatures are written to either capture known exploits, or to alert to suspected vulnerabilities. Vulnerability-based detection is generally broad based, alerting on
many exploits for the same vulnerability and potentially alerting on exploits that are not yet known which is not the case with exploit-based signatures which may be based on specific exploits only and may not alert when a new or previously unknown exploit is attempted.

This problem can be particularly acute if the institution does not continually update its signatures to reflect lessons learned from attacks on itself and others, as well as developments in attack tool technologies. It can also pose problems when the signatures only address known attacks. Another weakness is in the capacity of the NIDS to read traffic. If the NIDS falls behind in reading network packets, traffic may be allowed to bypass the NIDS. Such traffic may contain attacks that would otherwise cause the NIDS to issue an alert.

The anomaly-based detection method generally detects deviations from a baseline. The baseline can be either protocol-based, or behaviour-based. The protocol-based baseline detects differences between the detected packets for a given protocol and the Internet’s RFCs (Requests for Comment) pertaining to that protocol. For example, a header field could exceed the RFC-established expected size.

The behaviour-based anomaly detection method creates a statistical profile of normal activity on the host or network. Normal activity generally is measured based on the volume of traffic, protocols in use, and connection patterns between various devices. Benchmarks for activity are established based on that profile. When current activity exceeds the identified boundaries, an alert is generated. Weaknesses in this system involve the ability of the system to accurately model activity, the relationship between valid activity in the period being modeled and valid activity in future periods, and the potential for malicious activity to take place while the modeling is performed. This method is best employed in environments with predictable, stable activity.

Anomaly detection can be an effective supplement to signature-based methods by signalling attacks for which no signature yet exists. Proper placement of NIDS sensors is a strategic decision determined by the information the bank is trying to obtain. Placement outside the firewall will deliver IDS alarms related to all attacks, even those that are blocked by the firewall. With this information, an institution can develop a picture of potential adversaries and their expertise based on the probes they issue against the network.

Because the placement is meant to gain intelligence on attackers rather than to alert on attacks, tuning generally makes the NIDS less sensitive than if it is placed inside the firewall. A NIDS outside the firewall will generally alert on the greatest number of unsuccessful attacks while NIDS monitoring behind the firewall is meant to detect and alert on hostile intrusions. Multiple NIDS units can be used, with placement determined by the expected attack paths to sensitive data. In general, the closer the NIDS is to sensitive data, the more important the tuning, monitoring, and response to NIDS alerts. It is generally recommended that NIDS can be placed at any location where network traffic from external entities is allowed to enter controlled or private networks.

“Tuning” refers to the creation of signatures and alert filters that can distinguish between normal network traffic and potentially malicious traffic apart from involving creation and implementation of different alerting and logging actions based on the severity of the perceived attack. Proper tuning is essential to both reliable detection of attacks and the enabling of a priority-based response. If IDS is not properly tuned, the volume of alerts it generates may degrade the intrusion identification and response capability.

Switched networks pose a problem for a network IDS since the switches ordinarily do not broadcast traffic to all ports while NIDS may need to see all traffic to be effective. When switches do not have a port that receives all traffic, a bank may have to alter its network to...
include a hub or other device to allow the IDS to monitor traffic. Encryption poses a potential limitation for a NIDS. If traffic is encrypted, the NIDS’s effectiveness may be limited to anomaly detection based on unencrypted header information. This limitation can be overcome by decrypting packets within the IDS at rates commensurate with the flow of traffic. Decryption is a device-specific feature that may not be incorporated into all NIDS units.

All NIDS detection methods result in false positives (alerts where no attack exists) and false negatives (no alert when an attack does take place). While false negatives are obviously a concern, false positives can also hinder detection. When security personnel are overwhelmed with the number of false positives, their review of NIDS reports may be less effective thereby allowing real attacks to be reported by the NIDS but not suitably acted upon. Additionally, they may tune the NIDS to reduce the number of false positives, which may increase the number of false negatives. Risk-based testing is necessary in this regard to ensure the detection capability is adequate.

c) Network Intrusion Prevention Systems
Network Intrusion Prevention Systems (NIPS) are an access control mechanism that allow or disallow access based on an analysis of packet headers and packet payloads. They are similar to firewalls because they are located in the communications line, compare activityto pre-configured decisions of the type of packets to filter or block, and respond with pre-configured actions. The IPS units generally detect security events in a manner similar to IDS units and are subject to the same limitations. After detection, however, the IPS unit have the capability to take actions beyond simple alerting to potential malicious activity and logging of packets such as blocking traffic flows from an offending host. The ability to sever communications can be useful when the activity can clearly be identified as malicious. When the activity cannot be clearly identified, for example where a false positive may exist, IDS-like alerting commonly is preferable to blocking. Although IPS units are access control devices, many of these units implement a security model that is different from firewalls. Firewalls typically allow only the traffic necessary for business purposes, or only “known good” traffic. IPS units typically are configured to disallow traffic that triggers signatures, or “known bad” traffic, while allowing all else. However, IPS units can be configured to more closely mimic a device that allows only “known good” traffic. IPS units also contain a “white list” of IP addresses that should never be blocked. The list helps ensure that an attacker cannot achieve a denial of service by spoofing the IP of a critical host.

d) Quarantine
Quarantining a device protects the network from potentially malicious code or actions. Typically, a device connecting to a security domain is queried for conformance to the domain’s security policy. If the device does not conform, it is placed in a restricted part of the network until it does conform. For example, if the patch level is not current, the device is not allowed into the security domain until the appropriate patches are downloaded and installed.

e) DNS Placement
Effective protection of the institution’s DNS servers is critical to maintaining the security of the institution’s communications. Much of the protection is provided by host security. However, the placement of the DNS also is an important factor. The optimal placement is split DNS, where one firewalled DNS server serves public domain information to the outside and does not perform recursive queries, and a second DNS server, in an internal security domain and not the DMZ, performs recursive queries for internal users.

viii. Improving the security of networks

In addition to the above, the following are among the factors that need to be followed for improving the security of networks:
a. Inventory of authorized and unauthorized devices and software.

b. Secure Configurations/hardening for all hardware and software on Laptops, Workstations, and Servers and Network Devices such as Firewalls, Routers and Switches. Configuration management begins with well-tested and documented security baselines for various systems. There need to be documented security baselines for all types of information systems.

c. Identifying all connections to critical networks and conducting risk analysis including necessity for each connection. All unnecessary connections to critical networks to be disconnected.

d. Implementation of the security features recommended by device and system vendors.

e. Establishing strong controls over any medium that is used as a backdoor into the critical network. If backdoors or vendor connections do exist in critical systems, strong authentication must be implemented to ensure secure communications.

f. Implementation of internal and external intrusion detection system, incident response system and establishing 24x7 incident monitoring

g. Performing technical audits including vulnerability assessment of critical devices and networks, and any other connected networks, to identify security concerns

h. Conducting physical security surveys and assessing all remote sites connected to the critical network to evaluate their security. Any location that has a connection to the critical network is a target, especially unmanned or unguarded remote sites. There is also a need to identify and assess any source of information including remote telephone / computer network / fiber optic cables that could be tapped; radio and microwave links that are exploitable; computer terminals that could be accessed; and wireless local area network access points. Identify and eliminate single points of failure.

i. Establishing critical "Red Teams" to identify and evaluate possible attack scenarios. There is a need to feed information resulting from the "Red Team" evaluation into risk management processes to assess the information and establish appropriate protection strategies.

j. Documenting network architecture and identifying systems that serve critical functions or contain sensitive information that require additional levels of protection.

k. Establishing a rigorous, ongoing risk management process.

l. Establishing a network protection strategy and layered security based on the principle of defense-in-depth is an absolute necessity for banks. This would require suitable measures to address vulnerabilities across the hardware, operating system, middleware, database, network and application layers. Security is not an event but a process which requires all its various components to be functioning well together for their effectiveness. Additionally, each layer must be protected against other systems at the same layer. For example, to protect against insider threat, restrict users to access only those resources necessary to perform their job functions.

m. Establishing system backups and disaster recovery plans. Establish a disaster recovery plan that allows for rapid recovery from any emergency (including a cyber attack).

n. Establishing policies and conducting training to minimize the likelihood that organizational personnel would inadvertently disclose sensitive information regarding critical system design, operations, or security controls through social engineering attempts. Any requests for information
by unknown persons need to be sent to a central network security location for verification and fulfillment. People can be a weak link in an otherwise secure network, as had been indicated earlier in the chapter.

o. Network control functions should be performed by individuals possessing adequate training and experience. Network control functions should be separated, and the duties should be rotated on a regular basis, where possible. Network control software must restrict operator access from performing certain functions (e.g., the ability to amend/delete operator activity logs).

p. Network control software should maintain an audit trail of all operator activities. Audit trails should be periodically reviewed by operations management to detect any unauthorized network operations activities.

q. Network operation standards and protocols should be documented and made available to the operators, and should be reviewed periodically to ensure compliance.

r. Network access by system engineers should be monitored and reviewed closely to detect unauthorized access to the network.

s. Another important security improvement is the ability to identify users at every step of their activity. Some application packages use predefined user id. New monitoring tools have been developed to resolve this problem.

25) Remote Access:

i. Banks may sometimes provide employees, vendors, and others with access to the institution’s network and computing resources through external connections. Those connections are typically established through modems, the internet, or private communications lines. The access may be necessary to remotely support the institution’s systems or to support institution operations at remote locations. In some cases, remote access may be required periodically by vendors to make emergency programme fixes or to support a system.

ii. Remote access to a bank’s provides an attacker with the opportunity to manipulate and subvert the bank’s systems from outside the physical security perimeter. The management should establish policies restricting remote access and be aware of all remote-access devices attached to their systems. These devices should be strictly controlled.

iii. Good controls for remote access include the following actions:
   a. Disallowing remote access by policy and practice unless a compelling business need exists and requiring management approval for remote access
   b. Regularly reviewing remote access approvals and rescind those that no longer have a compelling business justification
   c. Appropriately configuring and securing remote access devices
   d. Appropriately and in a timely manner patching, updating and maintaining all software on remote access devices
   e. Using encryption to protect communications between the access device and the institution and to protect sensitive data residing on the access device
   f. Periodically auditing the access device configurations and patch levels
   g. Using VLANs, network segments, directories, and other techniques to restrict remote access to authorized network areas and applications within the institution
   h. Logging remote access communications, analyzing them in a timely manner, and following up on anomalies
   i. Centralize modem and Internet access to provide a consistent authentication process, and to subject the inbound and outbound network traffic to appropriate perimeter protections and network monitoring
j. Logging and monitoring the date, time, user, user location, duration, and purpose for all remote access including all activities carried out through remote access
k. Requiring a two-factor authentication process for remote access (e.g., PIN based token card with a one-time random password generator, or token based PKI)
l. Implementing controls consistent with the sensitivity of remote use. For example, remote use to administer sensitive systems or databases may include the controls like restricting the use of the access device by policy and configuration, requiring authentication of the access device itself and ascertaining the trustworthiness of the access device before granting access

iv. If remote access is through modems the following steps should be taken:
   a. Require an operator to leave the modems unplugged or disabled by default, to enable modems only for specific and authorized external requests, and disable the modem immediately when the requested purpose is completed
   b. Configure modems not to answer inbound calls, if modems are for outbound use only
   c. Use automated callback features so the modems only call one number although this is subject to call forwarding schemes
   d. Install a modem bank where the outside number to the modems uses a different prefix than internal numbers and does not respond to incoming calls

v. While using TCP/IP Internet-based remote access, organizations need to establish a virtual private network over the Internet to securely communicate data packets over this public infrastructure. Available VPN technologies apply the Internet Engineering Task Force (IETF) IPSec security standard advantages are their ubiquity, ease of use, inexpensive connectivity, and read, inquiry or copy only access. Disadvantages include the fact that they are significantly less reliable than dedicated circuits, lack a central authority, and can have troubleshooting problems.

vi. Banks need to be aware that using VPNs to allow remote access to their systems can create holes in their security infrastructure. The encrypted traffic can hide unauthorized actions or malicious software that can be transmitted through such channels. Intrusion detection systems and virus scanners able to decrypt the traffic for analysis and then encrypt and forward it to the VPN endpoint should be considered as preventive controls. A good practice will terminate all VPNs to the same end-point in a so called VPN concentrator, and will not accept VPNs directed at other parts of the network.

26) Distributed Denial of Service attacks (DDoS/DoS):
   a. Banks providing internet banking should be responsive to unusual network traffic conditions/system performance and sudden surge in system resource utilization which could be an indication of a DDoS attack. Consequently, the success of any pre-emptive and reactive actions depends on the deployment of appropriate tools to effectively detect, monitor and analyze anomalies in networks and systems.
   b. As part of the defence strategy, banks should install and configure network security devices discussed earlier in the chapter for reasonable preventive/detective capability. Potential bottlenecks and single points of failure vulnerable to DDoS attacks could be identified through source code review, network design analysis and configuration testing. Addressing these vulnerabilities would improve resilience of the systems.
   c. Banks can also consider incorporating DoS attack considerations in their ISP selection process. An incident response framework should be devised and validated periodically to facilitate fast response to a DDoS onslaught or an imminent attack. Banks may also need to be familiar with the ISPs’ incident response plans and suitably consider them as part of their incident response
framework. To foster better coordination, banks should establish a communication protocol with their ISPs and conduct periodic joint incident response exercises.

27) Implementation of ISO 27001 Information Security Management System

(a) Commercial banks should implement Information Security Management System (ISMS) best practices for their critical functions/processes.
(b) The best known ISMS is described in ISO/IEC 27001 and ISO/IEC 27002 and related standards published jointly by ISO and IEC. ISO 27001 is concerned with how to implement, monitor, maintain and continually improve an Information Security Management System while ISO 27002 provides detailed steps or a list of security measures which can be used when building an ISMS. Other frameworks such as COBIT and ITIL though incorporate security aspects, but are mainly geared toward creating a governance framework for information and IT more generally. As with all management processes, an ISMS must remain effective and efficient in the long term, adapting to changes in the internal organization and external environment. ISO/IEC 27001, thus, incorporates the typical "Plan-Do-Check-Act" (PDCA), or Deming cycle, approach:
   - The Plan phase is about designing the ISMS, assessing information security risks and selecting appropriate controls.
   - The Do phase involves implementing and operating the controls.
   - The Check phase objective is to review and evaluate the performance (efficiency and effectiveness) of the ISMS.
   - In the Act phase, changes are made where necessary to bring the ISMS back to peak performance.
(c) An ISMS developed and based on risk acceptance/rejection criteria, and using third party accredited certification to provide an independent verification of the level of assurance, is an extremely useful management tool. It offers the opportunity to define and monitor service levels internally as well as with contractor/partner organizations, thus demonstrating the extent to which there is effective control of security risks.
(d) Further, a bank should also regularly assess the comprehensiveness of its information security risk management framework by comparison to peers and other established control frameworks and standards including any security related frameworks issued by reputed institutions like IDRBT or DSCI.
(e) While implementing ISO 27001 and aspects from other relevant standards, banks should be wary of a routine checklist kind of mindset but ensure that the security management is dynamic in nature through proactively scanning the environment for new threats and suitably attuned to the changing milieu.

28) Wireless Security

i. Wireless networks security is a challenge since they do not have a well-defined perimeter or well-defined access points. It includes all wireless data communication devices like personal computers, cellular phones, PDAs, etc. connected to a bank’s internal networks.
ii. Unlike wired networks, unauthorized monitoring and denial of service attacks can be performed without a physical wire connection. Additionally, unauthorized devices can potentially connect to the network, perform man-in-the-middle attacks, or connect to other wireless devices. To mitigate those risks, wireless networks rely on extensive use of encryption to authenticate users and devices and to shield communications. If a bank uses a wireless network, it should carefully evaluate the risk and implement appropriate additional controls. Examples of additional controls may include one or more of the following:
• Treating wireless networks as untrusted networks, allowing access through protective devices similar to those used to shield the internal network from the Internet environment
• Using end-to-end encryption in addition to the encryption provided by the wireless connection
• Using strong authentication and configuration controls at the access points and on all clients
• Using an application server and dumb terminals
• Shielding the area in which the wireless LAN operates to protect against stray emissions and signal interference
• Monitoring and responding to unauthorized wireless access points and clients

iii. All wireless Access Points / Base Stations connected to the corporate network must be registered and approved by Information Security function of a bank. These Access Points / Base Stations need to subjected to periodic penetration tests and audits. Updated inventory on all wireless Network Interface Cards used in corporate laptop or desktop computers must be available. Access points/Wireless NIC should not be installed/enabled on a bank's network without the approval of information security function.

iv. Banks should ensure that each wireless device connected to the network matches an authorized configuration and security profile, with a documented owner of the connection and a defined business need. Organizations should deny access to those wireless devices that do not have such a configuration and profile.

v. Banks should ensure that all wireless access points are manageable using enterprise management tools.

vi. Network vulnerability scanning tools should be configured to detect wireless access points connected to the wired network. Identified devices should be reconciled against a list of authorized wireless access points. Unauthorized (i.e., rogue) access points should be deactivated.

vii. Banks should use wireless intrusion detection systems (WIDS) to identify rogue wireless devices and detect attack attempts and successful compromise. In addition to WIDS, all wireless traffic should be monitored by a wired IDS as traffic passes into the wired network.

viii. Where a specific business need for wireless access has been identified, banks should configure wireless access on client machines to allow access only to authorized wireless networks.

ix. For devices that do not have an essential wireless business purpose, organizations should consider disable wireless access in the hardware configuration (BIOS or EFI), with password protections to lower the possibility that the user will override such configurations.

x. Banks should regularly scan for unauthorized or misconfigured wireless infrastructure devices, using techniques such as “war driving” to identify access points and clients accepting peer-to-peer connections. Such unauthorized or misconfigured devices should be removed from the network, or have their configurations altered so that they comply with the security requirements of the organization.

xi. Banks should ensure all wireless traffic leverages at least AES encryption used with at least WPA2 protection. Organizations should ensure wireless networks use authentication protocols such as EAP/TLS or PEAP, which provide credential protection and mutual authentication.

xii. Banks should ensure wireless clients use strong, multi-factor authentication credentials to mitigate the risk of unauthorized access from compromised credentials.

xiii. Banks should disable peer-to-peer wireless network capabilities on wireless clients, unless such functionality meets a documented business need.
xiv. Banks should disable wireless peripheral access of devices (such as Bluetooth), unless such access is required for a documented business need.

xv. Banks may consider configuring all wireless clients used to access other critical networks or handle organization data in a manner so that they cannot be used to connect to public wireless networks or any other networks beyond those specifically allowed by the bank.

xvi. Some requirements relating to VPN that may be considered:
- Access should be provided only if there’s a genuine business case
- All computers with wireless LAN devices must utilize a Virtual Private Network (VPN) that configured to drop all unauthenticated and unencrypted traffic
- Wireless implementations must maintain point-to-point hardware encryption of at least 128 bits
- Supporting a hardware address, like MAC address, that can be registered and tracked and supporting strong user authentication which checks against an external database such as TACACS+, RADIUS etc
- Implementation of mutual authentication of user and authentication server and survey needs to be done before location of access points to ensure that signals are confined within the premise as much as possible
- Communication between the workstations and access points should be encrypted using dynamic session keys

29) Business Continuity Considerations:

Events that trigger the implementation of a business continuity plan may have significant security implications. Depending on the event, some or all of the elements of the security environment may change. Different tradeoffs may exist between availability, integrity, confidentiality, and accountability, with a different appetite for risk on the part of management. Business continuity plans should be reviewed as an integral part of the security process.

Risk assessments should consider the changing risks that appear in business continuity scenarios and the different security posture that may be established. Strategies should consider the different risk environment and the degree of risk mitigation necessary to protect the institution in the event the continuity plans must be implemented. The implementation should consider the training of appropriate personnel in their security roles, and the implementation and updating of technologies and plans for back-up sites and communications networks. These security considerations should be integrated with the testing of business continuity plan implementations. More information on “Business Continuity Planning” is provided in a separate chapter.

30) Information security assurance

a) Penetration Testing:
Penetration testing is defined as a formalized set of procedures designed to bypass the security controls of a system or organization for the purpose of testing that system’s or organization’s resistance to such an attack.

Penetration testing is performed to uncover the security weaknesses of a system and to determine the ways in which the system can be compromised by a potential attacker. Penetration testing can take several forms but, in general, a test consists of a series of “attacks” against a target. The success or failure of the attacks, and how the target reacts to each attack, will determine the outcome of the test.
The overall purpose of a penetration test is to determine the subject's ability to withstand an attack by a hostile intruder. As such, the tester will be using the tricks and techniques a real-life attacker might use. This simulated attack strategy allows the subject to discover and mitigate its security weak spots before a real attacker discovers them. Because a penetration test seldom is a comprehensive test of the system's security, it should be combined with other monitoring to validate the effectiveness of the security process.

Penetration testing needs to be conducted at least on an annual basis.

b) Audits
Auditing compares current practices against a set of policies/standards/guidelines formulated by the institution, regulator including any legal requirements. Bank management is responsible for demonstrating that the standards it adopts are appropriate for the institution. Audits should not only look into technical aspects but also the information security governance process.

c) Assessment
An assessment is a study to locate security vulnerabilities and identify corrective actions. An assessment differs from an audit by not having a set of standards to test against. It differs from a penetration test by providing the tester with full access to the systems being tested. Assessments may be focused on the security process or the information system. They may also focus on different aspects of the information system, such as one or more hosts or networks. Vulnerability assessment was explained earlier in the chapter.

The assurance work needs to be performed by appropriately trained and independent information security experts/auditors. The strengths and weaknesses of critical internet-based applications, other critical systems and networks need to be carried out before each initial implementation, and at least annually thereafter. Any findings need to be reported and monitored using a systematic audit remediation or compliance tracking methodology.

A bank needs to regularly assess information security vulnerabilities and evaluate the effectiveness of the existing IT security risk management framework, making any necessary adjustments to ensure emerging vulnerabilities are addressed in a timely manner. This assessment should also be conducted as part of any material change.

Robust performance evaluation processes are needed to provide organizations with feedback on the effectiveness of cyber security policy and technical implementation. A sign of a mature organization is one that is able to self-identify issues, conduct root cause analyses, and implement effective corrective actions that address individual and systemic problems. Self-assessment processes that are normally part of an effective cyber security program include routine scanning for vulnerabilities, automated auditing of the network, and assessments of organizational and individual business line security related performance.

A bank should manage the information security risk management framework on an ongoing basis as a security programme following project management approach, addressing the control gaps in a systematic way.

31) Security Measures with regard to delivery channels

(i) Provision of various electronic banking channels like ATM/debit cards/internet banking/phone banking should be issued only at the option of the customers based on specific written or authenticated electronic requisition along with a positive acknowledgement of the terms and conditions from the customer. A customer should
not be forced to opt for services in this regard. Banks should provide clear information to their customers about the risks and benefits of using e-banking delivery services to enable customers to decide on choosing such services.

(ii) When new operating features or functions, particularly those relating to security, integrity and authentication, are being introduced, the bank should ensure that customers have sufficient instruction and information to be able to properly utilize them.

(iii) To raise security awareness, banks should sensitize customers on the need to protect their PINs, security tokens, personal details and other confidential data.

(iv) Banks are responsible for the safety and soundness of the services and systems they provide to their customers. Reciprocally, it is also important that customers take appropriate security measures to protect their devices and computer systems and ensure that their integrity is not compromised when engaging in online banking. Customers should implement the measures advised by their banks regarding protecting their devices or computers which they use for accessing banking services.

(v) In view of the constant changes occurring in the internet environment and online delivery channels, management should institute a risk monitoring and compliance regime on an ongoing basis to ascertain the performance and effectiveness of the risk management process. When risk parameters change, the risk process needs to be updated and enhanced accordingly. Re-evaluation of past risk-control measures and equations, renewed testing and auditing of the adequacy and effectiveness of the risk management process and the attendant controls and security measures taken should be conducted.

A few security measures in respect of delivery channels are indicated below:

a. ATM related measures:
   • Every ATM may have an unique ID for easy reference, when required.
   • Robust tuning and configuration of ATMs
   • Cameras - ATM cameras should be so placed as to take a clear picture of the person doing the ATM operations and the lighting inside the ATM centre should facilitate the same. An additional small camera can also be explored by banks to take a snapshot of the customer picking up the money from the bin so as to assist customers when cash disbursement does not take place
   • Time out for cash dispensed and swallowing of card (If cardholder has not collected the card in stipulated time)
   • Firewall and Antivirus systems
   • Security person at ATM location
   • One person at a time to operate ATM.
   • Controls relating to generation, transmission, loading and destruction of the ATM keys at the time of installation
   • The message transmission between the ATM and Switch uses IPSec

Switch
   • Card/Account authentication and validation using Switch
   • PIN based authentication using Hardware Security Module.
   • Concept of daily limit for transactions to contain the risk in the event of card misuse
   • Activation of new card (PIN verification is must for first transaction at ATM: Card cannot be used for shopping at first time because PIN is not needed presently while shopping)
Card is blocked if cardholder enters incorrect PIN a certain number of attempts, say three times; this blocked card is not usable for ATM & shopping transactions.

Firewall

**Card Management System:**
- Controls relating to verification of card number

b) Card based online transactions/E-Commerce:
- Secured e-commerce transactions through second factor authentication
- Email alerts: After successful registration of the card, email alert can be sent on email-id entered during registration process.

c) Phone Banking:
- Suitable security measures for authenticating customers through phone banking.
- As a part of the security measures, no customer data like account number, status, etc. is stored in cache memory. Information provided by the customer on the IVR is sent to back-end host directly after encryption. Information received from the host is sent back to application and when the caller disconnects the call all the information inputted by the caller is deleted automatically.
- Critical details like change in phone details and address details should not be allowed through phone banking but only through a branch after due verification.
- From January 01, 2011, RBI has made it applicable for providing for additional authentication/validation based on information not visible on the cards for all on-line card not present transactions including through IVR mode. Subsequently, deadline has been extended in view of the requests received by RBI.

d) Mobile Banking:

Technically speaking most of these services can be deployed using more than one channel. At present, Mobile Banking is being deployed using mobile applications developed on one of the following channels.
- SMS (Short Messaging Service)
- WAP (Wireless Access Protocol)
- Web Browser Based
- Mobile Application Client
- USSD
- IVR (Interactive Voice Response)

**SMS (Short Messaging Service)**
SMS uses the popular text-messaging standard to enable mobile application based banking. The main advantage of deploying mobile applications over SMS is that almost all mobile phones, including the low end, cheaper ones, which are most popular in countries like India and China are SMS enabled. An SMS based service is hosted on a SMS gateway that further connects to the Mobile service providers SMS Centre.

**WAP (Wireless Access Protocol)**
WAP uses a concept similar to that used in Internet banking. Banks maintain WAP sites which customer's access using a WAP compatible browser on their mobile phones. WAP sites offer the familiar form based interface and can also implement security quite effectively. A bank's customers can now have an anytime, anywhere access to a secure
reliable service that allows them to access all enquiry and transaction based services and also more complex transaction like trade in securities through their phone. A WAP based service requires hosting a WAP gateway. Mobile Application users access the bank's site through the WAP gateway to carry out transactions, much like internet users access a web portal for accessing the banks services.

- **Web Browser Based**
  For years, this solution has been shunned as slow, insecure and impossible to develop because of rendering. This is no longer the case, with the launch of high end phones with browsers supporting HTML and support of HTTPS this channel has now become secure and easy to use. The speed of download has also increased with GPRS and 3G coming into picture. In fact, after implementation of 3G it will be better than a standard internet connection on PC. The main advantage of this solution will be the bank can use the same infrastructure which is used for hosting its online banking solution. All the features of online banking can be extended to the customer with minimal efforts for customization of the site for mobile phones. As the solution is browser based, it will be accessible on both GSM and CDMA phones without any changes required.

- **Mobile Application Client**
  Mobile applications are the ones that hold out the most promise, as they are most suitable to implement complex transactions like trading in securities. They can be easily customized according to the user interface complexity supported by the mobile. In addition, mobile applications enable the implementation of a very secure and reliable channel of communication. One requirement of mobile applications clients is that they require to be downloaded on the client device before they can be used, which further requires the mobile device to support one of the many development environments like J2ME or BREW. J2ME is fast becoming an industry standard to deploy mobile applications and requires the mobile phone to support Java.

- **Unstructured Supplementary Services Data (USSD)**
  USSD stands for Unstructured Supplementary Services Data and is only available on GSM carrier networks. This communication protocol can be used for many mobile banking processes such as balance inquiry, money transfer, bill payment and airtime top up. USSD is similar to SMS technology only in that it too has data payload limits between 160 – 182 alphanumeric characters in a single transmission. However, USSD has a number of advantages over SMS technology.

- **Interactive Voice Response IVR** service operates through pre-specified numbers that banks advertise to their customers. The most commonly used technologies across banking domain are Mobile Application Client, SMS, WAP and Web Browser Based Applications. Most financial institutions around the world have initiated basic mobile banking programs; others are contemplating more advanced & secure mobile banking options.

**Security measures in Mobile Banking**
Security of financial transactions, being executed from some remote location and transmission of financial information over the air, is the most complicated challenges that need to be addressed jointly by mobile application developers, wireless network service providers and the bank. The following aspects are among the security measures in respect of mobile banking:

- Security of any thick-client application running on the device. In case the device is stolen, the hacker should require at least an ID/Password to access the application.
• Authentication of the device with a service provider before initiating a transaction. This would ensure that unauthorized devices are not connected to perform financial transactions
• User ID / Password authentication of bank’s customer
• Two-factor authentication through mPIN or higher standard and end-to-end encryption of mPIN is desirable
• The mPIN shall be stored in a secure environment.
• Encryption of the data being transmitted over the air.

**e) DEBIT CARD SECURITY MEASURES**

1. Personalization of card, generation of card through a specific algorithm and verification of the same at switch level.
2. Delivering securely to customer after customer identification
3. Controls around activation of card
4. Blocking of cards after certain number of attempts with wrong PINs
5. An instant SMS message is sent to the customer’s registered mobile number with the bank on usage of card at any ATM, POS or E Commerce site.

**f) Anti-skimming Measures:**

‘Card skimming’ is the illegal copying of information from the magnetic strip of a credit or ATM card. It is a more direct version of a phishing scam.

The scammers try to steal a customer’s details so that they can access the relative accounts. Once scammers have skimmed the card, they can create a fake or ‘cloned’ card with details from the skimmed card on it. The scammer is then able to run up charges on your account.

There are a variety of methods that may be employed to deter card skimming.

a. Awareness among consumers, branch personnel, and ATM service technicians can result in the detection of devices added to an ATM fascia. Visual clues such as tape residue near on a card reader may indicate the former presence of a skimming device.

b. Any servicing in onsite ATMs by external service personnel may be done in the presence of a bank official and in respect of off-site ATMs random checks by bank officials may be conducted.

c. All ATMs including offsite ATMs need to be manned by security guards
d. Physically inspecting the ATMs once a day. Best practices include doing a physical inspection during maintenance or cash replacement etc. by the bank or outsourced agency managing the ATM network for the bank.
e. Enforce standards for the appearance of ATMs. Adopt visual standards for ATMs so all ATMs should look alike.
f. Banks can ask the customers to provide/ register their mobile numbers for sending an alert message for transactions done on alternate channels.

g. Looking for anomalous activity in customer accounts. Fraud detection software isn't foolproof, but it can detect some behaviors associated with a fraudulent transaction. Updated customer contact information is critical for quickly verifying the legitimacy of transactions or stopping fraud. Deploying fraud monitoring system especially in on-line environment may be difficult and expensive but will be useful in fraud detection and timely action.

h. The banks may consider dynamic scoring models and related processes to trigger or alert transactions which are not normal to improve preventive/detective capability. Study of customer transaction behavioral patterns and stopping irregular transactions or getting confirmation from customers for outlier transactions may be part of the process.

i. Network with other bank security/ branch officers by participating in electronic security taskforces, or even casual cooperative agreements with other local banks, can help ensure that bank's branch managers/ ATM officers are the first to know when a skimmer is targeting his area.

j. All ATM/Debit cards by default may be payable only in India, Nepal and Bhutan and if any card holder wants to use his ATM/Debit cards abroad he should either obtain separate PIN before he leaves India or international usage may be separately activated either online or through call centre.

k. Banks may also explore usage of biometric ATM cards to illiterate customers who may not be at ease while using ordinary ATM cards.

Further, the following anti-skimming solutions can be introduced:

**Jittering:** Jittering is a process that controls and varies the speed of movement of a card as it’s swiped through a card reader, making it difficult – if not impossible – to read card data by the external device.

**Chip-based cards:** These cards house data on microchips instead of magnetic stripes, making data difficult to be cloned. It is recommended that RBI may consider moving over to chip based cards along with upgradation of necessary infrastructure like ATMs/POS terminals in this regard in a phased manner.

**PIN based authorization:** For debit / credit card transactions at the POS terminals, PIN based authorization system needs to be put in place (without any looping) in place of the existing signature based system and the non-PIN based POS terminals need to be withdrawn in a phased manner.

**Internet banking:**

i. Banks need to ensure suitable security measures for their web applications and take reasonable mitigating measures against various web security risks indicated earlier in the chapter.

ii. Web applications should not store sensitive information in HTML hidden fields, cookies, or any other client-side storage leading to compromise in the integrity of the data. Critical web applications should enforce atleast SSL v3 or Extended Validation –SSL / TLS 1.0 128 bit encryption level for all online activity.
iii. Re-establishment of any session after interruption should require normal user identification, authentication, and authorization. Moreover, strong server-side validation should be enabled.

iv. Banks need to follow a defense in depth strategy by applying robust security measures across various technology layers.

**Authentication practices for internet banking:**

1) Authentication methodologies involve three basic “factors”:
   - Something the user knows (e.g., password, PIN);
   - Something the user has (e.g., ATM card, smart card); and
   - Something the user is (e.g., biometric characteristic, such as a fingerprint).

2) Properly designed and implemented multifactor authentication methods are more reliable and stronger fraud deterrence and are more difficult to compromise. The principal objectives of two-factor authentication are to protect the confidentiality of customer account data and transaction details as well as enhance confidence in internet banking by combating various cyber attack mechanisms like phishing, keylogging, spyware/malware and other internet-based frauds targeted at banks and their customers.

iii. The various major two-factor techniques/methodologies include the following:

   **Tokens:** Tokens are physical devices (something the person has) and may be part of a multifactor authentication scheme. Three types of tokens are the USB token device, the smart card, and the password-generating token.

   **USB Token Device:** The USB token device typically plugs directly into a computer’s USB port and therefore does not require the installation of any special hardware on the user’s computer. Once the USB token is recognized, the customer is prompted to enter his or her password (the second authenticating factor) in order to gain access to the computer system. USB tokens are one-piece, injection-molded devices. USB tokens are hard to duplicate and are tamper resistant; thus, they are a relatively secure vehicle for storing sensitive data and credentials. The device has the ability to store digital certificates that can be used in a public key infrastructure (PKI) environment. The USB token is generally considered to be user-friendly. Its small size makes it easy for the user to carry and there is no need for additional hardware is eliminated. However there are logistics issues in managing USB token devices for large retail customer base.

   **Smart Card:** A smart card is the size of a credit card and contains a microprocessor that enables it to store and process data. Inclusion of the microprocessor enables software developers to use more robust authentication schemes. To be used, a smart card must be inserted into a compatible reader attached to the customer’s computer. If the smart card is recognized as valid (first factor), the customer is prompted to enter his or her password (second factor) to complete the authentication process. Smart cards are hard to duplicate and are tamper resistant; thus, they are a relatively secure vehicle for storing sensitive data and credentials. Smart cards are easy to carry and easy to use. Their primary disadvantage as a consumer authentication device is that they require the installation of a hardware reader and associated software drivers on the consumer’s home computer. Thus may not be the preferred option for the bank as well as customers.

   **Password-Generating Token:** A password-generating token produces a unique pass-code, also known as a one-time password (OTP) each time it is used. The token ensures that the same OTP is not used consecutively. The OTP is displayed on a small screen on the token, consisting of 6 or more alphanumeric characters (sometimes numbers, sometimes combinations of letters and numbers, depending upon vendor and model). The customer first enters his or her user name and regular password (first
factor), followed by the OTP generated by the token (second factor) into the bank's website. The customer is authenticated if (a) the regular password matches and (b) the OTP generated by the token matches the password on the authentication server. A new OTP is typically generated every 60 seconds—in some systems, every 30 seconds. This very brief period is the life span of that password. OTP tokens generally last 4 to 5 years before they need to be replaced.

Password-generating tokens are secure because of the time-sensitive, synchronized nature of the authentication. The randomness, unpredictability, and uniqueness of the OTPs substantially increase the difficulty of a cyber fraudster from capturing and using OTPs gained from keyboard logging. However, it has the same logistics issues as highlighted in case of USB token devices.

**SMS based One Time Password**: In this method, the one-time password sent in an SMS to the user, is used in the bank's website. The user enters this code into the website to prove their identity and to authenticate transactions, and if the PIN code entered is correct, the user will be granted access to their account. This process provides an extra layer of online security beyond merely a username and password. These solutions can be used with any telephone, not just mobile devices. As with any out-of-band authentication method, SMS one time password methods are also vulnerable to man-in-the-middle attacks.

**Biometrics**: Biometric technologies identify or authenticate the identity of a living person on the basis of a physiological or physical characteristic (something a person is). Physiological characteristics include fingerprints, iris configuration, and facial structure. Fingerprints are unique and complex enough to provide a robust template for authentication. Using multiple fingerprints from the same individual affords a greater degree of accuracy. Fingerprint identification technologies are among the most mature and accurate of the various biometric methods of identification. Although end users should have little trouble using a fingerprint-scanning device, special hardware and software may need to be installed on the user's computer. At this junction it is not feasible to implement this technology for applications like Internet banking, Mobile etc at large scale as technology required to minimize error free authentication is very complex and expensive.

**Digital Signature certificates**: Digital Client certificates are a PKI solution for enabling the user identification and access controls needed to protect sensitive online information. Digital certificates can also be stored and transported on smart cards or USB tokens. Each certificate can only be used to authenticate one particular user because only that user's computer/token has the corresponding and unique private key needed to complete the authentication process. However, there are issues with deployment and support of digital certificates.

In the Indian context, the following are some of the operational issues in case banks are required to act as Registration Authority / Certifying Authority:

a. The digital certificates issued could be used for any purpose other than internet banking transactions also.

b. If a customer has accounts with more than one bank, the customer may need to carry as many number of certificates as the number of accounts he/she is having in case bank chooses to issue bank / application specific certificates.

c. If Certifying Authority performs Registration Authority’s role, cost involved may be high and if a bank is to act as a Registration Authority, it will give rise to logistic issues for maintaining documentation and other processes required as part of RA.

d. The costs involved may be high in acquiring digital certificates for customers/banks. Another critical factor would be who will bear the cost of DC as this will not only
increase the transaction cost but will also make the channel less attractive and more expensive.
e. The responsibility for the safe custody of the digital certificates, backups, key compromise, timely renewal, accidental erase, etc. are a challenge with the customers. Further, banks would not be in a position to assume any onerous responsibilities in this regard.
f. Renewal of digital certificates at periodical intervals may be a repetitive job for banks or users.
g. There may be higher effort involved in installation of hardware or card reader at client’s or customer’s end.
h. Tremendous efforts would be required towards customer education and certificate helpdesk.
i. The need for suitable integration of PKI algorithms/technology with Internet Banking and provision for automated online validation and verification through linkage with Certificate Revocation Lists may be a key requirement.
j. A secure way of handling the digital certificates by customers is an issue and lapses in this regard may actually reduce overall security.
k. One of the most effective methods in combating MITM, MITB and similar session hijack attacks is by signing transactions. Till recently, the only way to sign transactions digitally was by using PKI. Now there are technologies available to sign transactions using software tokens which involve generating a transaction signature corresponding to the values of the transaction and then entering the signatures on the online application (which can also support non-repudiation in respect of the transaction.)

Further, it would not be ideal to mandate a specific technology for all online internet banking transactions.

'Electronic Signature' has been defined in Section 2(ta) of the IT Act (vide 2008 Amendment). However, in terms of the definition, the electronic techniques through which an electronic record is to be authenticated is to be specified in the Second Schedule. The ‘techniques’ have so far not been specified in the Second Schedule of the Act. Though the current legal position favours a specific technology for authenticating records/transactions i.e. asymmetric crypto-system and hash function, the amendment to IT Act has also allowed for ‘electronic signatures’ (which are to be notified by the Government in Second Schedule to the Act) where more options may be provided in future. There are also operational issues relating to widespread use of digital signatures as detailed earlier which require further assessment and clarification before being widely used. Hence, it is felt that any stringent prescription regarding digital signature or big bang approach to use of digital signatures may be counter-productive. Detailed discussion on the legal aspects, in this regard, is available in the “Legal issues” chapter later in the report.

Implementation of two-factor authentication and other security measures for internet banking:

1. In view of the proliferation of cyber attacks and their potential consequences, banks should implement two-factor authentication for fund transfers through internet banking.
2. The implementation of appropriate authentication methodologies should be based on an assessment of the risk posed by the institution’s Internet banking systems. The risk should be evaluated in light of the type of customer (e.g., retail or corporate/commercial); the customer transactional capabilities (e.g., bill payment, fund transfer), the sensitivity of customer information being communicated to both the bank and the volume of transactions involved.
3. Beyond the technology factor, the success of a particular authentication method depends on appropriate policies, procedures, and controls. An effective authentication method should take into consideration customer acceptance, ease of use, reliable performance, scalability to accommodate growth, and interoperability with other systems.

4. While not using the asymmetric cryptosystem and hash function is a source of legal risk, keeping in view the various methods and issues discussed above, for carrying out critical transactions like fund transfers, the banks, at the least, need to implement dynamic two-factor authentication through user id/password combination and second factor like (a) OTP/dynamic access code through various modes (like SMS over mobile phones or hardware token) or (b) a digital signature (through a token containing digital certificate and associated private key) (preferably for the corporate customers).

5. To enhance online processing security, confirmatory second channel procedures (like telephony, SMS, email etc) should be applied in respect of transactions above pre-set values, creation of new account linkages, registration of third party payee details, changing account details or revision to funds transfer limits. In devising these security features, the bank should take into account their efficacy and differing customer preferences for additional online protection.

6. Based on mutual authentication protocols, customers could also authenticate the bank’s web site through security mechanisms such as personal assurance messages/images, exchange of challenge response security codes and/or the secure sockets layer (SSL) server certificate verification. In recent times, Extended Validation Secure Sockets Layer (EV-SSL) Certificates are increasingly being used. These are special SSL Certificates that work with high security Web browsers to clearly identify a Web site’s organizational identity. It should, however, be noted that SSL is only designed to encrypt data in transit at the network transport layer. It does not provide end-to-end encryption security at the application layer.

7. An authenticated session, together with its encryption protocol, should remain intact throughout the interaction with the customer. Else, in the event of interference, the session should be terminated and the affected transactions resolved or reversed out. The customer should be promptly notified of such an incident as the session is being concluded or subsequently by email, telephone or through other means.

8. Changes in mobile phone number may be done through request from a branch only

9. Implementation of virtual keyboard

10. A cooling period for beneficiary addition and SMS and E-mail alerts when new beneficiaries are added

11. Customers should be advised to adopt various good security precautions and practices in protecting their personal computer and to avoid conducting financial transactions from public or internet café computers.

12. Risk based transaction monitoring or surveillance process needs to be considered as an adjunct.

13. An online session would need to be automatically terminated after a fixed period of time unless the customer is re-authenticated for the existing session to be maintained. This prevents an attacker from keeping an internet banking session alive indefinitely.

14. By definition true multifactor authentication requires the use of solutions from two or more of the three categories of factors. Using multiple solutions from the same category at different points in the process may be part of a layered security or other compensating control approach, but it would not constitute a true multifactor authentication.

15. As an integral part of the two factor authentication architecture, banks should also implement appropriate measures to minimise exposure to a middleman attack which is more commonly known as a man-in-the-middle attack (MITM), man-in-the browser (MITB) attack or man-in-the application attack. The banks should also
consider, and if deemed appropriate, implement the following control and security measures to minimise exposure to man-in-the-middle attacks:

a. **Specific OTPs for adding new payees**: Each new payee should be authorized by the customer based on an OTP from a second channel which also shows payee details or the customer’s handwritten signature from a manual procedure which is verified by the bank.

b. **Individual OTPs for value transactions (payments and fund transfers)**: Each value transaction or an approved list of value transactions above a certain rupee threshold determined by the customer should require a new OTP.

c. **OTP time window**: Challenge-based and time-based OTPs provide strong security because their period of validity is controlled entirely by the bank and does not depend on user behaviour. It is recommended that the banks should not allow the OTP time window to exceed 100 seconds on either side of the server time since the smaller the time window, the lower the risk of OTP misuse.

d. **Payment and fund transfer security**: Digital signatures and key-based message authentication codes (KMAC) for payment or fund transfer transactions could be considered for the detection of unauthorized modification or injection of transaction data in a middleman attack. For this security solution to work effectively, a customer using a hardware token would need to be able to distinguish the process of generating a one-time password from the process of digitally signing a transaction. What he signs digitally must also be meaningful to him, which means the token should at least explicitly show the payee account number and the payment amount from which a hash value may be derived for the purpose of creating a digital signature. Different crypto keys should be used for generating OTPs and for signing transactions.

e. **Second channel notification / confirmation**: The bank should notify the customer, through a second channel, of all payment or fund transfer transactions above a specified value determined by the customer.

f. **Session time-out**: An online session would be automatically terminated after a fixed period of time unless the customer is re-authenticated for the existing session to be maintained. This prevents an attacker from keeping an internet banking session alive indefinitely.

g. **SSL server certificate warning**: Internet banking customers should be made aware of and shown how to react to SSL or EV-SSL certificate warning.

**EMERGING TECHNOLOGIES AND INFORMATION SECURITY:**

Discussed below are some emerging technologies which are increasingly being adopted/likely to be considered in the near future. However, the security concerns in respect of such technologies need to be considered. Some such concerns were considered by the Group are indicated below:

1. **Virtualization**

**Background:**
Over the last 10 years, the trend in the data center has been towards decentralization, also known as horizontal scaling. Centralized servers were seen as too expensive to purchase and maintain. Due to this expense, applications were moved from a large shared server to their own physical machine. Decentralization helped with the ongoing maintenance of each application, since patches and upgrades could be applied without interfering with other running systems. For the same reason, decentralization improves security since a compromised system is isolated from other systems on the network.

However, decentralization’s application sandboxes come at the expense of more power consumption, more physical space requirement, and a greater management effort which
increased annual maintenance costs per machine. In addition to this maintenance overhead, decentralization decreases the efficiency of each machine, leaving the average server idle 85% of the time. Together, these inefficiencies often eliminate any savings promised by decentralization.

Virtualization is a modified solution between centralized and decentralized deployments. Instead of purchasing and maintaining an entire computer for one application, each application can be given its own operating system, and all those operating systems can reside on a single piece of hardware. This provides the benefits of decentralization, like security and stability, while making the most of a machine’s resources.

Types of Virtualization
Virtualization is the creation of a virtual environment of the server, operating system, storage, network resources and desktops.

a. Server virtualization means masking of server physical resources from server users.
b. Operating system virtualization is the use of software to allow a piece of hardware to run multiple operating system images at the same time.
c. Storage virtualization means pooling of physical storage from multiple storage devices into what appears to be a single storage device.
d. Network virtualization is a method of combining the available resources in a network by splitting up the available bandwidth into channels, each of which can be assigned to a particular connectivity. Also, using VLAN and switch technology, the system administrator can configure systems physically attached to the same local network into different virtual networks.
e. Desktop virtualization enables a centralized server to deliver and manage individualized desktops remotely. This gives users a full client experience, but lets IT staff provision, manage, upgrade and patch them virtually, instead of physically.

Virtualization enables the IT environment to manage itself based on perceived activity, and utility computing, in which computer processing power is seen as a utility that clients can pay for only as needed. The usual goal of virtualization is to centralize administrative tasks while improving scalability and workloads.

Virtualization technology enables us to move towards server consolidation where in many small physical servers are replaced by one larger physical server, which is partitioned into several virtual servers to increase the utilization of costly hardware resources such as CPU, memory etc. Different virtual machines can run different operating systems and multiple applications while sharing the resources of a single physical computer.

A virtual machine can be more easily controlled and inspected from outside than a physical one, and its configuration is more flexible. It can be provisioned as needed without the need for an up-front hardware purchase. Also, it can easily be relocated from one physical machine to another as needed. For example, a salesperson going to a customer can copy a virtual machine with the demonstration software to his laptop, without the need to transport the physical computer.

Challenges of Virtualization

a. Compatibility and support – Often software developers are not ready to guarantee fail-safe operation of all their programs in virtual machines.
b. Licensing – There is a need for thorough examination of licenses of OS, as well as other software as far as virtualization is concerned. OS manufacturers introduce some limitations on using their products in virtual machines (especially OEM versions). Such scenarios are often described in separate
license chapters. There may also be some problems with licensing software based on number of processors, as a virtual machine may emulate different number of processors than in a host system.

c. Staff training - This problem is currently one of the most burning ones, as are difficulty in finding exclusive virtualization experts, who can deploy and maintain a virtual infrastructure. "Heavy" virtualization platforms may require serious training of staff who will maintain them.

d. Reliability - As several virtual servers work on a single physical server, failures of hardware components may affect all the virtual servers running on it. Planning and implementing disaster recovery strategies to ensure reliability of a virtual infrastructure will be a better solution.

Addressing security issues in virtualization:

There is a misconception that if we virtualize, let's say, a Windows 2003 Server, that virtualized system should be secure because it is completely separate from the VM Server operating system and it could be potentially "protected" by VM Server. This is not true and there are a lot of aspects one needs to know about virtualization security.

The ultimate attack on a virtual host system would be for a guest system to run malicious code allowing it to gain elevated privilege and gain access to the underneath VM Server. If the malicious code could create a new "phantom" virtual machine that could be controlled by the attacker, they would have full access to the virtual host and all virtual guests. With this form of "hyperjacking", the attacker would be invisible to traditional virtualization management software and security tools. From there, the attacker would perform a DoS (denial of service) attack by overloading the virtual guest systems.

The below covers full virtualization environments that are most commonly used in servers. A few major indicative measures are provided below. Additionally, detailed vendor recommended security measures may be followed.

a. Securing the virtualization platform - Privileged partition operating system hardening – (i) Limit VM resource use: set limits on the use of resources (e.g., processors, memory, disk space, virtual network interfaces) by each VM so that no one VM can monopolize resources on a system. (ii) Ensure time synchronization: ensure that host and guests use synchronized time for investigative and forensic purposes.

b. Unnecessary programmes and services: all unnecessary programs should be uninstalled, and all unnecessary services should be disabled.

c. Host OS must be patched regularly and in a timely fashion to ensure that the host OS is protecting the system itself and guest OSs properly. In addition, the same patching requirements apply to the virtualization software.

d. Partitioning and resource allocation space restrictions: volumes or disk partitioning should be used to prevent inadvertent denials of service from virtual machines (guest operating systems, OSs) filling up available space allocations, and allow role-based access controls to be placed individually on each virtual machine (guest OS).

e. Disconnect unused physical devices: individual VMs can be configured to directly or indirectly control peripheral devices attached to the host system. VMs should be configured by default to disable such connections. Connections to peripheral devices should be enabled only when necessary.

f. Virtual devices: ensure that virtual devices for guest OSs are associated with the appropriate physical devices on the host system, such as the mapping between virtual network interface cards (NICs) to the proper physical NICs.

g. File sharing should not be allowed between host and guest OSs: while it might be convenient to enable the sharing of system files between the host and guest OSs, allowing
such introduces an unacceptable risk of a guest OS possibly maliciously changing a host OS file.

h. Just as with physical servers, virtual systems need to be regularly backed-up for error recovery.

i. Carrying out logging and auditing is critical along with correlating server and network logs across virtual and physical infrastructures to reveal security vulnerabilities and risk

J. Network access for the host OS should be restricted to management services only, and, if necessary, network access to storage (iSCSI).

k. A firewall should ideally be placed on the host OS to protect the system, or a firewall should at least be local to a small number of systems for protection purposes, with access allowed only for management purposes. Additionally, the firewall should restrict access to only those systems authorized to manage the virtual infrastructure

l. *Guest operating system hardening* - Minimize number of accounts; guests should have accounts necessary for running each VM only with passwords that are strong, hard to guess, changed frequently, and only provided to staff that must have access. Separate credentials should be used for access to each guest OS; credentials should not be shared across guest OSs, and should not be the same as used for access to the host OS

m. The guest OS should be protected by a firewall running on the host OS, or at least running locally (i.e., local to a small number of systems for protection purposes). Firewall needs to discriminate against inappropriate and/or malicious traffic using networking communications effective for the environment (e.g., if bridging is used instead of routing).

n. Consider using introspection capabilities to monitor the security of activity occurring between guest OSs. This is particularly important for communications that in a non-virtualized environment were carried over networks and monitored by network security controls (such as network firewalls, security appliances, and network IDS/IPS sensors).

2. **Cloud Computing**

   **Background**: Remote machines owned by a company are shared with client companies through web-based service over Internet which hosts all the programs to run everything from e-mail to word processing to complex data analysis programs. This is called cloud computing.

   The term cloud computing probably comes from the use of a cloud image to represent the Internet or some large networked environment. We don’t care much what’s in the cloud or what goes on there except that we get the services we require. Service may include software, platform or infrastructure.

   At the backend, cloud computing can make use of virtualization and grid computing. In grid computing, networked computers are able to access and use the resources of every other computer on the network.

   **Benefits of cloud computing**

   Clients would be able to access their applications and data from anywhere at any time. They could access the cloud computing system using any computer linked to the Internet. Data wouldn't be confined to a hard drive on one user's computer or even a corporation's internal network.

   It could bring hardware costs down. Cloud computing systems would reduce the need for advanced hardware on the client side. You wouldn't need to buy the fastest computer with the most memory, because the cloud system would take care of those needs for you. Instead, you could buy an inexpensive computer terminal. The terminal could include a monitor, input devices like a keyboard and mouse and just enough processing power to run the middleware necessary to connect to the cloud system.
Corporations that rely on computers have to make sure they have the right software in place to achieve goals. Cloud computing systems give these organizations company-wide access to computer applications. The companies don't have to buy a set of software or software licenses for every employee. Instead, the company could pay a metered fee to a cloud computing company.

Servers and digital storage devices take up space. Some companies rent physical space to store servers and databases because they don't have it available on site. Cloud computing gives these companies the option of storing data on someone else's hardware, removing the need for physical space on the front end. Corporations might save money on IT support as the infrastructure is not owned by them.

If the cloud computing system's back end is a grid computing system, then the client could take advantage of the entire network's processing power.

**Cloud Computing Concerns**

Perhaps the biggest concerns about cloud computing are security and privacy. The idea of handing over important data to another company worries some people. Corporate executives might hesitate to take advantage of a cloud computing system because they can't keep their company's information under lock and key.

Privacy is another matter. If a client can log in from any location to access data and applications, it's possible the client's privacy could be compromised. Cloud computing companies will need to find ways to protect client privacy by implementing reliable authentication techniques.

A cloud computing system must ensure backup of all its clients' information.

Some questions regarding cloud computing are more legal. Does the user or company subscribing to the cloud computing service own the data? Does the cloud computing system, which provides the actual storage space, own it? Is it possible for a cloud computing company to deny a client access to that client's data? Several companies, law firms and universities are debating these and other questions about the nature of cloud computing. Thus, there are issues relating to data security and privacy, compliance and legal/contractual issues.

A few examples of cloud computing risks that need to be managed include:

a. Enterprises need to be particular in choosing a provider. Reputation, history and sustainability should all be factors to consider. Sustainability is of particular importance to ensure that services will be available and data can be tracked.

b. The cloud provider often takes responsibility for information handling, which is a critical part of the business. Failure to perform to agreed-upon service levels can impact not only confidentiality but also availability, severely affecting business operations.

c. The dynamic nature of cloud computing may result in confusion as to where information actually resides. When information retrieval is required, this may create delays.

d. The geographical location of data storage and processing is not definite unlike traditional data centres. Trans-border data flows, business continuity requirements, log retention, data retention, audit trails are among the issues that contribute to compliance challenges in Cloud Computing environment.

e. Third-party access to sensitive information creates a risk of compromise to confidential information. In cloud computing, this can pose a significant threat to
ensuring the protection of intellectual property (IP), trade secrets and confidential customer information.

f. The contractual issues in the cloud services can relate to ownership of intellectual property, unilateral contract termination, vendor lock-in, fixing liability and obligations of Cloud service providers, exit clause, etc.

g. Public clouds allow high-availability systems to be developed at service levels often impossible to create in private networks, except at extraordinary costs. The downside to this availability is the potential for commingling of information assets with other cloud customers, including competitors. Compliance to regulations and laws in different geographic regions can be a challenge for enterprises. At this time there is little legal precedent regarding liability in the cloud. It is critical to obtain proper legal advice to ensure that the contract specifies the areas where the cloud provider is responsible and liable for ramifications arising from potential issues.

h. Due to the dynamic nature of the cloud, information may not immediately be located in the event of a disaster. Business continuity and disaster recovery plans must be well documented and tested. The cloud provider must understand the role it plays in terms of backups, incident response and recovery. Recovery time objectives should be stated in the contract.

Service providers must demonstrate the existence of effective and robust security controls, assuring customers that their information is properly secured against unauthorized access, change and destruction. Key questions to decide are: What employees (of the provider) have access to customer information? Is segregation of duties between provider employees maintained? How are different customers’ information segregated? What controls are in place to prevent, detect and react to breaches?

Given that control, security, legal issues on cloud computing are still evolving, a bank needs to exercise caution and carry out necessary due diligence and assess the risks comprehensively while considering cloud computing.

3. Multiprotocol Label Switching (MPLS)

**Background**: Multiprotocol Label Switching (MPLS) is a technology typically offered by a service provider (SP) as a managed service to the customers. MPLS is an effective way of expanding to establish connectivity from any point and path. It offers the advantage of replacing traditional leased line and point to point links, and this helps in reducing costs. Enterprises can use the service provider’s shared MPLS backbone to connect its multiple locations using this technology.

**Challenges with Traditional Point to Point Network**

a) Upgrading of bandwidth is time-consuming.

b) Scalability issues with regard to increases in bandwidth on demand

c) As the organization grows, the number of links increase and it becomes a complex task to maintain and manage these links

d) There are scalability issues with regard to existing network infrastructure requirements

e) Networking solution becomes costly due to investment in multiple links and networking equipment

f) With various kinds of connectivity available viz. Leased Line, Metro Ethernet, ISDN, RF and Wi-Max, they have their own limitations

h) Provisioning and commissioning is time-consuming

i) There can be issues with remote branch network connectivity
j) In case of expansion, availability of links depends on the presence of service provider at the desired location

k) It is difficult to implement traffic management for audio, video, data and business critical applications

**Best Practices for MPLS-based networks**

(a) Service Provider selection: Selection of Service Providers requires consideration of factors such as:

- Multiple Service Providers to ensure last mile redundancy
- Fallback mechanism for backup connectivity using different media connectivity and if required from other service provider
- Real-time network monitoring and managed service portal at customer end
- Level 3 IP VPN service
- SP should have experience in designing and implementing MPLS based solution in the BFSI sector
- Support Multicast, Quality of Service (QoS) and Classes of Service (CoS)
- Network connectivity with secure encryption techniques

(b) QoS/CoS support: The MPLS solution should support end-to-end Quality of Service with inter-CoS burstability. There should be a facility to prioritize/ configure quality/class of service parameters on the MPLS network. Enterprise can configure to provide high priority for business and critical applications. This will save bandwidth usage during business hours and ensure increased availability for business applications.

(c) Data encryption: In MPLS, the Service Provider can provide data encryption throughout their network using IP Tunnel and different encryption methods. Considering encryption overhead, enterprise needs to resize their bandwidth requirements. Enterprise should use IPSEC encryption technology for secure, confidentiality and integrity of data across MPLS shared network.

(d) Managed services: A bank should ensure that SP should provide access to management portal at its hosting site (Data Centre). Enterprise should ask for daily, weekly, monthly reports showing peak and average usage for network from SP. Enterprise should ensure Standard Operating Procedures for service delivery, change/release management, and issue resolution.

(e) Remote and central site connectivity: Bank should ensure that Service Provider should provide connectivity with dual POP redundant path which will ensure higher uptime.

(f) Business application considerations: MPLS enables enterprises to design and deploy network with the support of applications used in critical business environment. MPLS connectivity should be configured with correct policy, security, and network-based performance in mind to support business applications.

(g) Redundancy: Enterprise should select multiple SPs in order to maintain redundancy of network and avoid business outage.

(h) Service level agreement: SLA plays a very crucial role in MPLS. Enterprise should request SLAs for availability, latency, RTD (Round Trip Delay), and delay variance or jitter and commissioning timelines.

(i) Configuration Management: To ensure adherence to information security policy, enterprise should maintain configuration management of network devices instead of outsourcing it to SP.

(j) Migration: Migrating from traditional point to point WAN to MPLS should be done phase-wise.
(k) Last mile and backhaul connectivity: Bank should ensure that SP provides last mile connectivity preferably on wired media. SP should provide dual last mile and dual POP backhaul connectivity at the central location.

**B. INFORMATION SECURITY – INDUSTRY WIDE RECOMMENDATIONS:**

i. There needs to be a forum of CISOs who can periodically interact and share experiences regarding any information security threats. It is reported that a CISO forum is already functional under IDRBT. The forum may among other functions endeavour to share good practices and identify any specific information security issues and flag them to appropriate stakeholders like regulator, IBA etc. A member from the regulator can also be part of the meeting.

ii. There is a need for a system of information sharing akin to the functions performed by FS-ISAC (Financial Services Information Sharing Agency) in the US. IDRBT as a sub-CERT to the banking system can function as a nodal point for information sharing and can perform the following functions:

   a. Working closely with other GoI as well as private sector agencies for critical infrastructure protection in respect of banking sector
   b. Providing a forum for exchange of information and best practices on information/cyber security to the banks through alert system, training programmes, seminars, conferences etc.
   c. Based on the incidents reported by the banks and information received from other agencies like CERT-In, generating information on current threat levels as well as intelligence reports
   d. Assisting constituents of banking sector in rapidly remediating major cyber incidents
   e. Implementing a crisis communication system to notify all of its members within certain time-frame (say, one hour).
   f. Developing searchable database of past and current incidents, vulnerabilities and threat data along with extensive e-library of important security and infrastructure protection documents
   g. Developing threat vulnerability and incident management best practices for the financial sector
   h. Coordinating with CERT-IN and assisting in conduct of system-wide cyber crisis related stress testing
   i. Periodically sharing issues of concern to supervisory authorities like RBI
   j. IDRBT can consider developing an internet portal for facilitating reporting of incidents.

iii. In order to reduce the time, cost, and complexity of software assurance and to ensure its security, resiliency, sustainability and integrity and increase the effectiveness of the methods used by the banking industry for Software Assurance, an initiative similar to FSTC Software Assurance Initiative (SAI) in US can be considered in India possibly under the aegis of IDRBT along with various stakeholders like banks, vendors and their associations, government agencies and with regulator as observer. A few areas that can be considered includes areas like security architecture and principles, application security, software testing and evaluation. Under the initiative, product certification program can also be developed involving testing of technology products used to deliver financial services against minimum-security criteria. The criteria developed in this regard can represent the minimum baseline security features and functionality of various types of commercial banking software products. Criteria can be developed for certain classifications of products based on function and application. The detailed product security requirements could include areas relating to: identification, non-
iv. Accreditation and empanelment of security audit qualifications/certifications and security audit vendors can be considered at a wider level by Government of India/CERT-In or by IDRBT for the banking sector.

v. Collaborative efforts may also be made by reputed bodies like IDRBT, IIBF and DSCI coordinated by IBA to create customized indigenous certification courses to certify specific knowledge and skillsets in IT/information security areas for various categories of bank personnel like operational and managerial levels so as to create a large and diverse pool of requisite talent within the banking system.

vi. There is a need for IBA, IDRBT and reputed institutions like DSCI to collaborate and develop security frameworks and detailed implementation methodologies for the benefit of the banking sector.

vii. There is an increasing need for specific detailed research in security of banking technology and bringing out innovative and secure banking products in collaboration with reputed academic bodies like the IITs. IDRBT can take necessary initiatives in this regard.

viii. Given the nature of problem of cyber security, there needs to be engagement at wider level nationally and internationally, with Government, law enforcement agencies, various sectoral associations and academic institutions.

ix. RBI can consider having a multi-disciplinary Standing Committee on Information Security with representation from various stakeholders to consider new security related developments and also legal developments and based on the same to provide recommendations for suitable updation of the guidelines.

**KEY RECOMMENDATIONS:**

1. Robust information security governance needs to be instituted consisting of leadership, organizational structures and processes to mitigate the growing information security threats.

2. The role of Board is to approve information security policy and provide effective oversight over the performance of the top management regarding information security. The major role of top management involves implementing Board approved information security policy, establishing necessary organizational processes/functions for information security and providing necessary resources for success of information security.

3. Each bank needs to create a separate information security function for exclusively focusing on information security management. The organization of information security function should be commensurate with the nature and size of activities of a bank including variety of e-banking systems and delivery channels of a bank. The information security function should be adequately resourced in terms of the number of staff, their range and level of skills, and tools or techniques.

4. A sufficiently senior level official of the rank of GM/DGM/AGM needs to be designated as the Chief Information Security Officer(CISO) responsible for articulating and enforcing the policies that a bank uses to protect their information assets apart from coordinating the information security related issues / implementation within the organization as well as relevant external agencies.
5. An information security steering committee of executives should be formed with a formal terms of reference. Members of such a committee may include, amongst others, the chief executive officer (CEO) or designee, business unit executives, chief financial officer (CFO), chief information officer (CIO)/ IT Head, chief security officer (CSO), CISO (who would be the member secretary to the Committee), human resources, legal, risk management, audit, operations and public relations.

6. The CISO needs to report directly to the Head of Risk Management and should not have a direct reporting relationship with the CIO. However, CISO may have a working relationship with the CIO to develop the required rapport for understanding the IT infrastructure and operations, to build effective security in IT across the bank, in tune with the business requirements and objectives.

7. A Board approved Information security policy needs to be in place and reviewed at least annually and in the event of any significant changes necessitating revision. The policy framework would incorporate/take into consideration, inter-alia, aspects like alignment with business objectives; the objectives, scope, ownership and responsibility for the policy; information security organizational structure; Information security roles and responsibilities; exceptions; knowledge and skill sets required; periodic training and continuous professional education; compliance review and penal measures for non-compliance of policies.

8. Job descriptions, employment agreements, and policy awareness acknowledgements increase accountability for security. Management can communicate general and specific security roles and responsibilities for all employees within their job descriptions. Management should expect all employees, officers, and contractors to comply with security and acceptable-use policies and protect the institution's assets, including information. The job descriptions for security personnel should describe the systems and processes they will protect and the control processes for which they are responsible. Management can take similar steps to ensure contractors and consultants understand their security responsibilities as well.

9. Digital evidence is similar to any other form of legal proof - it needs to withstand challenges to its integrity, its handling must be carefully tracked and documented, and it must be suitably authenticated by the concerned personnel. A policy needs to be in place in this regard.

10. Given the critical role of security technologies used as part of the information security framework, banks need to subject them to suitable controls across their lifecycle.

11. Risk assessment is the core competence of information security management for a bank. The risk assessment must, for each asset within scope, identify the threat/vulnerability combinations that have a likelihood of impacting the confidentiality, availability or integrity of that asset - from a business, compliance or contractual perspective.

12. Maintaining detailed inventory of information assets, classification of information/data and defining information security related roles and responsibilities are among the key steps of information security management.

13. An effective process towards access to information assets is one of critical requirement of information security. A bank needs to authorise access to information assets only where a valid business need exists and only for a specific time-period that the access is required. A bank should take appropriate measures to identify and authenticate users or IT assets, commensurate with risk involved. Further, for accountability purposes, a bank should ensure that users/IT assets are uniquely identified and their actions are auditable.

14. Personnel with elevated system access privileges should be closely supervised with all their systems activities logged as they have the inside knowledge and the resources to circumvent systems controls and security procedures.
15. Information security needs to be considered at all stages of an information asset’s life-cycle like planning, design, acquisition and implementation, maintenance and disposal.

16. Banks should have a process to verify job application information on all new employees. Additional background and credit checks may be warranted based on the sensitivity of a particular job or access level. Personnel with privileged access like administrators, cyber security personnel, etc. should be subjected to rigorous background checks and screening.

17. Banks should implement suitable physical and environment controls taking into consideration threats like Aircraft crashes, Chemical effects, Dust, Electrical supply interference, Electromagnetic radiation, Explosives, Fire, Smoke, Theft/Destruction, Vibration/Earthquake, Water, Criminals, Terrorism, Political issues (e.g. strikes, disruptions) and other threats applicable based on the entity’s unique geographical location, building configuration, neighboring entities, etc.

18. There is a vital need for initial, and ongoing, training and information security awareness program. The program may be periodically updated keeping in view changes in information security threats/vulnerabilities and/or the bank’s information security framework. There needs to be mechanism of tracking the effectiveness of the training programmes through an assessment/testing process, both initially as well as periodically. The matter also needs to be important agenda item during Information Security Committee meetings.

19. Robust Incident management process needs to be in place for maintaining the capability to manage incidents within an enterprise so that exposure can be contained and recovery achieved within a specified time objective. Incidents can include the misuse of computing assets, information disclosure or events that threaten the continuance of business processes.

20. A bank needs to have clear accountability and communication strategies to limit the impact of IT security incidents. This would require defined mechanisms for escalation and reporting to the Board and senior management and customer communication where appropriate. Incident management strategies would also typically assist in compliance with regulatory requirements. Institutions would also need to pro-actively notify CERT-In, IDRBT, RBI regarding cyber security incidents.

21. A bank needs to incorporate information security at all stages of software development. This would assist in improving software quality and minimising exposure to vulnerabilities.

22. Rigorous implementation of application control and security features is required. Each application should have an owner which will typically be the concerned business function that uses the application. There should be documented standards / procedures for administering the application, which are approved by the application owner and kept up-to-date.

23. All the application systems need to be tested before implementation in a robust manner regarding controls to ensure that they satisfy business policies/rules of the bank, regulatory and legal prescriptions/requirements. Robust controls need to be built into the system and reliance on any manual controls needs to be minimized. Before the system is live, there should be clarity on the audit trails and the specific fields that are required to be captured as part of audit trails and audit trail or log monitoring process/procedure.

24. Critical functions, for example relating to/dealing with financial, regulatory and legal, MIS and risk assessment/management, needs to be done through proper application systems and not manually or semi-automated manner through spreadsheets which poses risks relating to data integrity and reliability. Use of spreadsheets in this regard should be restricted and should be replaced by appropriate IT applications within defined time-frame.

25. Every application affecting critical/sensitive information, for example, impacting financial, customer, control, regulatory and legal aspects, must provide for detailed
audit trails/ logging capability with details like transaction id, date, time, originator id, authorizer id, actions undertaken by a given user id etc. Other details like logging IP address of client machine, terminal identity or location may also be considered. Alerts regarding use of same machine for both maker and checker transactions need to be considered. The logs/alerts/exception reports need to be analyzed and any issues need to remediated at the earliest.

26. Access to application should be based on the principle of least privilege and “need to know” commensurate with the job responsibilities. Adequate segregation of duties needs to be enforced.

27. Applications must not allow unauthorized entries to be updated in the database. Similarly, applications must not allow any modifications to be made after an entry is authorized. Any subsequent changes must be made only by reversing the original authorized entry and passing a fresh entry.

28. Direct back-end updates to database should not be allowed except during exigencies with genuine business need and after due authorization as per relevant policy.

29. Banks need to ensure that application integrity statements are obtained in writing from the vendor relating to the application being free of malware at the time of sale, free of any obvious bugs, and is free of any covert channels in the code being provided and any subsequent modifications to be done on them.

30. Any changes to an application system/data needs to be justified by genuine business need and approvals supported by documentation and subjected to a robust change management process.

31. For all critical applications, either a source code must be received from the vendor or a software escrow agreement needs to be in place with a third party to ensure source code availability in the event the vendor goes out of business. It needs to be ensured that product updates and program fixes are also included in the escrow agreement.

32. Data transfer from one process to another or from one application to another should not have any manual intervention to prevent any unauthorized modification. The process needs to be automated and properly integrated with due authentication mechanism and audit trails by enabling “Straight Through Processing”.

33. Robust system security testing needs to be carried out. It should also be ensured that web applications adequately address various vulnerabilities that lead to exploitation of fraudsters leading to undesirable consequences.

34. Multi-tier application architecture needs to be implemented for critical systems which differentiate session control, presentation logic, server side input validation, business logic and database access.

35. A bank needs to have documented Migration policy specifying systematic process for data migration and ensuring data integrity, completeness and consistency. Explicit sign offs from users/application owners needs to be obtained after each stage of migration and also after complete migration process. Audit trails need to be available to document the conversion, including data mappings and transformations.

36. Banks need to carry out necessary due diligence in respect of new technologies since they can potentially introduce additional risk exposures.

37. Any new business products introduced and along with the underlying information systems needs to be assessed as part of a formal product approval process which incorporates, inter-alia, security related aspects and fulfilment of relevant legal and regulatory prescriptions. A bank needs to develop an authorisation process involving a risk assessment balancing the benefits of the new technology with the risk.

38. Cryptographic techniques need to be used to control access to critical/sensitive data/information in transit and storage. Banks need to deploy strong cryptography and end-to-end application layer encryption to protect customer PINs, user passwords and other sensitive data in networks and in storage.

39. There is a need for encrypting customer account and transaction data which is transmitted, transported, delivered or couriered to external parties or other locations,
taking into account all intermediate junctures and transit points from source to destination.

40. Constant advances in computer hardware, computational number theory, cryptanalysis and distributed brute force techniques may induce use of larger key lengths in future. It is expected that banks will properly evaluate security requirements associated with their internet systems and adopt an encryption solution that is commensurate with the degree of confidentiality and integrity required. Banks should only select encryption algorithms which are well established international standards and which have been subjected to rigorous scrutiny by an international community of cryptographers or approved by authoritative professional bodies, reputable security vendors or government agencies.

41. Data security measures need to be in place. Banks need to define and implement procedures to ensure the integrity and consistency of all data stored in electronic form, such as databases, data warehouses and data archives.

42. Policies regarding media handling, disposal, and transit should be implemented to enable the use of protection profiles and mitigate risks to data. More sensitive information such as system documentation, application source code, and production transaction data should have more extensive controls to guard against alteration like integrity checkers, cryptographic hashes.

43. Banks need to frequently scan for vulnerabilities and address discovered flaws proactively to avoid significant likelihood of having their computer systems compromised. Automated vulnerability scanning tools need to be used against all systems on their networks on a periodic basis, say monthly or weekly or more frequently. Where feasible, vulnerability scanning should occur on a daily basis using an up-to-date vulnerability scanning tool.

44. A bank needs to have monitoring processes in place to identify events and unusual activity patterns that could impact on the security of IT assets. The strength of the monitoring controls needs to be proportionate to the criticality of an IT asset.

45. A bank would need to establish a clear allocation of responsibility for regular monitoring, with appropriate processes and tools in place to manage the volume of monitoring required, thereby reducing the risk of an incident going undetected.

46. Highly sensitive and/or critical IT assets would need to have logging enabled to record events and monitored at a level commensurate with the level of risk.

47. Banks need to employ suitable technologies that provide capabilities for effective attack detection and analysis.

48. Robust processes need to be in place for effective malware control. Anti-virus and anti-spyware software, collectively referred to as anti-malware tools, help defend against the malware threats by attempting to detect malware and block its execution.

49. An effective patch management process should be in place to address technical system and software vulnerabilities quickly and effectively in order to reduce the likelihood of a serious business impact arising.

50. A change management process should be established, which covers all types of change for example, upgrades and modifications to application and software, modifications to business information, emergency ‘fixes’, and changes to the computers / networks that support the application.

51. Banks need to ensure that audit trails exist for IT assets satisfying the banks business requirements including regulatory and legal requirements, facilitating audit, serving as forensic evidence when required and assisting in dispute resolution including for non-repudiation purposes. Audit trails should be secured to ensure the integrity of the information captured and preservation of evidence.

52. There should be arrangements for monitoring and reporting of the information security condition of the organisation, which are documented, agreed with top management and performed regularly. Security related metrics can be used to measure security policy implementation, the effectiveness and efficiency of security services delivery, and the impact of security events on business processes.
53. Given the multiplicity of devices and systems, banks should consider deploying suitable automated tools for log aggregation and consolidation from multiple machines/systems and for log correlation and analysis.

54. Security and Audit Processes of Critical service providers/vendors needs to be regularly assessed since ineffective third-party controls can weaken the ability of a bank to achieve its control objectives.

55. Establishing a network protection strategy and layered security based on the principle of defense-in-depth is an absolute necessity for banks. This would require suitable measures to address vulnerabilities across the hardware, operating system, middleware, database, network and application layers. Security is not an event but a process which requires all its various components to be functioning well together for their effectiveness. There is a need to utilize technical and administrative controls to mitigate threats from identified risks to as great a degree as possible at all levels of the network. Various measures in this regard have been indicated in the report.

56. Strong controls need to initiated against any remote access facility provided by banks. The relevant controls need to be consistent with the sensitivity of remote use. For example, remote use to administer sensitive systems or databases during exigencies may include highest level of controls and monitoring processes.

57. Commercial banks should implement ISO 27001 based Information Security Management System (ISMS) Best Practices for their critical functions/processes. An ISMS developed and based on risk acceptance/rejection criteria, and using third party accredited certification to provide an independent verification of the level of assurance, is an extremely useful management tool. Such an ISMS offers the opportunity to define and monitor service levels internally as well as in contractor/partner organizations, thus demonstrating the extent to which there is effective control of security risks. Banks may also additionally consider other reputed security frameworks and standards from well-known institutions like ISACA, DSCI, IDRBT etc.

58. If a bank uses a wireless network, it should carefully evaluate the risks and implement appropriate additional controls.

59. Events that trigger the implementation of a business continuity plan may have significant security implications. Risk assessments should consider the changing risks that appear in business continuity scenarios and the different security posture that may be established.

60. Information security assurance needs to be obtained through periodic penetration testing exercises, audits and vulnerability assessments. The assurance work needs to be performed by appropriately trained and independent information security experts/auditors. The strengths and weaknesses of critical internet-based applications, other critical systems and networks needs to be carried out before each initial implementation, and at least annually thereafter. Any findings needs to be reported and monitored using a systematic audit remediation or compliance tracking methodology.

61. A bank needs to engage independent security specialists to assess the strengths and weaknesses of critical internet-based applications, systems and networks before initial implementation, and at least annually thereafter.

62. A bank should manage the information security risk management framework on an ongoing basis as a security programme in a systematic manner.

63. Various important security measures have been suggested in respect of debit cards, ATMs, internet banking, phone banking and mobile banking.

64. RBI may consider moving over to chip based cards along with upgradation of necessary infrastructure like ATMs/POS terminals in this regard in a phased manner.

65. For debit / credit card transactions at the POS terminals, PIN based authorization system may be put in place (without any looping) in place of the existing signature based system and the non-PIN based POS terminals need to be withdrawn in a phased manner.
66. In view of the proliferation of cyber attacks and their potential consequences, banks should implement two-factor authentication for fund transfers and critical activities like changing customer related details through internet banking.

67. The implementation of appropriate authentication methodologies should be based on an assessment of the risk posed by the institution’s Internet banking systems. The risk should be evaluated in light of the type of customer (e.g., retail or corporate/commercial); the customer transactional capabilities (e.g., bill payment, fund transfer), the sensitivity of customer information being communicated to both the bank and the volume of transactions involved.

68. While not using the asymmetric cryptosystem and hash function is a source of legal risk, keeping in view the various methods and issues discussed above, for carrying out critical transactions like fund transfers, the banks, at the least, need to implement two-factor authentication through user id/password combination and second factor like (a) OTP/dynamic access code through various modes like SMS over mobile phones or hardware token or (b) a digital signature (through a token containing digital certificate and associated private key), preferably for the corporate customers.

69. To enhance online processing security, confirmatory second channel procedures (like telephony, SMS, email etc) should be applied in respect of transactions above pre-set values, creation of new account linkages, registration of third party payee details, changing account details or revision to funds transfer limits. In devising these security features, the bank should take into account their efficacy and differing customer preferences for additional online protection.

70. Based on mutual authentication protocols, customers could also authenticate the bank’s web site through security mechanisms such as personal assurance messages/images, exchange of challenge response security codes and/or the secure sockets layer (SSL) server certificate verification. It should, however, be noted that SSL is only designed to encrypt data in transit at the network transport layer. It does not provide end-to-end encryption security at the application layer.

71. Risk based transaction monitoring/surveillance process needs to be instituted by banks as an effective alert system to enhance capability to identify anomalous/suspicious transactions.

72. Provision of various electronic banking channels like ATM/debit cards/internet banking/phone banking should be issued only at the option of the customers based on specific written or authenticated electronic requisition along with a positive acknowledgement of the terms and conditions from the customer. A customer should not be forced to opt for services in this regard. Banks should provide clear information to their customers about the risks and benefits of using e-banking delivery services before they choose to subscribe to such services.

73. Banks are responsible for the safety and soundness of the services and systems they provide to their customers. Reciprocally, it is also important that customers take appropriate security measures to protect their devices and computer systems and ensure that their integrity is not compromised when engaging in online banking. Customers should implement the measures advised by their banks regarding protecting their devices or computers which they use for accessing banking services.

74. A few security issues and best practices in respect of emerging/new technologies like virtualization, cloud computing and MPLS have been indicated.

75. Given that control, security, legal issues on cloud computing are still evolving, a bank needs to be cautious and carry out necessary due diligence and assess the risks comprehensively before considering cloud computing.

76. There needs to be forum of CISOs who can periodically interact and share experiences regarding any information security threats. It is reported that a CISO forum is already functional under IDRBT. The forum may among other functions endeavour to share good practices and identify any specific information security issues and flag them to appropriate stakeholders like regulator, IBA etc. A member from the regulator can also be part of the meetings of the forum.
77. There is a need for a system of information sharing akin to the functions performed by FS-ISAC (Financial Services Information Sharing Agency) in the US. IDRBT as a sub-CERT to the banking system can function as a nodal point for information sharing.

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80. Accreditation and empanelment of security audit qualifications/certifications and security audit vendors can be considered at a wider level by Government of India/CERT-In or by IDRBT for the banking sector.

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82. There is an increasing need for specific detailed research in security of banking technology and bringing out innovative and secure banking products in collaboration with reputed academic bodies like the IITs. IDRBT can take necessary initiatives in this regard.

83. Given the nature of problem of cyber security, there needs to be engagement at wider level nationally and internationally, with Government, law enforcement agencies, various industrial sector associations and academic institutions.

84. RBI can consider having a multi-disciplinary Standing Committee on Information Security with representation from various stakeholders to consider new security related developments and also legal developments and based on the same to provide recommendations for suitable updating of the guidelines.
Chapter 3: IT OPERATIONS

Introduction:
For banks in which information technology (IT) systems are used to manage information, IT Operations should support processing and storage of information, such that the required information is available in a timely, reliable, secure and resilient manner.

IT Operations are a set of specialized organizational capabilities that provide value to customers (internal or external) in form of IT services. Capabilities take the form of functions and processes for managing services over technology lifecycle. IT Operations should ensure effectiveness and efficiency in delivery and support of these services to ensure value for customers.

Scope:
*Functions covered as a part of IT Operations are:*
  - IT Service Management
  - Infrastructure Management
  - Application Lifecycle Management
  - IT Operations Risk Framework

The Board, Senior Management:
*Roles and Responsibilities:*
Bank’s Board of Directors has ultimate responsibility for oversight over effective functioning of IT operational functions. Senior management should ensure the implementation of a safe IT Operation environment. Policies and procedures defined as a part of IT Operations should support bank’s goals and objectives, as well as statutory requirements.

*Functional areas, within the preview of these roles, are:*
  - Core IT Operations
  - Business Line-specific IT Operations
  - Any Affiliates-related IT Operations
  - Business Partners’ Operations (including that of IT support vendors if any)

The Board or Senior Management should take into consideration the risk associated with existing and planned IT operations and the risk tolerance and then establish and monitor policies for risk management.

Organisational Structure:
IT Operations include business services that are available to internal or external customers using IT as a service delivery component—such as mobile or internet banking. IT Operations include components that are used to support IT Operations: service desk application, ticketing and event management tools, etc. Banks may consider including Test and Quality Assurance Environment (besides, Production Environment) within the scope of IT Operations.

a) **Service Desk:** The service desk is the primary point of contact (Single Point of Contact or SPOC) for internal and external customers. Besides handling incidents and problems, it also provides interface to other IT operation processes, such as
Request For Change (RFC), Request Fulfilment, Configuration Management, Service Level Management and Availability Management, etc. It can have the following functions:

- Interacting with customers (e-mail, voice or chat): first-line customer liaison
- Recording and tracking incidents and problems or requests for change
- Keeping customers informed on request status and progress
- Making an initial assessment of requests, attempting to resolve them via knowledge management or escalating, based on agreed service levels
- Monitoring and escalation procedures relative to the appropriate SLA
- Managing the request life-cycle, including closure and verification
- Co-ordinating second-line and third-party support groups
- Providing management information for service improvement
- Identifying problems
- Closing incidents and confirmation with the customer
- Contributing to problem identification
- Performing user satisfaction surveys

A structure for the Service Desk that allows optimum resource utilization would include:

- Local Service Desk
- Central Service Desk
- Virtual Service Desk
- Follow the Sun i.e. in time zones such that service desk is available for assistance and recording of incidents round the clock
- Specialized Service Desk Groups

\[b\] **IT Operations Management**

i. IT Operations management is a function which is primarily responsible for the day-to-day management and maintenance of an organisation’s IT infrastructure, ensuring service delivery to the agreed level as defined by Service Level Agreement (SLA).

ii. IT Operations management can have following functions:

- **Operational Control**: Oversee the execution and monitoring of operational activities and events in IT infrastructure which is within the preview of IT operations. Operational control activities are normally carried out by Network Operations Centre (NOC) or Operations Bridge. Beside execution and monitoring of routine tasks operation control also involve the following activities:
  - Console Management
  - Job Scheduling
  - Backup and Restoration
  - Print and Output Management
  - General Maintenance Activities
- **Facility Management**: It refers to management of physical IT environment of
iii. Operations Management Structure: For all practical reasons, application management and infrastructure management teams should be part of IT operations. As, these functions manage and execute operational activities, whereas others delegate these to dedicate IT operations function.

c) Application Management:

It involves handling and management of application as it goes through the entire life-cycle. The life-cycle encompasses both application development and application management activities. Sub-activities that can be defined for application management functions are:

- **Application Development**: It is concerned with activities needed to plan, design and build an application that ultimately is used by a part of the organisation to address a business requirement. This also includes application acquisition, purchase, hosting and provisioning.

- **Application Maintenance/Management**: It focuses on activities that are involved with the deployment, operation, support and optimisation of the application.

Application Management related functions may include the following:

- Managing operational applications, whether vendor developed, or off-the-shelf or in-house.

- It acts as a custodian of technical knowledge and expertise related to managing and supporting applications. It ensures that the technical knowledge and expertise required to design, develop, test, manage and improve IT services are identified, developed and refined. Therefore, it participates in IT operation management.

- It ensures that appropriate resources are effectively trained and deployed to deliver, build, transit, operate and improve the technology required to manage and support IT services.

- It defines and executes training programmes.

- It documents skill sets available within an organisation and skills that need to be developed to manage application management as function.

- It defines standards to be adapted when defining new application architecture and involvement in design and build of new services.

- It assesses the risk involved in an application architecture.

- It records feedbacks on availability and capacity management activities.

- It designs and performs tests for functionality, performance and manageability of IT services.

- It defines and manages event management tools.

- It participates in incident, problem, performance, change and release management, and in resource fulfillment.

- It provides information on the Configuration Management System.

**Application Management Structure**: Though activities to manage applications are generic and consistent across applications; application management function, for all practical reasons, is not performed by a single department or group. It consists of technical areas as per technical skill sets and expertise. Some of these can be:

- Financial application
- Infrastructure applications
• Messaging and collaborative applications
• Web portal or web applications
• Contact centre applications
• Function-specific applications

d) **Infrastructure Management**

It is the function primarily responsible for providing technical expertise and overall management of the IT infrastructure. Its primary objective is to assist in plan, implement and maintain a stable technical infrastructure in order to support an organisation’s business processes.

**Infrastructure Management can have following functions:**

i. Manage IT infrastructure components for an environment, which falls within the preview of IT operations

ii. It acts as a custodian of technical knowledge and expertise, related to the management of IT infrastructure. It ensures that technical knowledge and expertise required to design, develop, test, manage and improve IT services are identified, developed and refined

iii. It ensures appropriate resources are effectively trained and deployed to deliver, build, transit, operate and improve the technology required to deliver and support IT infrastructure

iv. It helps define and execute training programmes

v. It helps document skill sets available within an organisation and skills needed to be developed to manage infrastructure management as function

vi. Definition of standards to be adapted when defining new IT architecture and involvement in the design and build of new services

vii. Risk assessment for IT infrastructure architecture

viii. Feedbacks to availability and capacity management activities

ix. Designing and performing tests for functionality, performance and manageability of IT services

x. Definition and management of event management tools

xi. Participation in incident, problem, performance, change and release management and resource fulfillment

xii. Infrastructure management function should provide information or manage for configuration Management System

**Infrastructure Management Structure:** For all practical reasons, infrastructure management function is not performed by a single department or group, it consist of technical areas as per the technical skill sets and expertise, some of these are:

• Mainframe management team
• Server management team
• Storage management team
• Network support team
• Desktop support team
• Database management team
• Middleware management team
Components of IT operations framework:

a) **Risk Management**

Banks should analyse their IT Operation environment, including technology, human resources and implemented processes, to identify threats and vulnerabilities. They should conduct a periodic risk assessment which should identify:

- **Internal and external risks**
- **Risks associated with individual platforms, systems, or processes, as well as automated processing units**

While identifying the risks, a risk assessment process should quantify the probability of a threat and vulnerability, and the financial consequences of such an event. Banks should also consider the inter-dependencies between risk elements, as threats and vulnerabilities have the potential to quickly compromise inter-connected and inter-dependent systems and processes.

Banks should implement a cost-effective and risk-focused environment. The risk control environment should provide guidance, accountability and enforceability, while mitigating risks.

**Risk Categorisation:** As a part of risk identification and assessment, banks should identify events or activities that could disrupt operations, or negatively affect the reputation or earnings, and assess compliance to regulatory requirements. Risks identified can be broadly categorised into following categories:

- **Strategic Failures:** That might include improper implementation, failure of supplier, inappropriate definition of requirements, incompatibility with existing application infrastructure etc. It will also include regulatory compliance
- **Design Failures:** It might include inadequate project management, cost and time overruns, programming errors and data migration failures among others
- **Transition Failures:** It might include inadequate capacity planning, inappropriately defined availability requirements, SLA / OLA / Underpinning contracts not appropriately defined and information security breaches, among others

**Risk Mitigation:** Once the organisation has identified, analyzed and categorized the risks, organisation should define following attributes for each risk component:

- Probability of Occurrence;
- Financial Impact;
- Reputational Impact;
- Regulatory Compliance Impact;
- Legal Impact.

Beside above specified attributes, an organisation should also consider these:

- Lost revenues
- Loss of market share
• Non-compliance of regulatory requirements
• Litigation probability
• Data recovery expenses
• Reconstruction expenses

These, along with the business process involved, should be used to prioritise risk mitigation actions and control framework.

b) IT Operations Processes

i) IT Strategy

Processes within IT Strategy provide guidance to identify, select and prioritise services that are aligned to business requirements. IT strategy, as a framework, provides feedback to IT Operations on the services to be supported and their underlying business processes and prioritisation of these services, etc.

A well-defined IT Strategy framework will assist IT Operations in supporting IT services as required by the business and defined in OLA / SLAs.

IT Strategy processes provide guidelines that can be used by the banks to design, develop, and implement IT Operation not only as an organisational capability but as a strategic asset.

a) Financial Management

It provides mechanism and techniques to IT operations to quantify in financial terms, value of IT services it supports, value of assets underlying the provisioning of these services, and qualification of operational forecasting.

Advantages of implementing Financial Management process are:

• Assists in decision-making
• Speed of changes
• Service Portfolio Management
• Financial compliance and control
• Operational control
• Value capture and creation

b) Service Valuation

It is the mechanism that can be used by banks to quantify services, which are available to customers (internal or external) and supported by IT operations in financial terms. It assists IT Operation functions to showcase the involvement of function in supporting the bank’s core business.

Financial Management uses Service Valuation to quantify financial terms, value of IT services supported by IT Operations. It provides a blueprint from which businesses can comprehend what is actually delivered to them from IT. Combined with Service Level Management, Service Valuation is the means to a mutual agreement with businesses, regarding what a service is, what its components are, and its cost and worth.

Service Valuation quantifies, in financial terms, funding sought by a business and IT for services delivered, based on the agreed value of those services. The activity involves identifying cost baseline for services and then quantifying the perceived valued, added by the provider’s service assets in order to conclude a final service value.

Service Valuation will have two components, these being:

i) Provisioning Value: The actual underlying cost of IT, related to provisioning a service, including all fulfillment elements—tangible and intangible. Input comes from
financial systems and consists of payment of actual resources consumed by the IT in the provisioning of services. This cost element includes items such as:

- **Hardware and software licence cost**
- **Annual maintenance fees for hardware and software**
- **Personnel resources used in the support or maintenance of the services**
- **Utilities, data centre or other facilities charge**
- **Taxes, capital or interest charges**
- **Compliance costs**

**ii) Service Value Potential:** Is the value-added component based on a customer’s perception of value from the service or expected marginal utility and warranty from using the services in comparison with what is possible using the customer’s own assets.

**c) Portfolio Management**

It provides guidelines that can be used by banks for governing investments in service management across an enterprise and managing them for value. Portfolio management contains information for all existing services, as well as every proposed service—those that are in conceptual phase.

Every service, which is a part of service portfolio, should include a business case, which is a model of what a service is expected to achieve. It is the justification for pursuing a course of action to meet stated organisational goals. Business case links back to service strategy and funding. It is the assessment of a service management in terms of potential benefits and the resources and capabilities required to provision and maintain the service. Portfolio Management framework defined by the banks should highlight controls, which are defined to develop an IT Service from conceptual phase to go-live phase and then to transition to production environment. During the development of IT services financial impact of the new service on IT Operation should also be ascertained which will assist IT Operations in Service Validation.

**d) Demand Management**

Demand Management process provides guidelines which can be used by banks to understand the business processes IT operations supports to identify, analyse, and codify Patterns of business activities (PBA) to provide sufficient basic for capacity requirement. Analysing and tracking the activity patterns of the business process makes it possible to predict demand for services. It is also possible to predict demand for underlying service assets that support these services.

Demand Management guidelines should also take into consideration IT Operations involvement in development of service from conceptual phase to go to the live phase, so that there is a transparency of demand of new service in IT Operations.

**ii) Design**

The design phase of the IT operations provides the guidelines and processes, which can be used by the banks to manage the change in the business landscape. Components which should be considered when designing a new IT service or making a change to the existing IT service are:

- Business Processes
- IT Services
- Service-level Agreements
- IT Infrastructure
• IT Environment
• Information Data
• Applications
• Support Services
• Support Teams
• Suppliers

i) Service design: This should not consider components in isolation, but must also consider the relationship between each of the components and their dependencies on any other component or service.

ii) Design phase: Provides a set of processes and guidelines that can be used by banks to design IT services, supported by IT operations, that satisfies business objectives, compliance requirements and risk and security requirements. The processes also provide guidelines to identify and manage risks and to design secure and resilient IT services.

e) Service Catalogue Management

Over the years, banks’ IT infrastructure has grown and developed. In order to establish an accurate IT landscape, it is recommended that an IT Service Catalogue is defined, produced and maintained. It can be considered as a repository that provides information on all IT services supported by IT Operations framework.

The Service Catalogue Management process provides guidelines, used by banks to define and manage service catalogue, which provides a consistent and accurate information on all IT services available to customers (internal or external). It also ensures that the service catalogue is available to users, who are approved to access it. It should contain details of all services that are in production, as well as the services that are being prepared for transition. Banks should consider attributes to be included into the service catalogue:

1. Definition of Service
2. Categorization of Service (business application and IT support)
3. Service Criticality
4. Disaster Recovery Class
5. Service-level Agreement Parameters
6. Service Environment (Production, Testing, Quality Assurance, Staging, etc.)
7. IT Support Status (Operational and Transaction, etc.)
8. Configuration Management Group
9. Incident Management Group
10. Problem Management Group
11. Change and Release Management Group
12. Service Owner
13. Service-level Manager
14. Principal Business Activities Details
15. Interdependency on Configuration Items
16. Interdependency on Service Portfolio

Service catalogue provides details of services available to customers such as intended use, business processes they enable and the level and quality of service the customer can expect.
from each service. Banks can also consider incorporating “charge back mechanism”, as defined in financial management into the service catalogue.

A Service catalogue has two aspects:

i) **Business Service Catalogue**: It contains details of all IT services delivered to a customer, together with relationships with business units and business processes that rely on IT services. This is the customer view of the catalogue. Business Service Catalogue facilitates development of robust Service Level Management process.

ii) **Technical Service Catalogue**: It contains details of all IT services delivered to a customer, together with his or her relationship with supporting and shared services, relationship to configuration items (CIs). CIs can be a service asset or component, or any other item that is under control of configuration management. Depending on established strategy configuration, an item may vary widely in complexity, size and type. It can range from entire services or systems to a single software module or a minor software component. (Configuration Items are explained in details in “Service Assets and Configuration Management” section of the guidelines.) It facilitates the development of the relationship between services, underlying CIs, SLAs and OLAs, and the support groups, which support services throughout its life-cycle.

f) **Service Level Management**

This process defines the framework that can be used by banks to plan, co-ordinate and draft, agree, monitor and report service attributes used to measure the service quality. Its framework also includes guidelines for ongoing review of service achievements to ensure that the required and cost-justifiable service quality is maintained and improved. Beside current services and SLAs, this management provides guidelines to ensure that new requirements are captured. That new or changed services and SLAs are developed to match the business needs and expectations.

i) Service Level Management process should be able to meet the following objectives:

- Define, document, agree, monitor, measure, report and review the level of IT services
- Ensure specific and quantifiable targets are defined for IT services
- Ensure that IT Operations and consumers have clear, unambiguous expectations of the level of services to be delivered
- Ensure that pro-active measures, to improve the level of service delivered, are implemented if cost-justified

ii) While defining SLM framework for banks, the following aspects should also be considered

- Operational-level agreement to ensure that Operational Level Agreements (OLAs) with other support groups are defined and developed; these OLAs should be in line with SLAs which it supports
- Underpinning supplier contract to ensure all underpinning supplier contracts with the vendors or suppliers are defined and developed; these contracts should be in line with SLAs, which it supports

iii) While defining Service Level Agreement as a part of Service Level Management framework, the following options can be considered:

- **Service based SLA**: Its structure covers attributes for single service across an organisation. For instance, SLA for internet banking service
- **Customer based SLA**: The structure covers attributes for all services for a defined set of customers. For instance, SLA for SMEs customers
- **Multi-Level SLA**: Multi-level SLA structure can be defined as per the organizational
hierarchy. For instance, SLA for corporate offices, branches and head offices
Attributes that are included in SLAs should be ones which can effectively be monitored and measured. Attributes which are included in the SLAs can be categorised into operational, response, availability and security attributes. Service Level Management framework should also define guidelines for reviews of Service Level Agreements, Operational Level Agreements, and underpinning contracts to ensure that they are aligned to business needs and strategy. These should ensure that services covered, and targets for each, are relevant. And that nothing significant is changed that invalidates the agreement in any way. Service Level Management framework defined should also have guidelines defined for logging and management, including escalation of complaints and compliments.

\[ g) \text{ Capacity Management} \]

The process provides the framework and guidelines that can be adapted by banks to ensure that cost-justifiable IT capacity exists and matches to current- and future-agreed business requirements as identified in Service Level Agreement.

The Capacity Management process provides guidelines to:

- Produce and maintain capacity plan that reflects the current and future business requirements
- Manage service performance so that it meets or exceeds the agreed performance targets
- Diagnosis and resolution of performance and capacity-related incidents and problems
- Assess impact of all changes on capacity plan and performance of IT services supported by IT Operations
- Ensure that pro-active measures are undertaken to improve the performance of services, whenever it is cost-justifiable.

One of the key activities defined as a part of capacity management process is to produce and maintain, at an ongoing basis, the capacity plan, which depicts current level of resource utilization and service performance. Capacity plans can also include forecasting future requirements to support business activities. The process can be subdivided into three:

i. **Business Capacity Management**: Defines guidelines for translating business-need plans into requirements for IT services and supporting infrastructure, ensuring that the future business requirements for IT services are quantified, designed, planned and implemented. Inputs for future IT requirements come from the Service Portfolio and Demand Management.

ii. **Service Capacity Management**: This defines guidelines for management, control and prediction of end-to-end performance and capacity of live and operational IT service usage and workloads. It provides guidelines to ensure that the performance of IT services is monitored and measured.

iii. **Component Capacity Management**: It defines guidelines to identify and understand the performance, capacity and utilization of each individual component within a technology used to support IT services, including infrastructure, environment, data and applications.

A major difference between sub-processes is in the data that is being monitored and collected. For example, the level of utilization of individual components in the infrastructure: processors, disks and network links will be under Component Capacity Management. While transaction throughput rates and response times will be under Service Capacity Management. Business Capacity Management will be concerned with data, specific to business volumes. Banks adapting capacity management process should ensure that its
framework encompass all areas of technology (hardware, software, human resource, facilities, etc.)

h) **Availability Management**

Availability and reliability of IT services can directly influence customer satisfaction and reputation of banks. Therefore Availability Management is essential in ensuring that the IT delivers the “right level” of service required by the business to satisfy its objectives. The process provides framework and guidelines that can be adapted by banks to ensure that the level of service availability (for all services) is matched, or exceeds the current and future requirements, as defined in the Service Level Agreement.

**Availability Management process provides guidelines so that banks can:**

- Produce and maintain an appropriate up-to-date Availability Plan that reflects the current and future needs of the business
- Ensure that service availability achievements meet or exceed agreed targets, by managing services and resources-related availability targets
- Assist with diagnosis and resolution of availability-related incidents and problems
- Ensure that pro-active measures to improve the availability of services are implemented wherever it is cost justifiable to do so

When implementing Availability Management processes, banks should consider including the following:

i. All operational services and technology, supported by IT Operations function and for which there is a formal SLA
ii. New services where Service Level Requirement and Agreement have been established
iii. Aspects of IT’s services and components that may impact availability, which may include training, skills, process effectiveness, procedures and tools

**Availability Management process has two key elements:**

i. **Reactive activities:** The reactive aspect of availability management involves monitoring, measuring, analysis and management of events, incidents, problems and changes, involving unavailability

ii. **Proactive activities:** This aspect involves planning, design and improvement of availability

**Attributes that can be used by the banks for reporting availability of IT services, can be:**

- **Availability:** The ability of a service, component or CI, to perform the agreed function when required.

  Agreed Service Time - Downtime

- **Availability (%) = ----------------------------------------- x100**

  Agreed Service Time

  Downtime should only be included in the above calculation, when it occurs within the “Agreed Service Time”.

- **Mean Time Between Service Incidents (MTBSI):** MTBSI refers to how long a service; component or CI can perform its agreed function without interruption.

  Available time in hours

- **MTBSI = -----------------------------------------**

  Number of Breaks
• **Mean Time Between Failures (MTBF):** MTBF refers to how long a service, component or CI can perform its agreed function without reporting a failure.

\[
\text{MTBF} = \frac{\text{Available time in hours} - \text{Total downtime in Hours}}{\text{Number of breaks}}
\]

Mean Time Between Failures (MTBF): is the mean time between the recovery from one incident and occurrence of the next incident, it is also known as uptime. This metric relates to the reliability of the IT Service supported by IT Operations.

• **Mean Time to Repair (MTTR):** MTTR refers to how quickly and effectively a service, component or CI can be restored to normal working after failure.

\[
\text{MTTR} = \frac{\text{Total downtime in Hours}}{\text{Number of breaks}}
\]

Mean Time to Repair (MTTR): This is the average time between occurrence of a fault and service recovery. It is also known as downtime. This metric relates to the recoverability and serviceability of the IT Services supported by IT Operations.

**Vital Business Functions**

When defining availability targets for a business service, banks should consider identifying **Vital Business Function (VBF).** VBF represents critical business elements of a process supported by IT services. For example, an ATM will have following business functions:

i. Cash dispensing

ii. Reconciliation with the relevant account

iii. Statement printing.

Out of these three, cash dispensing and reconciliation should be considered as vital business functions, influencing the availability design and associated costs.

i) **Supplier Management**

Complex business demands require extensive skills and capabilities from IT to support business processes, therefore collaboration with service providers and value networks are an integral part of end-to-end business solution. Supplier Management process provides framework and guidelines that can be used by banks to manage relationships with vendors, suppliers and contractors. This framework ensures that suppliers and services they provide are managed to support IT service targets and business expectations. The purpose of this management process is to obtain value for money from suppliers, and to ensure that suppliers perform to the targets contained within contracts and agreements, while conforming to all terms and conditions.

**Supplier Management process provides guidelines which can be used by the banks to:**

• Implement and enforce supplier policies

• Maintenance of supplier and contact database

• Supplier and contact categorization and risk assessment
• Supplier and contract evaluation and selection
• Development, negotiation and agreement of contracts
• Contract review, renewal and termination
• Management of suppliers and supplier performance
• Agreement and implementation of service and supplier improvement plans
• Maintenance of standard contracts, terms and conditions
• Management of contractual dispute resolution
• Management of sub-contracted suppliers

### iii) Transition

The transition phase provides frameworks and processes that may be utilised by banks to:

- Evaluate service capabilities and risk profile of new or changes service before it is released into production environment
- Evaluate and maintain integrity of all identified service assets and configuration items required to support the service

**Service Asset and Configuration Management**

Service Asset and Configuration Management process provides framework and guidelines that can be used by the banks to manage service assets and configuration items that supports business services.

*The framework provides guidelines to:*

- Identify, control, record, audit and verify service assets and configuration items, including service baseline version controls their attributes and relationships.
- Manage and protect integrity of service assets and configuration items through the service lifecycle by ensuring only authorised assets are used and only authorised changes are made.
- Ensure integrity of configuration items required to support business services and IT infrastructure by establishing and maintaining an accurate and complete Configuration Management System.
- Provide accurate information of configuration items to assist in change and release management process.

Service asset management manages assets across its lifecycle from acquisition through disposal. Implementation of Service Asset and Configuration Management framework has cost and resources implications and therefore strategic discussions needs to be made about the priorities to be addressed. For instance banks can decide on initially focusing on the basic IT assets (hardware and software) and the services and assets that are business critical or covered by legal regulatory compliance.

*Components that can be considered as part of Service Asset and Configuration Management are:*

  1. **Configuration Items:** These can be a service asset or component, or any item that is under the control of configuration management. Depending on established strategy configuration, the item may vary widely in complexity, size and type. It can range from an entire service or system to a single software module or a minor software
component.

If desired, banks can define a hierarchical structure for configuration items. For instance banks can define Core Banking as a configuration item which can have different application as a subset Configuration Item of the Core Banking configuration item. Each configuration item can have modules as sub set which can have two configuration item, these being hosting and application support. Hosting can then be further sub-divided into configuration item that can be servers, operating systems, databases, network components.

ii. **Configuration Management System:** To manage large and complex IT environment banks may consider implementation of supporting system known as Configuration Management System. Beside holding information about configuration items, their components and relationship between configuration items Configuration Management System can also be used to correlate services and configuration items; this kind of snapshot will assist in proactively identifying incidents, events etc.

iii. **Secure libraries:** Secure library is a collection of software, electronic or document CIs. Access to items in a secure library is restricted. The secure library is used for controlling and releasing components throughout the service lifecycle.

iv. **Definitive Media Library:** Definitive media library (DML) is a secure library that may be used to store definitive authorised versions of all media CIs. It stores master copies of versions that have passed quality assurance checks.

v. **Configuration Baseline:** This baseline is the configuration of a service, product or infrastructure that has been formally reviewed and agreed on, that thereafter serves as the basis for further activities and that can be changed only through formal change procedure. Configuration baseline captures and represents a set of configuration items that are related to each other.

vi. **Snapshot:** It defines the current state of configuration items or an environment.

vii. **Change Management:** This process provides guidelines which can be used by the banks for handling changes to ensure that the changes are recorded, assessed, authorised, prioritised, planned, tested, implemented, documented and reviewed in a controlled manner and environment. The primary objective of the change management procedures is to ensure assessment of:

- Risks
- Change authorization
- Business Continuity
- Change impact

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### iv) Operations

This phase, as a part of Service Management lifecycle, is responsible for executing and performing processes that optimise the cost of the quality of services. As a part of the organisation, it's responsible for enabling businesses to meets objectives. As a part of technology, it's responsible for effective functioning of components that support business services.

**Event Management**

Event Management process provides the guidelines which can be used by the banks to define the framework for monitoring all the relevant events that occurs through the IT infrastructure. It provides the entry point for the execution of many Service Operations processes and activities.
**Event** can be defined as any detectable or discernible occurrence that has significance for the management of the IT infrastructure, or delivery of IT services. **Event Management framework when defined will have two mechanisms for monitoring, these are:**

- **Active Monitoring:** Active monitoring is related to polling of business significant Configuration Items to determine their status and availability. Any diversion from normal status should be reported to appropriate team for action.

- **Passive Monitoring:** Passive monitoring detects and correlate operational alerts or communications generated by Configuration Items.

Event Management can be applied to any aspect of Service Management that needs to be controlled. These components can be:

- Configuration Items
- Environment conditions
- Software licence monitoring
- Security breaches

**Event Management portfolio can have different kind of event, some of these are:**

- **Informational:** Events signifying regular operations for instance notification that a scheduled job has completed

- **Warning:** Events signifying diversion from normal course of action, for instance a user attempting to login with incorrect password. Exceptional events will require further investigation to determine an environment which may have led to an exception

- **Exceptions:** Events, which are unusual. Events may require closer monitoring. In some case the condition will resolve itself. For instance, unusual combinations of workloads as they are completed, normal operations will restore. In other cases, operations intervention will be required if the situation is repeated

**Incident Management**

An incident is an unplanned interruption to an IT service, or the reduction in the quality of an IT service. Failure of a configuration item that has not yet impacted service shall also be an incident.

Incident Management process provides guidelines that can be implemented by the banks for the management of incidents so that restoration of service operations as quickly as possible and to minimise adverse impact on business operations. The primary objective of the Incident Management procedures is to ensure best possible level of service quality and availability.

**Problem Management**

Problem Management process provides a framework, which can be implemented by banks to minimise the adverse impact of incidents on the IT Infrastructure and the business by identifying root cause, logging known errors, providing and communicating workarounds, finding permanent solutions, and preventing recurrence of incidents related to these errors. Problem Management increases stability and integrity of the infrastructure.

Problem Management process includes activities required to carry out the root causes of incidents and to determine the resolution to these underlying problems. Problem management procedures also include implementation of the resolution through Change Management procedures and Release Management procedures. This also includes appropriate turnaround and resolutions to incidents that cannot be resolved due to business cases, or technical short falls. Periodic trend analysis of the problems in respect of systems
or customer facing channels may be carried out and appropriate action taken.

**Access Management**

Access Management process provides the guidelines, which can be implemented by banks to limit access to IT services only to those individuals and applications that are duly authorised based on organisational policies and standards. Access Management enables the organisation to manage confidentiality, integrity of the organisation’s data, IT infrastructure, and applications. *(Details have been provided in the “Information Security” chapter of the report.)*

**KEY RECOMMENDATIONS**

1. Bank’s Board of Directors and Senior Management should oversee implementation of safe IT Operations environment. Policies and procedures, defined as a part of IT Operations, should support bank’s goals and objectives, as well as statutory requirements.

2. Structure and functions in respect to service desk, IT operations, application and infrastructure management have been indicated for consideration. Service Desk needs to be the primary point of contact both for internal and external customers. IT Operations management is the function primarily responsible for day-to-day management and maintenance of an organisation’s IT infrastructure, in order to ensure service delivery to the agreed level, as defined by Service Level Agreement. Infrastructure management function needs to be primarily responsible for providing technical expertise and overall management of the IT infrastructure.

3. Banks should analyse their IT Operation environment, including technology, human resources, and implemented processes to identify threats and vulnerabilities. They should conduct a periodic risk assessment.

4. As a part of risk identification and assessment, banks should identify events or activities that could disrupt operations or negatively affect reputation or earnings and assess compliance to the regulatory requirements.

5. Once banks have identified, analysed and categorised risks, they should define attributes for each risk component such as probability of occurrence and financial impact, among others. These, along with the business processes involved, should be used to prioritise risk mitigation actions and control framework.

6. Processes within IT Strategy provide guidance to identify, select and prioritise services need to be aligned to business requirements. IT Strategy as framework provides feedback to IT Operations on the services to be supported, their underlying business processes and prioritisation of these services. A well-defined IT Strategy framework will assist IT Operations in supporting IT services, as required by business and defined in SLAs.

7. Service Valuation is the mechanism that can be used by banks to quantify services, which are available to its customers (again, internal or external) and supported by IT operations in financial terms. Service Valuation will assist IT Operation Function to showcase the involvement of function in supporting the core business of banks. Service Valuation will have two components—provisioning value and service value potential.

8. Demand Management process needs to be used by banks to understand business processes IT operations supports to identify, analyse and codify patterns of business activities (PBA) to provide sufficient basis for capacity requirement.
9. Design phase of IT operations can be used by banks to manage changes in the business landscape. Components which should be considered when designing a new IT service or making a change to the existing IT service, include Business Processes, IT Services, Service Level Agreements, IT Infrastructure and IT Environment, among others.

10. Over the years, banks IT’s infrastructure have grown and developed. There may not be a clear picture of all IT services currently being provided and consumers for each services. In order to establish an accurate IT landscape, it is recommended that an IT Service Catalogue is defined, produced and maintained. Service Catalogue can be considered as a repository that provides information on all IT services supported by the IT Operations framework. Service Catalogue Management process provides guidelines which can be used by banks to define and manage Service Catalogue, which provides consistent and accurate information on all IT services available to customers (internal or external). Service Catalogue Management process also ensures that service catalogue is available to users, who are approved to access it.

11. Banks need to institute Service Level Management process for planning, co-ordinating and drafting, agreeing, monitoring and reporting of service attributes used to measure the quality of service. The framework needs to include guidelines for ongoing review of service achievements to ensure that required and cost-justifiable service quality is maintained and gradually improved. Service Level Management framework, defined by banks, should also have guidelines defined for logging and management—including escalation of complaints and compliments. The critical aspects in this regard have been stipulated.

12. Capacity Management process is required to ensure that cost-justifiable IT capacity for IT services exists and matches the current- and future-agreed business requirements, as identified in Service Level Agreement. Banks adapting capacity management process should ensure that the framework encompass all areas of technology (hardware, software, human resource and facilities, among others).

13. Availability and reliability of IT services can directly influence customer satisfaction and a bank’s reputation. Therefore, Availability Management is essential, to ensure that IT delivers the right level of service required by businesses to satisfy objectives. Availability Management process provides framework and guidelines that can be adapted by banks to ensure that the level of service availability is matched or exceeds the current and future requirements, as defined in Service Level Agreement.

14. Attributes that can be used by the banks for reporting availability of IT services include availability (in percentage), Mean Time between service incidents, Mean Time Between Failures and Mean Time to Repair—the formula for each of which have been defined.

15. When defining Availability targets for a business service, banks should consider identifying Vital Business Function (VBF). VBF represents critical business elements of processes supported by IT services.

16. The complex business demands require extensive skills and capabilities from IT to support business processes, therefore collaboration with service providers, value networks are an integral part of end-to-end business solution. Supplier Management process provides framework and guidelines which can be used by the banks to manage relationships with vendors, suppliers and contractors. The framework ensures that suppliers and the services they provide are managed to support IT service targets and business expectations.

17. Service Asset and Configuration Management framework can be used by banks to manage service assets and configuration items that supports business services. Implementation of Service Asset and Configuration Management framework has cost...
and resources implications and therefore strategic discussions needs to be made about the priorities to be addresses. For instance banks can decide on initially focusing on the basic IT assets (hardware and software) and the services and assets that are business critical or covered by legal regulatory compliance.

18. Banks need to implement change management process for handling any changes in technology and processes to ensure that the changes are recorded, assessed, authorised, prioritised, planned, tested, implemented, documented and reviewed in a controlled manner and environment.

19. Operations phase as part of Service Management lifecycle is responsible for executing and performing processes that optimise the cost of the quality of services. As a part of the organization, it is responsible for enabling the business to meets its objectives. As part of technology, it is responsible for effective functioning of components that support business services. The aspects that banks need to consider: event, incident, problem and access management.
**Introduction**

In India, as banks augment growth and expand business, there is an increasing reliance on external service providers as partners in achieving the growth targets and as effective cost alternatives.

'Outsourcing' may be defined as a bank's use of a third party (either an affiliated entity within a corporate group or an entity that is external to the corporate group) to perform activities on a continuing basis that would normally be undertaken by the bank itself, now or in the future. ‘Continuing basis' includes agreements for a limited period.

The benefits of outsourcing include efficiencies in operations, increased ability to acquire and support current technology and tide over the risk of obsolescence, increased time availability for management to focus on key management functions, shorter lead time in delivering services to customers, better quality of services, and stronger controls among others.

**Common areas for Outsourcing**

Outsourcing has been a constant theme in banking technology over at least the past ten years, as banking has become more technology intensive and the required scale of investment has grown exponentially. Many operations have been outsourced to Third party vendors comprising external vendors and specialized subsidiaries. Service providers today may be a technology company or specialist outsourcing manager. This decision to outsource should fit into the institution’s overall strategic plan and corporate objectives.

Common areas where Banks have outsourced functions include:

- **Technology Operations**
  - Technology Infrastructure Management, Maintenance and Support
  - Application Development, Maintenance and Testing
- **Banking Operations**
  - Sourcing, Leads Generation
  - Cash Management and Collections
  - Customer Service helpdesk / call center services
  - Transaction Processing including payments, loans, deposits
  - Activities such as Debit card printing and dispatch, verifications, etc.
- **Marketing and Research**
- **Fiduciary and Trading activities**

**Role of the Board and Senior Management**

The Board and senior management are ultimately responsible for ‘outsourcing operations’ and for managing risks inherent in such outsourcing relationships. Whereas an institution may delegate its day-to-day operational duties to a service provider, responsibilities for effective due diligence, oversight and management of outsourcing and accountability for all outsourcing decisions continue to rest with the Bank, Board and senior management. Board and senior management have the responsibility to institute an effective governance mechanism and risk management process for all outsourced operations.

The Board is responsible for:
Instituting an appropriate governance mechanism for outsourced processes, comprising of risk based policies and procedures, to effectively identify, measure, monitor and control risks associated with outsourcing in an end to end manner

Defining approval authorities for outsourcing depending on nature of risks in and materiality of outsourcing

Assessing management competencies to develop sound and responsive outsourcing risk management policies and procedures commensurate with the nature, scope, and complexity of outsourcing arrangements

Undertaking a periodic review of outsourcing strategies and all existing material outsourcing arrangements

Senior management is responsible for:

- Evaluating the risks and materiality of all prospective outsourcing based on the framework developed by the Board
- Developing sound outsourcing policies and procedures for implementation by Line Managers
- Periodically reviewing the effectiveness of policies and procedures
- Communicating significant risks in outsourcing to the Board on a periodic basis
- Ensuring an independent review and audit in accordance with approved policies and procedures
- Ensuring contingency plans have been developed and tested adequately

Various components/aspects relating to outsourcing:

1. ‘Material’ Outsourcing

Banks need to assess the degree of 'materiality' inherent in the outsourced functions. Whether an outsourcing arrangement is 'material' to the business context or not is a qualitative judgment and may be determined on the basis criticality of service, process, or technology to the overall business objectives.

Outsourcing of non-financial processes, such as technology operations, is 'material' and if disrupted has the potential to significantly impact business operations, reputation and stability of the Bank. Where a Bank relies on third party employees to perform key banking functions such as applications processing, verifications, approvals, etc., on a continuous basis, such outsourcing may also be construed as 'material', whether or not the personnel are located within the premises of the Bank. However, extant RBI guidelines on outsourcing indicate activities which cannot be outsourced and need to be carried out by the bank. These include Internal Audit, Compliance function, and decision making functions like KYC compliance, loans sanctioning, and managing investment portfolio. These need to be kept in view.

Criteria that may be considered in determining the materiality of proposed outsourcing include the following:

- Size and scale of operations which are outsourced
- Potential impact of outsourcing on parameters such as cost of outsourcing as a proportion of total operating costs, earnings, liquidity, solvency, funding capital, risk profile, among others, for the Bank
- Nature of functions outsourced
- Nature and extent of data sharing involved. For e.g., where outsourcing involves sharing of customer data, the engagement may be 'material'
• Degree/extent of control and oversight exercised by the bank on vendor managed processes. For e.g., the ability of bank staff to design and influence day to day operations and decision making, whether bank staff is able to exercise sufficient oversight over the day to day activities performed by outsourced agencies
• Degree of control exercised by banks on outsourced entities, regardless of a conglomerate entity structure
• Impact on data privacy and security. For e.g., whether access to customer data has to be extended to staff of the service provider
• Whether the bank has adequate flexibility to switch service providers, so that the risk of being attached to a single service provider is adequately mitigated, and the aggregate exposure to a single service provider

Banks should undertake a periodic review of their outsourced processes to identify new outsourcing risks as they arise. For e.g. when the service provider has further sub-contracted work to other service providers or has undergone a significant change in processes, infrastructure, or management.

Materiality should be considered both at an institution level and on a consolidated basis i.e. together with the institution’s branches and corporations/entities under its control.

2. Risk Management in outsourcing arrangements

Risk management is the process of identifying, measuring, monitoring and managing risk. Risks inherent to process outsourcing, include Strategic risk, Reputation risk, Operational risk, Compliance risk, Legal risk, Counter party risk, Country risk, Contractual risk, Access risk, Concentration and systemic risk, and Exit strategy risk. Failure of a service provider in providing a specified service, a breach in security/confidentiality, or non-compliance with legal and regulatory requirements, among others may lead to reputation/financial losses for the bank and may also result in systemic risks within the banking system in the country. Pervasive use of technology in banking operations further amplifies the risk impact.

(i) Risk Evaluation and Measurement

Risk evaluation should be performed prior to entering into an outsourcing agreement and reviewed periodically in the light of known and expected changes, as part of the strategic planning or review processes.

The framework for risk evaluation should include the following steps:

• Identification of the role of outsourcing in the overall business strategy and objectives, and inter-linkages with corporate strategic goals
• Comprehensive due diligence on the nature, scope and complexity of the outsourcing to identify the key risks and risk mitigation strategies For e.g. in case of technology outsourcing, state of security practices and controls environment offered by the service provider is a key factor
• Analysis of the impact of such arrangement on the overall risk profile of the bank, and whether adequate internal expertise and resources exist to mitigate the risks identified
• Analysis of risk-return on the potential benefits of outsourcing vis-à-vis the vulnerabilities that may arise

Banks should evaluate vendor managed processes or specific vendor relationships as they relate to information systems and technology. All outsourced information systems and operations may be subject to risk management and security and privacy policies that meet the Bank’s own standards.

(ii) Service provider selection
Management should identify functions to be outsourced along with necessary controls and solicit responses from prospective bidders via an RFP process. Proposals submitted by service providers should be evaluated in the light of the organisation’s needs, and any differences in the service provider proposals as compared to the solicitation should be analyzed carefully. Selection of affiliated parties as service providers should be done at arm’s length in accordance with this guideline.

**Due Diligence**

In negotiating / renewing an Outsourcing arrangement, due diligence should be performed to assess the capability of the technology service provider to comply with obligations in the outsourcing agreement. Due diligence should involve an evaluation of all information about the service provider including qualitative, quantitative, financial, operational and reputational factors, as follows:

- Past experience and competence to implement and support proposed activities over the contractual period
- Financial soundness and ability to service commitments even under adverse conditions
- Business reputation and culture, compliance, complaints and outstanding or potential litigations
- Security and internal control, audit coverage reporting and monitoring environment, business continuity management
- External factors like political, economic, social and legal environment of jurisdiction in which the service provider operates and other events that may impact service performance
- Business continuity arrangements in case of technology outsourcing
- Due diligence for sub-service providers
- Risk management, framework, alignment to applicable international standards on quality / security / environment, etc., may be considered
- Secure infrastructure facilities
- Employee training, knowledge transfer
- Reliance on and ability to deal with sub-contractors

Extent of due diligence reviews may vary based on risk inherent in the outsourcing arrangements. Due diligence undertaken during the selection process should be documented and re-performed periodically as part of the monitoring and control processes of outsourcing.

**Maintaining Caution lists and scoring for service providers (bureau services)**

Where possible the Bank may obtain independent reviews and market feedback to supplement internal findings. IBA may facilitate requisite data sharing between banks to maintain scoring information for existing / new service providers. Banks should ensure that information used for due diligence is current and not more than 12 months old.

**Reporting to the regulator**

Banks must be required to report to the regulator, where the scale and nature of functions outsourced are significant, or extensive data sharing is involved across geographic locations as part of technology / process outsourcing and when data pertaining to Indian operations are stored/processed abroad.

**Multiple Service provider relationships**
A multiple service provider relationship is one where two or more service providers collaborate to deliver an end to end solution to the financial institution. Multiple contracting scenarios are possible:

- One service provider may be designated as the ‘Lead Service Provider’, to manage the other service providers
- Bank may independently enter into stand-alone contracts with each service provider

An institution selects from the above or any other contractual relationship, however, remains responsible for understanding and monitoring the control environment of all service providers that have access to the banks systems, records or resources.

(iii) Contracting

The terms and conditions governing the contract between the bank and the service provider should be carefully defined in written agreements and vetted by bank’s legal counsel on their legal effect and enforceability.

Banks should ensure that the contract brings out nature of legal relationship between the parties (agent, principal or otherwise), and addresses risks and mitigation strategies identified at the risk evaluation and due diligence stages. Contracts should clearly define the roles and responsibilities of the parties to the contract and include suitable indemnification clauses. Any ‘limitation of liability’ consideration incorporated by the service provider should be assessed in consultation with the legal department.

Contracts should provide for periodic renewal and re-negotiation to enable the institution to retain an appropriate level of control over the outsourcing and should include the right to intervene with appropriate measure to meet the Banks’ legal and regulatory obligations.

Contractual agreements should, in the very least, have provisions for the following:

- **Scope:** Agreements should state the activities that are to be outsourced
- **Performance Standards:** Key performance metrics should be defined for each activity to be outsourced, as part of the overall Service Level Agreement
- **Monitoring and Oversight:** Provide for continuous monitoring and assessment by the bank of the service provider so that any necessary corrective measure can be taken immediately
- **Access to books and records / Audit and Inspection:**
  - Ensure that the bank has the ability to access all books, records and information relevant to the outsourced activity available with the service provider. For technology outsourcing, requisite audit trails and logs for administrative activities should be retained and accessible to the Bank based on approved requests
  - Provide the bank with the right to conduct audits on the service provider whether by its internal or external auditors, or by external specialists appointed to act on its behalf and to obtain copies of any audit or review reports and findings made on the service provider in conjunction with the services performed for the bank
  - Include clauses to allow the Reserve Bank of India or persons authorized by it to access the bank’s documents, records of transactions, and other necessary information given to, stored or processed by the service provider within a reasonable time. This includes information maintained in paper and electronic formats
  - Recognize the right of the Reserve Bank to cause an inspection to be made of a service provider of a bank and its books and account by one or more of its officers or employees or other persons
  - Where the controlling/Head offices of foreign banks operating in India outsource the activities related to the Indian operations, the Agreement should include clauses to allow
the RBI or persons authorized by it to access the bank's documents, records of transactions and other necessary information given or stored or processed by the service provider within a reasonable time as also clauses to recognize the right of RBI to cause an inspection to be made of a service provider and its books and accounts by one or more of its officers or employees or other persons

- **Include termination clause**:
  - Contracts should include a termination clause and minimum periods to execute a termination provision, as deemed necessary
  - Agreements should provide for maintaining confidentiality of customer's information even after the contract expires or is terminated by either party
  - Contract should include conditions for default termination / early exit option for contracts. This may include circumstances when the service provider undergoes a change in ownership, becomes insolvent or goes under liquidation, received judicial indictment (whether within India or any other location), or when there has been a breach of confidentiality, security, or demonstrable deterioration in quality of services rendered
  - In all cases of termination (early or otherwise), an appropriate handover process for data and process needs to be agreed with the service provider

- **Confidentiality and security**:
  - Mandate controls to ensure customer data confidentiality and service providers' liability in case of breach of security and leakage of confidential customer related information. For e.g. use of transaction-enabled mobile banking channels necessitates encryption controls to ensure security of data in transmission
  - Provide for the preservation of documents and data by the service provider in accordance with the legal/regulatory obligation of the bank in this regard

- **Business Continuity**: The contract should contain clauses for contingency plans and testing thereof, to maintain business continuity.

- **Sub-contracting**: Agreements may include covenants limiting further sub-contracting. Agreements should provide for due prior approval/consent by the bank of the use of subcontractors by the service provider for all or part of an outsourced activity. The bank should retain the ability of similar control and oversight over the sub service provider as the service provider.

- **Dispute resolution**: Agreements should specify the resolution process, the event of default, indemnities involved and the remedies and recourse of the respective parties to the agreement.

- **Applicable laws**: Agreements should include choice of law provisions, based on the regulations as applicable to the bank. An agreement should be tailored to provide for specific risks relating to cross border businesses and operations, data privacy and ownership aspects, among others.

(iv) **Monitoring and Control of outsourced activities**
Banks should establish a structure for management and control of outsourcing, based on the nature, scope, complexity and inherent risk of the outsourced activity.
A structure for monitoring and control of outsourced activities should comprise of the following:

- A central record of all material outsourcing, including technology outsourcing and sub-service provider relationships, that is readily accessible for review by the Board and senior management of the bank should be maintained. The records should be updated promptly and half yearly reviews should be placed before the Board.
- Banks should at least on an annual basis, review the financial and operational condition of the service provider to assess its ability to continue to meet its outsourcing obligations. Such due diligence reviews, which can be based on all available information about the service provider should highlight any deterioration or breach in performance standards, confidentiality and security, and in business continuity preparedness.
- Banks should review and monitor the security practices and control processes of the service provider on a regular basis and require the service provider to disclose security breaches.
- Banks should pro-actively intimate RBI of any adverse developments or non-compliance with legal and regulatory requirements in an outsourcing arrangement.
- In the event of outsourcing of technology operations, the banks should subject the same to enhanced and rigorous change management and monitoring controls since ultimate responsibility and accountability rests with the bank. It may be desirable if banks control the management of user ids created for use of external vendor personnel. As a contingency measure, banks may also endeavor to develop, over a period of time, reasonable level of skills/knowledge in various technology related areas like system administration, database administration, network architecture and administration, etc., to effectively engage with the vendors and also to take over these functions in the event of any contingency.

**Service Level Agreements and performance metrics**

Management should include SLAs in the outsourcing contracts to agree and establish accountability for performance expectations. SLAs must clearly formalize the performance criteria to measure the quality and quantity of service levels. Banks should develop the following towards establishing an effective oversight program:

- Formal policy that defines the SLA program
- SLA monitoring process
- Recourse in case of non-performance
- Escalation process
- Dispute resolution process
- Conditions in which the contract may be terminated by either party

For outsourced technology operations, specific metrics may be defined around the service availability, business continuity and transaction security, in order to measure services rendered by the external vendor organization. Please refer to the paper on ‘IT Operations Framework’ for details on the SLA and performance metrics for technology operations.

Performance expectations, under both normal and contingency circumstances, need to be defined. Provisions need to be in place for timely and orderly intervention and rectification in the event of substandard performance by the service provider.

**Control environment offered by the Service Provider**

Banks should evaluate the adequacy of internal controls environment offered by the service provider. Due consideration should be given to the implementation of following by the service provider:
• Information security policies and employee awareness of the same
• Controls for logical access to customer information by service provider staff, so that information may be accessed on a need-to-know basis only
• Physical and environmental security and controls
• Network security and controls
• Formal process for tracking and monitoring program changes and projects
• Process for incident reporting and problem management
• Special control considerations for service providers using cloud computing as part of service
• Control considerations for handling of customer information and personally identifiable information
• Data classification and controls for handling data

**Periodic Risk Assessment, Audit and Reviews**

Outsourcing should not impede or interfere with the ability of the Bank or the Regulator in performing its supervisory functions and objectives.

As a practice, institutions should conduct pre- and post- outsourcing implementation reviews. An institution should also review its outsourcing arrangements periodically to ensure that its outsourcing risk management policies and procedures, and these Guidelines, are effectively complied with.

An institution should, at least on an annual basis, review the financial and operational condition of the service provider to assess its ability to continue to meet outsourcing obligations. Such due diligence reviews, which can be based on all available information about the service provider including reports by the service provider’s external auditors, should highlight any deterioration or breach in performance standards, confidentiality and security, and in business continuity preparedness.

Banks should also periodically commission independent audit and expert assessments on the security and control environment of the service provider. Such assessments and reports on the service provider may be performed and prepared by the institution’s internal or external auditors, or by agents appointed by the institution.

Such reviews should take adequate cognizance of historical violations or issue remediation during previous audits and assessments. Copies of previous audits and assessments should be shared during RBI inspections.

**Business Continuity Planning**

Banks should ensure that their business continuity preparedness is not adversely compromised on account of outsourcing. Banks are expected to adopt sound business continuity management practices as issued by RBI and seek proactive assurance that the outsourced service provider maintains readiness and preparedness for business continuity on an ongoing basis.

Banks, while framing the viable contingency plan, need to consider the availability of alternative service providers or the possibility of bringing the outsourced activity back-in-house in an emergency (for example, where number of vendors for a particular service is extremely limited) and the costs, time and resources that would be involved and take suitable preparatory action.

**(v) Confidentiality and Security**
Public confidence is a cornerstone in the stability and reputability of a bank. Banks should be proactive to identify and specify the minimum security baselines to be adhered to by the service providers to ensure confidentiality and security of data. This is particularly applicable where third party service providers have access to personally identifiable information and critical customer data.

An institution may take the following steps to ensure that risks with respect to confidentiality and security of data are adequately mitigated:

- Address, agree and document specific responsibilities of the respective parties in outsourcing to ensure adequacy and effectiveness of security practices, including identifying obligations and liability in the event of a breach or default
- Discuss and agree on the instances where customer data shall be accessed and the user groups who will have access to the same. Access to a Bank’s data should be strictly on a need to know basis
- Ensure that service provider employees are adequately aware and informed on the security and privacy policies

(vi) Outsourcing to Foreign Service providers

The engagement of service providers across multiple geographies exposes the organization to country risk – economic, social and political reasons in the country that may adversely affect the Banks business and operations. Banks should proactively evaluate such risk as part of the due diligence process and develop appropriate mitigating controls and as required, an effective exit strategy.

Outsourcing outside India should be agreed, in a manner that does not obstruct or hinder the ability of the bank or regulatory authorities to perform periodic audits/inspections and assessments, supervise or reconstruct activities of the bank based on books, records and necessary documentation, in a timely manner. Banks should ensure the following:

- Banks should principally enter into arrangements with parties operating in jurisdictions that generally uphold confidentiality clauses and agreements
- Banks may not outsource within jurisdictions where access to books, records and any other information required for audit and review purposes may be impeded due to regulatory or administrative constraints
- Banks should notify the Regulator where the rights of access for the Bank and / or the Regulator are likely to be impeded
- Emerging technologies such as data center hosting, applications as a service, cloud computing have given rise to unique legal jurisdictions for data and cross border regulations. Banks should clarify the jurisdiction for their data and applicable regulations at the outset of an outsourcing arrangement. This information should be reviewed periodically and in case of significant changes performed by the service provider

(vii) Outsourcing within a Group

These guidelines are generally applicable to outsourcing within a group conglomerate, including parent or Head Office, branch or a group company, whether located within or outside India. These requirements may be addressed as part of group wide risk assessment and management procedures.

Due diligence on an intra-group service provider may take the form of evaluating qualitative aspects on the ability of the service provider to address risks specific to the institution, particularly those relating to business continuity management, monitoring and control, and audit and inspection, including confirmation on the right of access to be provided to RBI to retain effective supervision over the institution, and compliance with local regulatory
standards. The respective roles and responsibilities of each office in the outsourcing arrangement should be documented in writing in a formal Service Level Agreement.

(viii) **Handling customer grievances and complaints**

The Board and senior management are responsible for ensuring that quality and availability of banking services to customers are not adversely affected due to the outsourcing arrangements entered into by the Bank. Banks need to institute a robust grievance redressal mechanism, which should not be compromised in any way due to outsourcing.

The name and contact number of designated grievance redressal officer of the bank should be made known and widely publicized. The designated officer should ensure that genuine grievances of customers are redressed promptly without involving delay. It should be clearly indicated that banks’ Grievance Redressal Machinery will also deal with the issue relating to services provided by the outsourced agency.

Generally, a time limit of 30 days may be given to the customers for forwarding their complaints / grievances. The grievance redressal procedure of the bank and the time frame fixed for responding to the complaints should be placed on the bank’s website. If a complainant does not get satisfactory response from the bank within 60 days from the date of his lodging the complaint, he will have the option to approach the Office of the concerned Banking Ombudsman for redressal of his grievance/s.

**INDUSTRY-WIDE RECOMMENDATIONS:**

1. IBA may facilitate requisite data sharing between banks to maintain scoring information for existing / new service providers and including any fraud or major operational lapses committed by the service providers.

2. Detailed service provider assessment and monitoring frameworks and best practices from a banking context can be explored by IBA in collaboration with institutions like DSCI and IDRBT.

**KEY RECOMMENDATIONS:**

1. The Board and senior management are responsible for outsourced operations and for managing risks inherent in such outsourcing relationships. Whereas an institution may delegate its permitted day-to-day operational duties to a service provider, responsibilities for effective due diligence, oversight and management of outsourcing and accountability for all outsourcing decisions continue to rest with the Bank, Board and senior management. Board and senior management have the responsibility to institute an effective governance mechanism and risk management process for all outsourced operations.

2. Banks need to assess the degree of ‘materiality’ inherent in the outsourced functions. Whether an outsourcing arrangement is ‘material’ to the business context or not is a qualitative judgment and may be determined on the basis of criticality of service, process, or technology to the overall business objectives. Outsourcing of non-financial processes, such as technology operations, is ‘material’ and if disrupted has the potential to significantly impact business operations, reputation and stability of the bank. Where a Bank relies on third party employees to perform key banking functions such as applications processing, etc., on a continuous basis, such outsourcing may also be construed as ‘material’, whether or not the personnel are located within the premises of the Bank.
3. Risk evaluation should be performed prior to entering into an outsourcing agreement and reviewed periodically in the light of known and expected changes, as part of the strategic planning or review processes. Banks should evaluate vendor managed processes or specific vendor relationships as they relate to information systems and technology. All outsourced information systems and operations may be subject to risk management and security and privacy policies that meet the Bank’s own standards.

4. When considering negotiating / renewing an Outsourcing arrangement, due diligence should be performed to assess the capability of the technology service provider to comply with obligations in the outsourcing agreement. Due diligence should involve an evaluation of all information about the service provider including qualitative, quantitative, financial, operational and reputational factors. Where possible the Bank may obtain independent reviews and market feedback to supplement internal findings.

5. Banks must be required to report to the regulator, where the scale and nature of functions outsourced are significant, or extensive data sharing is involved across geographic locations as part of technology / process outsourcing.

6. In the event of multiple service provider relationships where two or more service providers collaborate to deliver an end to end solution for the financial institution, a bank, however, remains responsible for understanding and monitoring the control environment of all service providers that have access to the Banks systems, records or resources.

7. The terms and conditions governing the contract between the bank and the service provider should be carefully defined in written agreements and vetted by bank’s legal counsel on their legal effect and enforceability.

8. Banks should ensure that the contract brings out the nature of the legal relationship between the parties (agent, principal or otherwise), and addresses risks and mitigation strategies identified at the risk evaluation and due diligence stages. Contracts should clearly define the roles and responsibilities of the parties to the contract and include suitable indemnification clauses. Any ‘limitation of liability’ consideration incorporated by the service provider should be assessed in consultation with the legal department. Various critical aspects that need to be considered have been indicated in the chapter.

9. Banks should establish a structure for management and control of outsourcing, based on the nature, scope, complexity and inherent risk of the outsourced activity.

10. Management should include SLAs in the outsourcing contracts to agree and establish accountability for performance expectations. SLAs must clearly formalize the performance criteria to measure the quality and quantity of service levels. For outsourced technology operations, specific metrics may be defined around the service availability, business continuity and transaction security, in order to measure services rendered by the external vendor organization.

11. Banks should evaluate the adequacy of the internal controls environment offered by the service provider. Due consideration should be given to implementation by the service provider of various aspects like information security policies and employee awareness of the same, logical access controls, physical and environmental security and controls, controls for handling data, etc.

12. Outsourcing should not impede or interfere with the ability of the bank or the regulator in performing its supervisory functions and objectives. As a practice,
institutions should conduct pre- and post- outsourcing implementation reviews. An institution should also review its outsourcing arrangements periodically to ensure that its outsourcing risk management policies and procedures, and these Guidelines, are effectively complied with. An institution should, at least on an annual basis, review the financial and operational condition of the service provider to assess its ability to continue to meet outsourcing obligations.

13. Banks should also periodically commission independent audit and expert assessments on the security and control environment of the service provider. Such assessments and reports on the service provider may be performed and prepared by the institution’s internal or external auditors, or by agents appointed by the institution.

14. Banks should ensure that their business continuity preparedness is not compromised on account of outsourcing. Banks are expected to adopt sound business continuity management practices as issued by RBI and seek proactive assurance that the outsourced service provider maintains readiness and preparedness for business continuity on an ongoing basis.

15. A bank needs to take effective steps to ensure that risks with respect to confidentiality and security of data are adequately mitigated.

16. Banks, while framing the viable contingency plan, need to consider the availability of alternative service providers or the possibility of bringing the outsourced activity back-in-house in an emergency (for example, where number of vendors for a particular service is extremely limited) and the costs, time and resources that would be involved and take suitable action, if warranted.

17. In the event of outsourcing of technology operations, the banks should subject the same to enhanced and rigorous change management and monitoring controls since ultimate responsibility and accountability rests with the bank. It may be desirable that banks control the management of user ids created for use of external vendor personnel. As a contingency measure, banks may also endeavor to develop, over a period of time, reasonable level of skills/knowledge in various technology related areas like system administration, database administration, network architecture and administration, etc., to effectively engage with the vendors or to take over these functions in the event of any contingency.

18. The engagement of service providers across multiple geographies exposes the organisation to country risk – economic, social and political reasons in the country that may adversely affect the Banks business and operations. Banks should proactively evaluate such risk as part of the due diligence process and develop appropriate mitigating controls and as required, an effective exit strategy.

19. Emerging technologies such as data center hosting, applications as a service and cloud computing have given rise to unique legal jurisdictions for data and cross border regulations. Banks should clarify the jurisdiction for their data and applicable regulations at the outset of an outsourcing arrangement. This information should be reviewed periodically and in case of significant changes performed by the service provider.

20. These guidelines are generally applicable to outsourcing within a group conglomerate, including parent or Head Office, branch or a group company, whether located within or outside India. The requirements may be addressed as part of group wide risk assessment and management procedures.
21. Banks should ensure that quality and availability of banking services to customers are not adversely affected due to the outsourcing arrangements entered into by the Bank. Banks need to institute a robust grievance redressal mechanism, which should not be compromised in any way due to outsourcing.

22. IBA may facilitate requisite data sharing between banks to maintain scoring information for existing / new service providers and including any fraud or major operational lapses committed by the service providers.

23. Detailed service provider assessment and monitoring frameworks and best practices from a banking context can be explored by IBA in collaboration with institutions like DSCI and IDRBT.
CHAPTER 5 : IS AUDIT

Introduction:
In the past decade, with the increased technology adoption by Banks, the complexities within
the IT environment have given rise to considerable technology related risks requiring
effective management.

This led the Banks to implement an Internal Control framework, based on various standards
and its own control requirements and the current RBI guidelines. As a result, Bank's
management and RBI, need an assurance on the effectiveness of internal controls
implemented and expect the IS Audit to provide an independent and objective view of the
extent to which the risks are managed.

As a consequence, the nature of the Internal Audit department has undergone a major
transformation and IS audits are gaining importance as key processes are automated, or
enabled by technology. Hence, there is a need for banks to re-assess the IS Audit processes
and ensure that IS Audit objectives are effectively met.

The scope of IS Audit includes:
- Determining effectiveness of planning and oversight of IT activities
- Evaluating adequacy of operating processes and internal controls
- Determining adequacy of enterprise-wide compliance efforts, related to IT policies
  and internal control procedures
- Identifying areas with deficient internal controls, recommend corrective action to
  address deficiencies and follow-up, to ensure that the management effectively
  implements the required actions

Following areas have been covered under this chapter:
- **IS Audit**: The organisation's structure, roles and responsibilities. The chapter identifies
  the IS Audit stakeholders, defines their roles, responsibilities and competencies required to
  adequately support the IS Audit function
- **Audit Charter or Policy (to be included in the IS Audit)**: This point addresses the need
  to include IS Audit as a part of the Audit Charter or Policy
- **Planning an IS Audit**: This point addresses planning for an IS Audit, using Risk Based
  Audit Approach. It begins with an understanding of IT risk assessment concepts,
  methodology and defines the IS Audit Universe, scoping and planning an audit
  execution
- **Executing an IS Audit**: This describes steps for executing the audit, covering activities
  such as understanding the business process and IT environment, refining the scope and
  identifying internal controls, testing for control design and control objectives, 
  appropriate audit evidence, documentation of work papers and conclusions of tests performed
- **Reporting and Follow-up**: Describes the audit summary and memorandum, the
  requirements for discussing findings with the management, finalising and submitting
  reports, carrying out follow-up procedures, archiving documents and ensuring
  continuous auditing
- **Quality Review**: This addresses the quality aspects which ensures supervision and
  exercising due care.

1) Role and Responsibilities/Organisational structure

Board of Directors and Senior Management

Board of Directors and senior management are responsible for ensuring that an institution's
system of internal controls operates effectively. One important element of an effective internal control system is an internal audit function that includes adequate IT coverage. To meet its responsibility of providing an independent audit function with sufficient resources to ensure adequate IT coverage, the Board, or its Audit Committee, should enable an internal audit function, capable of evaluating IT controls adequately.

Audit Committee of the Board
An institution’s board of directors establishes an “Audit Committee” to oversee audit functions and to report on audit matters periodically to the Board of Directors. Banks should enable adequately skilled Audit Committee composition to manage the complexity of the IS Audit oversight.

A designated member of an Audit Committee needs to possess the knowledge of Information Systems, related controls and audit issues. Designated member should also have competencies to understand the ultimate impact of deficiencies identified in IT internal control framework by the IS Audit. The committee should devote appropriate time to IS audit findings identified during IS Audits and members of the Audit Committee need to review critical issues highlighted and provide appropriate guidance to a bank’s management.

As a part of its overall responsibilities, the committee should also be ultimately responsible for the following IS Audit areas:
- Appointment of the IS Audit Head
- Performance of IS Audit
- Evaluation of significant IS Audit issues

(A Board or its Audit Committee members should seek training to fill any gaps in the knowledge, related to IT risks and controls.)

Internal Audit/Information System Audit function
Internal Audit is a part of the Board’s assurance process with regard to the integrity and effectiveness of systems and controls. It is an independent group that reports directly to the Audit Committee or the Board of Directors. IS Audit, being an integral part of Internal Audit, requires an organisation structure with well-defined roles which needs to function in alignment with the Internal Audit, and provide technical audit support on key focus areas of audit or its universe, identified by an Internal Audit department. A well-defined IS Audit organisation structure ensures that the tasks performed fulfill a bank’s overall audit objective, while preserving its independence, objectivity and competence.

In this regard, banks require a separate IS Audit function within an Internal Audit department led by an IS Audit Head reporting to the Head of Internal Audit or Chief Audit Executive (CAE). The personnel needs to assume overall responsibility and accountability of IS Audit functions. Where the bank leverages external resources for conducting IS Audit on areas where skills are lacking, the responsibility and accountability for such external IS Audits still remain with the IS Audit Head and CAE.

Critical Components and Processes

(i) Because the IS Audit is an integral part of the Internal Auditors, auditors will also be required to be independent, competent and exercise due professional care.

Independence: IS Auditors should act independently of the bank's management. In matters
related to the audit, the IS Audit should be independent of the auditee, both in attitude and appearance. The Audit Charter or Policy, or engagement letter (in case of external professional service provider), should address independence and accountability of the audit function. In case independence is impaired (in fact or appearance), details of the impairment should be disclosed to the Audit Committee or Board. Independence should be regularly assessed by the Audit Committee. In case of rotation of audit staff members from IT department to the IS Audit, care should be taken to ensure that the past role of such individuals do not impact their independence and objectivity as an IS Auditor.

**Additionally, to ensure independence for the IS Auditors, Banks should make sure that:**
- Auditors have access to information and applications
- Auditors have the right to conduct independent data inspection and analysis

**Competence:** IS Auditors should be professionally competent, having skills, knowledge, training and relevant experience. They should be appropriately qualified, have professional certifications and maintain professional competence through professional education and training. As IT encompasses a wide range of technologies, IS Auditors should possess skills that are commensurate with the technology used by a bank. They should be competent audit professionals with sufficient and relevant experience. Qualifications such as CISA (offered by ISACA), DISA (offered by ICAI), or CISSP (offered by ISC2), along with two or more years of IS Audit experience, are desirable. Similar qualification criteria should also be insisted upon, in case of outsourced professional service providers.

**Due Professional Care:** IS Auditors should exercise due professional care, which includes following the professional auditing standards in conducting the audit. The IS Audit Head should deal with any concerns in applying them during the audit. IS Auditors should maintain the highest degree of integrity and conduct. They should not adopt methods that could be seen as unlawful, unethical or unprofessional to obtain or execute an audit.

(ii) **Outsourcing relating to IS Audit**
Banks may decide to outsource execution of segments of audit plan to external professional service providers, as per the overall audit strategy decided in co-ordination with the CAE and the Audit Committee. This may be due to inadequate staff available internally within the bank to conduct audits, or insufficient levels of skilled staff. The work outsourced shall be restricted to execution of audits identified in the plan. Banks need to ensure that the overall ownership and responsibility of the IS Audit, including the audit planning process, risk assessment and follow-up of compliance remains within the bank. External assistance may be obtained initially to put in place necessary processes in this regard.

Both the CAE and Audit Committee should ensure that the external professional service providers appointed should be competent in the area of work that is outsourced and should have relevant prior experience in that area.

2) **Audit Charter, Audit Policy to include IS Audit**
Audit Charter or Policy is a document, which guides and directs activities of an internal audit function. IS Audit, being integral part of an Internal Audit department, should also be governed by the same charter or policy. The charter should be documented to contain a clear description of its mandate, purpose, responsibility, authority and accountability of relevant members or officials in respect of the IS Audit (namely the IS Auditors, management and Audit Committee) apart from the operating principles. The IS Auditor will have to determine how to achieve the implementation of the applicable IS Audit standards, use professional judgement in their application, and be prepared to justify any departure therefrom.

(a) **Contents of the Audit Policy**
The Policy should clearly address the aspects of responsibility, authority and accountability
of the IS auditor. Aspects to be considered:

Responsibility:
Some of the aspects include:
1. Mission Statement
2. Scope or Coverage
3. Audit Methodology
4. Objectives
5. Independence
6. Relationship with External Audit
7. Auditee’s Requirements
8. Critical Success Factors
9. Key Performance Indicators
10. Other Measures of Performance
11. Providing Assurance on Control Environment
12. Reviewing Controls on Confidentiality, Integrity and Availability of Data or Systems

Authority:
Includes the following:
1. Risk Assessment
2. Mandate to perform an IS Audit
3. Allocation of resources
4. Right to access the relevant information, personnel, locations and systems
5. Scope or limitations of scope
6. Functions to be audited
7. Auditee’s expectations
8. Organizational structure
9. Gradation of IS Audit Officials or Staff

Accountability: Some of the aspects in this regard include the following:
1. Reporting Lines to Senior Management, Board of Directors or Designated Authority
2. Assignment Performance Appraisals
3. Personnel Performance Appraisals
4. Staffing or Career Development
5. Training and Development of Skills including maintenance of professional certification/s, continuing professional education
6. Auditees’ Rights
7. Independent Quality Reviews
8. Assessment of Compliance with Standards
9. Benchmarking Performance and Functions
10. Assessment of Completion of the Audit Plan
11. Agreed Actions (e.g. penalties when either party fails to carry out responsibilities)
12. Co-ordinate with and provide Oversight over other control functions like risk management, security and compliance

The policy should also cover Audit Rating Methodology and Quality Assurance Reviews. There should also be an annual review of IS Audit Policy or Charter to ensure continued relevance.

(b) Communication with the Auditees
Effective communication with the auditees involves considering the following:
- Describing a service, its scope, availability and timeliness of delivery
- Providing cost estimates or budgets, if needed
- Describing problems and possible resolutions
- Providing adequate and accessible facilities for effective communication
Determining relationship between the service offered, and the needs of the auditee

The Audit Charter forms a basis for communication with an auditee. It should include relevant references to service-level agreements for aspects like the following, as applicable:

- Availability for Unplanned Work
- Delivery of reports
- Costs
- Response to Auditee’s Complaints
- Quality of Service
- Review of Performance
- Communication with the Auditee
- Needs Assessment
- Control Risk Self-assessment
- Agreement of Terms of Reference for Audit
- Reporting Process
- Agreement of Findings

(c) Quality Assurance Process

The IS Auditor should consider establishing a quality assurance process (e.g., interviews, customer satisfaction surveys, or assignment performance surveys) to understand his expectations relevant to the function. These needs should be evaluated against the Charter, to improve the service or change the service delivery or Audit Charter, if necessary.

(d) Engagement Letter

Engagement letters are often used for individual assignments. They set out the scope and objectives of a relationship between an external IS audit agency and an organisation. The letter should address the three aspects of responsibility, authority and accountability.

Following aspects needs to be considered:

Responsibility: The aspects addressed includes scope, objectives, independence, risk assessment, specific auditee requirements and deliverables

Authority: The aspects to be addressed include right of access to information, personnel, locations and systems relevant to the performance of the assignment, scope or any limitations of scope and documentary evidence or information of agreement to the terms and conditions of the engagement

Accountability: Areas addressed include designated or intended recipients of reports, auditees’ rights, quality reviews, agreed completion dates and agreed budgets or fees if available

3) Planning an IS Audit

(a) Introduction

An effective IS Audit programme addresses IT risk exposures throughout a bank, including areas of IT management and strategic planning, data centre operations, client or server architecture, local and wide-area networks, telecommunications, physical and information security, electronic banking, applications used in banking operations, systems development, and business continuity planning.

A well-planned, properly structured audit programme is essential to evaluate risk management practices, internal control systems and compliance with policies concerning IT-related risks of every size and complexity. Effective programmes are risk-focused, promote sound IT controls, ensure timely resolution of audit deficiencies, and inform the Audit Committee of the effectiveness of Risk Management practices and internal control systems.
In the past, the Internal Audit concentrated on transaction testing, testing of accuracy and reliability of accounting records and financial reports, integrity, reliability and timeliness of control reports, and adherence to legal and regulatory requirements.

However, in the changing scenario, there is an increased need for widening, as well as redirecting, the scope of Internal Audit to evaluate the adequacy of IT Risk Management procedures and internal control systems. To achieve these, banks are moving towards risk-based internal audit, which include, in addition to selective transaction testing, an evaluation of the Risk Management systems and control procedures prevailing in a bank’s operations.

**Risk-based Internal Audit (RBIA)** approach helps in planning the IS Audit. It includes the following components:

- Understanding IT Risk Assessment Concepts
- Adopting a suitable IT Risk Assessment Methodology—used to examine auditable units in the IS audit universe and select areas for review to include in the IS Annual Plan that have the greatest risk exposure

Steps involved are:

- **Step 1**: System Characterisation
- **Step 2**: Threat Identification
- **Step 3**: Vulnerability Identification
- **Step 4**: Control Analysis
- **Step 5**: Likelihood Determination
- **Step 6**: Impact Analysis
- **Step 7**: Risk Determination

As a part of RBIA, planning the IS Audit involves the following:

- **Defining the IS Audit Universe**: This covers the IS Audit Universe, which defines the areas to be covered
- **Scoping for IS Audit**: This addresses the scoping requirements and includes:
  - Defining control objectives and activities
  - Considering materiality
  - Building a fraud risk perspective
- **Planning Execution of an Audit**: This describes the steps of a planning process before IS Audit starts execution of the plan
  - Documenting an audit plan
  - Nature and extent of test of control
  - Sampling techniques
  - Standards and frameworks
  - Resource management

The above components are clarified in the sub-sections below:

**(b) Risk Based IS Audit**

This internal audit approach is aimed at developing a risk-based audit plan keeping in mind the inherent risks of a business or location and effectiveness of control systems managing inherent risks. In this approach, every bank business or location, including risk management function, undergoes a risk assessment by the internal audit function.

RBI issued the “Guidance Note on Risk-based Internal Audit” in 2002 to all scheduled commercial banks, introducing the system of “risk-based internal audit”.

The guidance note at a broad-level provided the following aspects:

- Development of a well-defined policy for risk-based internal audit
- Adoption of a risk assessment methodology for formulating risk based audit plan
• Development of risk profile and drawing up of risk matrix taking inherent business risk and effectiveness of the control system for monitoring the risk
• Preparation of annual audit plan, covering risks and prioritisation, based on level and direction of each risk
• Setting up of communication channels between audit staff and management, for reporting issues that pose a threat to a bank’s business
• Periodic evaluation of the risk assessment methodology
• Identification of appropriate personnel to undertake risk-based audit, and imparting them with relevant training
• Addressing transitional and change management issues

The overall plan, arrived at, using the risk assessment approach enables the Internal Audit to identify and examine key business areas that have highest exposure and enables effective allocation of Audit resources. As stated earlier, IS Audit, being an integral part of the Internal Audit, there is a need for IS Auditors to focus on the IT risks, related to the high-risk business areas identified by the Internal Audit for review during a year. This enables the IS Audit to provide an assurance to the management on the effectiveness of risk management and internal controls underlying the high-risk business processes, which when read in conjunction with the Internal Audit reports, provides a holistic view of the effectiveness.

Risk-based IS Audit needs to consider the following:

- Identification of an institution’s data, application, technology, facilities, and personnel
- Identification of business activities and processes within each of those categories
- Profiles of significant business units, departments and product lines and systems, and their associated business risks and control features, resulting in a document describing the structure of risk and controls throughout the institution
- Use a measurement or scoring system that ranks and evaluates business and control risks for business units, departments and products
- Includes Board or Audit Committee approval of risk assessments and annual Risk-based Audit Plans that establish audit schedules, cycles, work programme scope and resource allocation for each area audited
- Implementation of the Audit Plan

Further, while identifying IT risks, an IS Auditor must consider the impact of non-alignment with any information security-related guidelines issued by RBI based on recommendations in Chapter 2 of this report. It should also be ensured that all systems, domains and processes, irrespective of their risk-levels, are covered within a period of **three** years.

**(c) Adopting a Suitable Risk Assessment Methodology**

The IS Auditor must define, adopt and follow a suitable risk assessment methodology. This should be in consonance with the focus on risks, to be addressed as a part of the overall Internal Audit Strategy.

A successful risk-based IS Audit Programme can be based on an effective scoring system arrived at by considering all relevant risk factors.

**Major risk factors used in scoring systems include:** Adequacy of internal controls, business criticality, regulatory requirements, amount or value of transactions processed, if a key customer information is held, customer facing systems, financial loss potential, number of transactions processed, availability requirements, experience of management and staff,
turnover, technical competence, degree of delegation, technical and process complexity, stability of application, age of system, training of users, number of interfaces, availability of documentation, extent of dependence on the IT system, confidentiality requirements, major changes carried out, previous audit observations and senior management oversight.

On the basis of risk matrix of business criticality and system or residual risk, applications or systems can be graded, based on where they fall on the “risk map” and accordingly their audit frequency can be decided. Banks should develop written guidelines on the use of risk assessment tools and risk factors and review these with the Audit Committee or the Board. Risk assessment guidelines will vary for banks depending on size, complexity, scope of activities, geographic diversity and technology systems used. Auditors should use the guidelines to grade major risk areas and define range of scores or assessments (e.g., groupings such as low, medium, or high risk or a numerical sequence such as 1 to 5).

The written risk assessment guidelines should specify the following elements:

- **Maximum length for audit cycles based on the risk assessment process:** For example, very high to high risk applications audit cycle can be at a frequency ranging from six months up to 12, medium risk applications can be 18 months (or below) and up to 36 months for low-risk areas. Audit cycles should not be open-ended.
- **Timing of risk assessments for each business area or department:** While risk assessment is expected to be on an annual basis, frequent assessments may be needed if an institution experiences rapid growth or change in operation or activities.
- **Documentation requirements to support risk assessment and scoring decisions**
- **Guidelines for overriding risk assessments in special cases and the circumstances under which they can be overridden:** Example: due to major changes in system, additional regulatory or legal requirements, a medium risk application may have to be audited more frequently.

Notwithstanding the above, IT governance, information security governance-related aspects, critical IT general controls such as data centre controls and processes and critical business applications/systems having financial/compliance implications, including regulatory reporting, risk management, customer access (delivery channels) and MIS systems, needs to be subjected to IS Audit at least once a year (or more frequently, if warranted by the risk assessment).

IS Auditors should periodically review results of internal control processes and analyse financial or operational data for any impact on a risk assessment or scoring. Accordingly, auditee units should be required to keep auditors up-to-date on major changes, such as introduction of a new product, implementation of a new system, application conversions, significant changes in organisation or staff, regulatory and legal requirements, security incidents.

(d) **Defining the IS Audit Universe**

An Audit Universe is an outcome of the risk assessment process. It defines the audit areas to be covered by the IS Auditor. It is usually a high-level structure that identifies processes, resources, risks and controls related to IT, allowing for a risk-based selection of the audit areas. The IT risks faced by banks due to emerging technologies, prioritisation of IS Audit Universe, selection of types of audits that need to be performed, optimisation of available resources, and ensuring quality of findings, are challenges faced by IS Audit.

The **IS Audit Universe can be built around the four types of IT resources and processes:** Such as application systems, information or data, infrastructure (technology and facilities such as hardware, operating systems, database management systems, networking,
multimedia, and the environment that houses and supports them and enable processing of applications) and people (internal or outsourced personnel required to plan, organise, acquire, implement, deliver, support, monitor and evaluate the information systems and services).

The challenge is to provide the “right level of granularity” in the definition of the universe, so as to make it effective and efficient.

**Though this is different for every bank, below are some of the considerations for defining IS Audits:**

- **Using overly-broad definitions for IS Audits (e.g. IT general controls) will ensure a scope creep in audit procedures.** The IS Audit Head should make sure that the definition of each IS Audit is an accurate description of what is being reviewed.

- **Audit Universe for a year should touch upon all layers in the IT environment.** Though each IT environment is different, layers tend to be the same. If an IS Audit plan does not include some review for each of the layers, odds are that the plan, as a whole, is deficient.

- **IS Audits should be structured in such a way as to provide for effective and logical reporting.** For example: IS Audits of pervasive technologies (e.g. networks or processes) are more effective when audited at an enterprise level.

- **IS Audits should address appropriate risks.** In many cases, IS Audit budgets are determined before the IT risk assessment is performed. This inevitably leads to one of two situations:
  
  An inadequate number of audit hours are spread over too many audits, which results in consistently poor quality audits, because there is not enough time. Audits that should be performed are not performed because the budget does not allow it.

(e) **Scoping for IS Audit**

Information gathered by the IS Auditors during IT risk assessment about the IT system processing and operational environment, threats, vulnerabilities, impact and controls, enables identification of the control objectives and activities to be tested for design and implementation effectiveness and its operating effectiveness.

Scoping plays a crucial role in overall effectiveness. This is exacerbated by the need for the IS Auditors to integrate with the process, operational or financial auditors, and the procedures they are performing, particularly in environments with large integrated CBS applications, where a high number of key process controls are contained within the systems.

(An illustrative list of areas which can form a part of IS Audit scope are given in Annexure-A.)

IS Audits should also cover branches, with focus on large and medium branches, in areas such as control of passwords, user ids, operating system security, anti-malware, maker-checker, segregation of duties, physical security, review of exception reports or audit trails, BCP policy and or testing.

**Reports and circulars issued by RBI for specific areas which also need to be covered in the IS Audit Scope:**


(i) **Defining Control Objectives and Activities**

IT control objectives, based on well known frameworks can be included in the scope.

(ii) **Materiality**
When conducting financial statement audits, Internal Auditors measure materiality in monetary terms, since areas that are audited are also measured and reported in monetary terms. However, since IS Auditors conduct audit on non-financial items, alternative measures are required to assess materiality. Such assessments are a matter of professional judgment. They include consideration of its effect on a bank as a whole, of errors, omissions, irregularities and illegal acts, which may have happened as a result of “internal control weaknesses” in an area being audited. ISACA IS Auditing Guideline G6: specifies that if the IS Audit focus relates to systems or operations that process financial transactions, the value of assets controlled by the system(s), or the value of transactions processed per day/week/month/year, should be considered in assessing materiality. In case, the focus is on systems that do not process financial transactions, then following measures should be considered:

- Criticality of the business processes supported by the system or operation
- Cost of system or operation (hardware, software, staff, third-party services, overheads or a combination of these)
- Potential cost of errors (possibly in terms of irrecoverable development costs, cost of publicity required for warnings, rectification costs, health and safety costs, high wastage, etc.)
- Number of accesses/transactions/inquiries processed per period
- Nature, timing and extent of reports prepared, and files maintained
- Service-level agreement requirements and cost of potential penalties
- Penalties for failure to comply with legal and contractual requirements

**IS Auditors should review the following additional areas that are critical and high risk such as:**

- IT Governance and information security governance structures and practices implemented by the Bank
- Testing the controls on new development systems before implementing them in live environment.
- A pre-implementation review of application controls, including security features and controls over change management process, should be performed to confirm that:
  - Controls in existing application are not diluted, while migrating data to the new application
  - Controls are designed and implemented to meet requirements of a bank's policies and procedures, apart from regulatory and legal requirements
  - Functionality offered by the application is used to meet appropriate control objectives

- A post implementation review of application controls should be carried out to confirm if the controls as designed are implemented, and are operating, effectively. Periodic review of application controls should be a part of an IS audit scope, in order to detect the impact of application changes on controls. This should be coupled with review of underlying environment—operating system, database, middleware, etc.—as weaknesses in the underlying environment can negate the effectiveness of controls at the application layer. Due care should be taken to ensure that IS Auditors have access only to the test environment for performing the procedures and data used for testing should be, as far as practical, be a replica of live environment.

- Detailed audit of SDLC process to confirm that security features are
incorporated into a new system, or while modifying an existing system, should be carried out.

- A review of processes followed by an implementation team to ensure data integrity after implementation of a new application or system, and a review of data migration from legacy systems to the new system where applicable, should be followed.
- IS Auditors may validate IT risks (identified by business teams) before launching a product or service. Review by IS Auditor may enable the business teams to incorporate additional controls, if required, in the system before the launch.

(iii) Building Fraud Risk Perspective

In planning and performing an audit to reduce risks to a low level, the auditor should consider the risk of irregularities and illegal acts. He should maintain professional skepticism during an audit, recognising the possibility that “material mis-statements due to irregularities and illegal acts” could exist, irrespective of their evaluation of risk of irregularities and illegal acts.

IS Auditors are also required to consider and assess the risk of fraud, while performing an audit. They should design appropriate plans, procedures and tests, to detect irregularities, which can have a material effect on either a specific area under an audit, or the bank as a whole. IS Auditors should consider whether internal control weaknesses could result in material irregularities, not being prevented or detected. The auditor should design and perform procedures to test the appropriateness of internal control and risk of override of controls. They should be reasonably conversant with fraud risk factors and indicators, and assess the risk of irregularities connected with the area under audit.

In pursuance to the understanding gathered during threat identification step of the IT Risk Assessment process, the auditors should identify control objectives and activities. These are required to be tested to address fraud risk. He should consider “fraud vulnerability assessments” undertaken by the “Fraud Risk Management Group”, while identifying fraud risk factors in the IT risk assessment process. He should be aware that certain situations may increase a bank’s vulnerability to fraud risk (e.g. introduction of a new line of business, new products, new delivery channels and new applications or systems.)

In preparing an audit scope, auditors should consider fraud risk factors including these:

1. Irregularities and illegal acts that are common to banking industry
2. Corporate ethics, organisational structure, adequacy of supervision, compensation and reward structures, the extent of performance pressures
3. Management's behavior with regard to ethics
4. Employee dissatisfaction resulting from potential layoffs, outsourcing, divestiture or restructuring
5. Poor financial or operational performance
6. Risk arising out of introduction of new products and processes
7. Bank's history of fraud
8. Recent changes in management teams, operations or IT systems
9. Existence of assets held, or services offered, and their susceptibility to irregularities
10. Strength of relevant controls implemented
11. Applicable regulatory or legal requirements
12. History of findings from previous audits
13. Findings of reviews, carried out outside the audit, such as the findings from external auditors, consultants, quality assurance teams, or specific investigations
14. Findings reported by management, which have arisen during the day-to-day course of business
15. Technical sophistication and complexity of the information system(s) supporting the area under audit
16. Existence of in-house (developed or maintained) application systems, as compared with the packaged software for core business systems

Instances of fraud should be reported to appropriate bank stakeholders:
1. Frauds involving amounts of Rs 1 crore (and above) should be reported to Special Committee formed to monitor and follow up large fraud cases
2. Other fraud cases should be reported to Fraud Review Councils or independent groups formed to manage frauds
3. The status of fraud cases should be reported to Audit Committee as a part of their review of IS audit
4. IS Auditors should also extend necessary support to Fraud Review Councils or independent groups or Special Committees in their investigations

(f) Planning the Execution
The IS Audit Head is responsible for the annual IS Audit Plan, prepared after considering the risk assessment and scoping document. The plan covers overall audit strategy, scoped areas, details of control objectives identified in the scoping stage, sample sizes, frequency or timing of an audit based on risk assessment, nature and extent of audit and IT resource skills availability, deployment and need for any external expertise. A report on the status of planned versus actual audits, and any changes to the annual audit plan, needs to be periodically presented to Audit Committee and Senior Management on a periodic basis. There are well-known guidance on IS Audit. The Institute of Chartered Accountants of India (ICAI), in March 2009, published the “Standard on Internal Audit (SIA) 14: Internal Audit in an Information Technology Environment” covering requirements of the planning stage, which an auditor should follow. IIA has provided guidance on defining the IS Audit Universe, through the guide issued on “Management of IS Auditing” under the “Global Technology Audit Guide” series. ITGI has provided guidance on audit planning in its “IT Assurance Guide using COBIT”.

Suggested guidelines for implementation by banks are as follows:

i. Documenting the Audit Plan
   The plan (either separately or as part of overall internal audit plan) should be a formal document, approved by the Audit Committee initially and during any subsequent major changes. The plan should be prepared so that it is in compliance with any appropriate external requirements in addition to well-known IS Auditing Standards.

Audit Plan Components include:

- **Internal Audit Subject**: Name of the Audit Subject
- **Nature of Audit**: Compliance with legal, regulatory or standards, performance metrics assessment or security configuration testing
- **Schedule**: Period of audit and its expected duration
- **Scoped Systems**: Identifying IT resources that are in the scope based on the risk assessment process
- **System Overview**: Details of System Environment based on the risk assessment process
- **Audit Details**: Details of risks and controls identified, based on the risk assessment process
- **Nature and Extent of Tests**: Controls testing for effectiveness of design and implementation of controls, substantive testing for operating effectiveness of controls implemented
- **Method of Internal Audit**: Brief audit approach and methodology
• **Team and Roles and Responsibilities:** Identified skills and names of IS Auditors including their roles and responsibilities
• **Points of Contact:** Contact names of auditee department
• **Co-ordination:** Names of the project lead and higher official for escalation of issues
• **Information:** Report details of past audits on the subject

ii. **Nature and Extent of Tests of Control**

Types of testing that can be performed are as below:

• **Test of Control Design:** Controls that have been identified are evaluated for appropriateness in mitigating the risks

• **Test of Control Implementation:** Tests are performed to confirm that the control that has been appropriately designed is implemented and is operating at the time of testing. Mitigating or compensating controls are also reviewed wherever necessary

• **Assessing Operational Effectiveness of Controls:** Wherever the controls designed are found to be in operation, additional testing is performed for the period of reliance (audit period) to confirm if they are operating effectively and consistently

On case-to-case basis, the auditor should exercise professional judgment and decide the nature and extent of procedures that need to be adopted for conclusions. **ISA 330** gives guidance on the nature, timing and extent of procedures.

iii. **Sampling techniques**

During an audit, auditors should obtain sufficient, reliable and relevant evidence to achieve their objectives. Findings and conclusions should be supported by appropriate analysis and interpretation. Auditors should consider sample selection techniques, which result in a statistically-based representative sample for performing compliance or substantive testing. Statistical sampling involves the use of techniques from which mathematically-constructed conclusions regarding the population can be drawn. Non-statistical sampling is not statistically-based. Its results should not be extrapolated over the population as a sample is unlikely to be representative of the population. Examples of compliance testing of controls where sampling could be considered, include user-access rights, programme change control procedures, procedures documentation, programme documentation, follow-up of exceptions, review of logs and software licences audits. Examples of substantive tests where sampling could be considered, include re-performance of a complex calculation (e.g., interest applied), on a sample of accounts, sample of transactions to vouch to supporting documentation, etc.

**Design of A Sample**

While designing the size and structure of an audit sample, auditors may consider the following guidelines:

– **Sampling Unit:** The unit will depend on the sample purpose. For compliance testing of controls, attribute sampling is typically used, where the unit is an event or transaction (e.g., a control such as an authorisation of transaction).

– **Audit objectives:** IS Auditors should consider the audit objectives to be achieved and the audit procedures, which are most likely to achieve those objectives. In addition, when sampling is appropriate, consideration should be given to the nature of the audit evidence sought, and possible error conditions.

– **Population:** Population is an entire set of data from which auditors wish to sample, in order to reach a conclusion. Hence, the population from which a sample is drawn, has to be appropriate and verified as a “complete” for audit objective.

– **Stratification:** To assist in efficient and effective design of a sample, stratification may be appropriate. Stratification is a process of dividing a population into “sub-populations” with similar characteristics, explicitly defined, so that each sample unit can belong to only one
Selection of A Sample

IS Auditors should use statistical sampling methods. They may consider using the following:

- **Random Sampling:** It ensures that all combinations of units in the population have an equal chance of selection.

- **Systematic Sampling:** It involves selecting units using a fixed interval between selections, the first interval having a random start. Examples include “Monetary Unit Sampling” or “Value Weighted Selection”, where each individual monetary value (e.g., Rs 100) in the population, is given an equal chance of selection. As an individual monetary unit cannot ordinarily be examined separately, the item which includes that monetary unit is selected for examination. This method systematically weights the selection in favour of the larger amounts, but gives every monetary value an equal opportunity for selection. Another example includes selecting every ‘nth sampling unit’.

iv. **Standards and Frameworks**

One challenge that the IS Auditors face is knowing what to audit against as a fully-developed IT control baselines for applications and technologies that may not have been developed. Rapid evolution of technology is likely to render baselines useless, after a period of time. However, this does not detract from the concept of control objectives.

Control objectives, by definition, should remain more or less constant (from environment to environment). Consider the objective that critical business data and programmes should be backed up and recoverable. Now, each environment may do that differently; backups could be manual, or automated, or a tool may be used. They could be incremental only, or there may be complete backups of everything. Backups could be done daily, weekly, or monthly. Storage of backups could be onsite in a fireproof safe, off-site at another company facility, or outsourced to a third party. Method used by the organisation to manage backups would certainly impact the audit procedures and budget, but the control objective will not change. IS Auditor should be able to start with a set of IT control objectives, and though not specific to particular environments, select an appropriate framework.

v. **Resource Management**

A bank’s auditors play a critical role in efficiency and effectiveness of audits. IT encompasses a wide range of technology and sophistication—the skill set needed to audit a Firewall configuration is vastly different from the skill set needed to audit application controls. It is critical to match the skills needed to perform a particular IS Audit, with the appropriate auditor. IS Auditors should also have the appropriate analytical skills to determine and report the root cause of deficiencies. Bank’s hiring and training practices should ensure that it has qualified IS Auditors where education and experience should be consistent with job responsibilities. Audit management should also provide an effective programme of continuing education and development.

The main issue is having staff with the requisite range of IS Audit skills, needed to audit an IS Audit universe, effectively. If internal expertise is inadequate, the Board should consider using qualified external sources, such as management consultants, independent auditors, or professionals, to supplement internal resources and support bank’s objectives.

4) **Executing IS Audit**

As mentioned earlier, auditors must understand the business and IT environment, risks and internal control framework. During audit, auditors should obtain evidences, perform test procedures, appropriately document findings, and conclude a report. This section provides
guidance on matters that IS Auditor should consider while executing the Plan.

ICAI, in March 2009, had published a “Standard on Internal Audit (SIA) 14: Internal Audit in an Information Technology Environment” covering the requirements of executing a plan that an IS Auditor should follow. Additionally, IIA has also provided guidance in their “Management of IS Auditing” under their “Global Technology Audit Guide” series. The ITGI has also provided guidance on execution of assurance initiative in its “IT Assurance Guide Using COBIT”.

Guidance on executing the IS Audit entails the following steps:

− Refining the understanding of business process and IT environment
− Refining the scope and identifying internal controls
− Testing Control Design
− Testing the outcome of the control objectives
− Collecting audit evidence
− Documenting test results
− Concluding tests performed
− Considering use of audit accelerators
− Considering the use of Computer-Aided Automated Tools (CAATs)
− Considering the work of others
− Considering third-party review by service providers

The above are covered in the following sections:

(a) Refine understanding of the business process and IT environment:
The first step of the execution stage is refining the understanding of an IT environment, in which a review is being planned. This implies understanding of a bank’s business processes to confirm the correct scope and control objectives. The scope of the IS Audit need to be communicated to and agreed upon by stakeholders.

Output from this step consists of documented evidence regarding:
− Who performs the task(s), where it is performed and when
− Inputs required to perform the task and outputs generated by it
− Automated tasks performed by systems and system configurations
− System-generated information used by business
− Stated procedures for performing tasks

The IS Auditor can structure this step along the following lines:
− Interview and use activity lists and RACI charts
− Collect and read process description, policies, input or output, issues, meeting minutes, past audit reports, past audit recommendations, business reports
− Prepare a scoping task (process objective, goals and metrics)
− Build an understanding of enterprise IT architecture

(b) Refining Scope and Identifying Internal Controls:
While understanding and evaluating internal controls of a bank, areas mentioned under “Scope of IS Audit” needs to be covered. However, the nature and extent of control risks may vary, depending on nature and characteristics of a bank’s information system:
− Reliance on systems or programmes that are inaccurately processing data, or processing inaccurate data, or both
− Unauthorised access to data which may result in destruction of data, or improper changes to data, including recording of unauthorised or non-existent transactions, or inaccurate recording of transactions
− Possibility of IT personnel gaining access to privileges, beyond those necessary, to perform their assigned duties, thereby breaking down segregation of duties
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- Unauthorised changes to data in master files
- Unauthorised changes to systems or programmes
- Failure to make necessary changes to systems or programmes
- Inappropriate manual intervention
- Potential loss of data or inability to access data

(c) Testing Control Design:
This section lists the different techniques that will be used in detailed audit steps. Testing of controls is performed covering the main test objectives:
- Evaluation of control design
- Confirmation that controls are in place within the operation
- Assess the operational effectiveness of controls
- Additionally, control efficiency could be tested

In the testing phase, different types of testing can be applied.
Five generic testing methods include:

1. Enquire and confirm:
   - Search for exceptions and deviations, examine them
   - Investigate unusual or non-routine transactions or events
   - Check and determine whether something has (not) occurred (sample)
   - Corroborate management statements from independent sources
   - Interview staff and assess their knowledge and awareness
   - Reconcile transactions (e.g., reconciling transactions to bank statements)
   - Ask management questions and obtain answers to confirm findings

2. Inspect:
   - Review plans, policies and procedures
   - Search audit trails or problem logs
   - Trace transactions through the processes or systems
   - Physically inspect presence (documentation or assets)
   - Walk-through installations or plans
   - Perform a design, or code walk-through

3. Compare actual with expected findings
   - Observe and describe processes and procedures
   - Compare actual with expected behavior

4. Re-perform or re-calculate:
   - Independently develop and estimate an expected outcome
   - Attempt what is prevented
   - Re-perform what is detected by detective controls
   - Re-perform transactions or control procedures
   - Recalculate independently
   - Compare expected value with actual value
   - Compare actual with expected behavior
   - Trace transactions through the processes or systems

5. Review automated evidenced collection:
   - Collect sample data
   - Use embedded audit modules
   - Analyse data using computer-assisted audit techniques (CAATs)
   - Extract exceptions or key transactions

To assess the adequacy of the design of controls the following steps should be performed:
- Observe, inspect and review control approach. Test the design for completeness, relevance, timeliness and measurability
- Enquire whether, or confirm that, the responsibilities for control practices and overall
accountability have been assigned
– Test whether accountability and responsibilities are understood and accepted. Verify that the right skills and the necessary resources are available
– Enquire through interviews with key staff involved whether they understand the control mechanism, its purpose and the accountability and responsibilities.

**IS Auditor must determine whether:**

– Documented control processes exist
– Appropriate evidence of control processes exists
– Responsibility and accountability are clear and effective
– Compensating controls exist, where necessary

Additionally, specifically in internal audit assignments, cost-effectiveness of a control design may also be verified, with the following audit steps:

– **If the control design is effective**: Investigate whether it can be made more efficient by optimising steps, looking for synergies with other mechanisms, and reconsidering the balance of prevention versus detection and correction. Consider the effort spent in maintaining the control practices
– **If the control is operating effectively**: Investigate whether it can be made more cost-effective. Consider analysing performance metrics of activities associated, automation opportunities or skill level

**(d) Test the Outcome of Control Objectives**
Audit steps performed ensure that control measures established are working as prescribed and conclude on the appropriateness of the control environment. To test the effectiveness of a control, the auditor needs to look for direct and indirect evidence of the control’s impact on the process outputs. This implies the direct and indirect substantiation of measurable contribution of the control to the IT, process and activity goals, thereby recording direct and indirect evidence of actually achieving the outcomes or various control objectives (based on those documented in standards like COBIT, as relevant).

The auditor should obtain direct or indirect evidence for selected items or periods to ensure that the control under review is working effectively by applying a selection of testing techniques as presented in step on test of control design. The IS Auditor should also perform a limited review of the adequacy of the process deliverables, determine the level of substantive testing and additional work needed to provide assurance that the IT process is adequate. Substantive testing would involve performing analytical procedures and tests of details, to gain assurance on areas where control weaknesses are observed. Substantive testing is performed to ascertain the actual impact of control weaknesses.

**(e) Audit Evidence**
IS Auditors should obtain sufficient and reliable audit evidence to draw reasonable conclusions on which to base the audit results.

**Sufficient Evidence:** Evidence can be considered sufficient if it supports all material questions in the audit objective and scope. Evidence should be objective and sufficient to enable a qualified independent party to re-perform tests and obtain the same results. The evidence should be commensurate with the materiality of an item and risks involved. In instances where IS Auditor believes sufficient audit evidence cannot be obtained, they should disclose this in a manner consistent with the communication of the audit results.

**Appropriate Evidence:** Appropriate evidence shall include the following indicative criteria:
– Procedures as performed by the IS Auditor
– Results of procedures performed by the IS Auditor
Source documents (electronic or paper), records and corroborating information used to support the audit
- Findings and results of an audit

When obtaining evidence from a test of control design, auditors should consider the completeness of an audit evidence to support the assessed level of control risk.

**Reliable Evidence:** IS Auditors should take note of following examples of evidence that is more reliable when it is:
- Written form and not oral expressions
- Obtained from independent sources
- Obtained by IS Auditors, rather than from the bank being audited
- Certified by an independent party

Procedures used to gather evidence can be applied through the use of manual audit procedures, computer-assisted techniques, or a combination of both. For example: a system, which uses manual control totals to balance data entry operations might provide audit evidence that the control procedure is in place by way of an appropriately reconciled and annotated report. IS Auditors should obtain audit evidence by reviewing and testing this report. Detailed transaction records may only be available in machine-readable format, requiring IS Auditors to obtain evidence using computer-assisted techniques.

When information produced by a bank is used by auditors, they should obtain evidence about the completeness and accuracy by the following means:
- Performing tests of the operating effectiveness of controls over the production and maintenance of information, to be used as audit evidence
- Performing audit procedures directly on information to be used as audit evidence

Auditors should consider the following controls over production and maintenance of information produced by a bank:
- Controls over the integrity, accuracy, and completeness of the source data
- Controls over the creation and modification of the applicable report logic and parameters

(f) **Documentation**

Audit evidence gathered should be documented and organised to support findings and conclusions. IS Audit documentation is a record of the work performed and evidence supporting findings and conclusions.

**The potential uses of documentation:**
- Demonstration of the extent to which the auditor has complied with professional standards related to IS auditing
- Assistance with audit planning, performance and review
- Facilitation of third-party reviews
- Evaluation of the auditors’ quality assurance programme
- Support in circumstances such as insurance claims, fraud cases and lawsuits
- Assistance with professional development of the staff

**Documentation should include, at a minimum, a record of:**
- Planning and preparation of the audit scope and objectives
- Audit steps performed and audit evidence gathered
- Audit findings, conclusions and recommendations
- Reports issued as a result of the audit work
- Supervisory review

**Extent of an IS Auditor’s documentation may depend on needs for a particular audit and should include such things as:**
IS Auditor’s understanding of an area to be audited, and its environment
− His understanding of the information processing systems and internal control environment
− Audit evidence, source of audit documentation and date of completion
− Bank’s response to recommendations

Documentation should include audit information, required by law, government regulations, or by applicable professional standards. Documentation should be clear, complete and understandable, by a reviewer. IS Audit owns evidences documented by them, in order to substantiate conclusions on tests performed and specific observations reported to management and Audit Committee.

(g) Conclusion on Tests Performed
IS Auditors should evaluate conclusions drawn as a basis for forming an opinion on the audit. Conclusions should be substantiated by evidences, collected and documented. The IS Audit Team may be required to provide and maintain evidences in respect of observations reported by them.

IS Auditors may perform following activities required to conclude on tests performed based on nature and amount of identified control failures and likelihood of undetected errors:
− Decide whether the scope of IS Audit was sufficient to enable the auditors to draw reasonable conclusions on which to base audit opinion
− Perform audit procedures designed to obtain sufficient appropriate audit evidence: events upto the date of audit report may be included and identified in the report
− Prepare an audit summary memorandum documenting findings and conclusions on important issues of IS Auditing and reporting, including judgments made by an IS Audit team
− Obtain appropriate representations from bank management
− Prepare a report appropriate to circumstances, and in conformity with, applicable professional standards and regulatory and legal requirements
− Communicate, as necessary, with Audit Committee or Senior Management
− Maintain effective controls over processing and distribution of reports relating to the IS Audit

If audit evidence or information indicate that irregularities could have occurred, IS auditors should recommend the bank management on matters that require detailed investigation to enable the management to initiate appropriate investigative actions. The auditors should also consider consulting the Audit Committee and legal counsel about the advisability and risks of reporting the findings outside the Bank.

RBI (vide its circular DBS.CO.FrMC.BC.No.7/23.04.001/ 2009-10, dated: September 16, 2009) requires that fraud cases should be reported to law enforcement agencies and to the RBI. Banks should appropriately include requirements for reporting to RBI, of such instances, in engagement letters issued to external IS Auditors.

(h) Audit Accelerators
Since IS Audit budgets can be difficult to estimate and manage, CAEs should consider using testing accelerators—tools or techniques that help support procedures that the IS Auditors will be performing —to increase efficiency and effectiveness. CAEs can use an accelerator to do the same audit in less time, or do more detailed audit procedures in the same amount of time. Audit accelerators require an investment, so the CAE should carefully consider the cost or benefits of any solution, prior to investing. Audit accelerators can be divided into two categories:
− Audit Facilitators: Tools that help support the overall management of an audit (e.g., an
electronic workpaper management tool)
– **Testing Accelerators**: Tools that automate the performance of audit tests (e.g., data analysis tools).

**Audit Facilitators**
**Electronic Workpapers**: These provide centralised management and retention of workpapers, audit workflow, version tracking, electronic sign-off, etc. It’s important to consider the functionality of the tool. For example, can it support multiple simultaneous audits? Prior to implementing any tool, the audit functional requirements should be defined. More important, however, is the content that is provided with the tool. Does it contain suggested audit procedures, or control activities? Internal audit function will need to customise whatever knowledge base is included with the tool, but it can provide a significant headstart.

**Project Management Software**: This schedules workplans, assigns responsibility for tasks, tracks project milestones and deliverables, and can be used by auditors to provide additional consistency and reporting in IS Audits.

**Flowcharting Software**: Can graphically document transaction flows, control points and key process steps. It is useful when documenting process walkthroughs, particularly for detailed application control reviews. Storing graphical process documentation electronically supports the ease of updating flowcharts, as processes change, and provides for easy storage and sharing.

**Open Issue Tracking Software**: This software allows to track outstanding audit issues, or deficiencies, and may also be integrated with document management software. Typically, it includes the ability to assign responsibility for remediation procedures, assign due dates and deliverables, and track and report on progress.

**Audit Department Website**: A number of Internal Audit Departments have established departmental websites that enable central information sharing and communication.

**Testing Accelerators**
Testing accelerators can automate time-consuming audit tasks, such as reviewing large populations of data. Also, using a tool to perform audit procedures helps establish consistency. For example, if a tool is used to assess server security configuration, servers tested with that tool will be assessed along the same baselines. Performing these procedures manually allows for a degree of interpretation on the part of the IS Auditor. Lastly, the use of tools enables IS Auditors to test an entire population of data, rather than just a sample of transactions. This provides for a much higher degree of audit assurance.

**Data Analysis Software**: These allow an auditor to perform robust statistical analysis of large data sets. They can also be used to support process or operational audits like KYC reviews. They can support types of testing. One consideration when using a data analysis tool is that it may be difficult to extract the data from the original source. It is critical that audit procedures be performed to ensure the completeness and accuracy of the source data.

**Security Analysis Tools**: These are a broad set of tools that can review a large population of devices or users and identify security exposures. There are different types of security analysis tools. Generally they can be categorised as follows:
– **Network Analysis Tools**: These consist of software programmes that can be run on a network and gather information about it. IS Auditors can use these tools for a variety of audit procedures, including:

Verifying the accuracy of network diagrams by mapping corporate network
Identifying key network devices that may warrant additional audit attention
Gathering information about what traffic is permitted across a network (which would directly support the IT risk assessment process).

- **Hacking Tools:** Most technologies have a number of standard vulnerabilities, such as the existence of default IDs and passwords or default settings when the technology is installed out-of-the-box. Hacking tools provide for an automated method of checking for these. Such tools can be targeted against Firewalls, servers, networks and operating systems.

- **Application Security Analysis Tools:** If an organisation is using large integrated business application, key internal controls are highly security dependent. Application-level security must be well-designed and built in conjunction with the application's processes and controls.

The CAE should be aware that most of these come with a set of pre-configured rules, or vendor-touted “best practices”. Implementation of one will need to be accompanied by a substantive project to create a rule set that is relevant for that particular organisation. Failure to do so, will result in audit reports that contain a number of either false-positives or false-negatives.

**CAEs should be aware of the following considerations, with respect to IS Audit Accelerators:**

- Tools cost money. The CAE should be sure that the benefits outweigh the costs
- That IS Auditors will need to be trained on the new tool. It is not uncommon that a tool sits unused in an Internal Audit Department
- That the tool will need support, patch management and upgrades. Depending on the quality, it may require a standalone server, as well. For this, any tool selection should be managed with the IT department’s assistance

Sometimes, IT management or third-party service providers are not allowed tools to access the production environment directly. They are instead asked to do so from a copy of data from an alternative site, or standby server. Any use of tools or scripts should be thoroughly discussed with and approved by IT management and be tested fully before deploying.

**1) Computer-Assisted Audit Techniques (CAATS)**

IS Auditors can use an appropriate combination of manual techniques and CAATs. IS Audit function needs to enhance the use of CAATs, particularly for critical functions or processes carrying financial or regulatory or legal implications. The extent to which CAATs can be used will depend on factors such as efficiency and effectiveness of CAATs over manual techniques, time constraints, integrity of the Information System and IT environment and level of audit risk.

CAATs may be used in critical areas (like detection of revenue leakage, treasury functions, assessing impact of control weaknesses, monitoring customer transactions under AML requirements and generally in areas where a large volume of transactions are reported).

**Process involved in using CAATs involve the following steps:**

- Set audit objectives of CAATs
- Determine accessibility and availability of a bank’s IS facilities, programs, systems and data
- Define procedures to be undertaken (e.g., statistical sampling, recalculation, or confirmation)
- Define output requirements
- Determine resource requirements: i.e. personnel, CAATs, processing environment, bank’s IS facilities or audit IS facilities
- Obtain access to the bank’s IS facilities, programmses, systems and data, including file definitions
- Document CAATs to be used, including objectives, high-level flowcharts, and run instructions
CAATs may be used to perform the following audit procedures among others:

– Test of transactions and balances, such as recalculating interest
– Analytical review procedures, such as identifying inconsistencies or significant fluctuations
– Compliance tests of general controls: testing set-up or configuration of the operating system, or access procedures to the programme libraries
– Sampling programmes to extract data for audit testing
– Compliance tests of application controls such as testing functioning of a programmed control
– Re-calculting entries performed by the entity’s accounting systems
– Penetration testing

In instances, where CAATs may be used to extract sensitive programmes, system information or production data, IS Auditors should safeguard the programme, system information or production data, with an appropriate level of confidentiality and security. In doing so, IS Auditors should consider the level of confidentiality and security required by the bank, owning the data and any relevant legislation. IS Auditors should be provided with “view access” to systems and data. In case audit procedures cannot be performed in the live environment, appropriate test environment should be made available to IS Auditors. Systems and data under test environment should be synchronised to the live environment.

IS Auditors should use and document results of appropriate procedures to provide for ongoing integrity, reliability, usefulness and security of the CAATs. Example: this should include a review of programme maintenance and change controls over embedded audit software to determine that only authorised changes were made to the CAATs.

In instances where CAATs reside in an environment not under the control of the IS Auditor, an appropriate level of control should, in effect, be placed to identify changes. When the CAATs are changed, IS Auditors should obtain assurance of their integrity, reliability, usefulness and security, through appropriate planning, design, testing, processing and review of documentation, before placing their reliance.

(j) Continuous Auditing

Traditionally, testing of controls performed by an internal audit team was on a retrospective and cyclical basis, often many months after business activities have occurred. The testing procedures have often been based on a sampling approach. They included activities such as reviews of policies, procedures, approvals and reconciliations. Today, however, it is recognised that this approach only affords internal auditors a narrow scope, and is often too late to be of “real value” to business performance or regulatory compliance.

Continuous auditing is a method used to perform control and risk assessments automatically on a more frequent basis using technology which is key to enabling such an approach. Continuous auditing changes the audit paradigm from periodic reviews of a sample of transactions to ongoing audit testing of 100 percent of transactions. It becomes an integral part of modern auditing at many levels. It also should be closely tied to management activities such as performance monitoring, scorecard or dashboard and enterprise risk management.

A continuous audit approach allows internal auditors to fully understand critical control points, rules, and exceptions. With automated, frequent analyses of data, they are able to perform control and risk assessments in real time or near real time. They can analyse key business systems for both anomalies at the transaction level and for data-driven indicators of control deficiencies and emerging risk.

Finally, with continuous auditing, the analysis results are integrated into all aspects of the
audit process, from the development and maintenance of the enterprise audit plan to the conduct and follow-up of specific audits.

As they implement and sustain the risk-based IS Audit approach, banks may explore implementation of continuous auditing in critical areas in a phased manner.

**(k) Application Control Audit:**

Detailed pre-implementation application control audits and data migration audits in respect of critical systems needs to be subjected to independent external audit. Banks also need to conduct a post-implementation detailed application control audit. Furthermore, banks should also include application control audits in a risk based manner as part of the regular Internal Audit/IS Audit plans with focus on data integrity (among other factors). General internal auditors with requisite functional knowledge need to be involved along with the IS Auditors in the exercise to provide the requisite domain expertise.

Some of the considerations in application control audit (based on ISACA guidelines) include:

i. An IS Auditor should understand the IS environment to determine the size and complexity of the systems, and the extent of dependence on information systems by the bank

ii. Application-level risks at system and data-level include, system integrity risks relating to the incomplete, inaccurate, untimely or unauthorized processing of data; system-security risks relating to unauthorized access to systems or data; data risks relating to its completeness, integrity, confidentiality and accuracy; system-availability risks relating to the lack of system operational capability; and system maintainability risks in terms of adequate change control procedures.

iii. Application controls to address the application-level risks may be in the form of computerized controls built into the system, manually performed controls, or a combination of both. Risks of manual controls in critical areas need to be considered. Where the option to place reliance on programmed controls is taken, relevant general IT controls should be considered, as well as controls specifically relevant to the audit objective. Objectives should be developed to address criteria such as integrity, availability, compliance, reliability and confidentiality. Effectiveness and efficiency can also be additional criteria.

iv. As part of documenting the flow of transactions, information gathered should include both computerized and manual aspects of the system. Focus should be on data input (electronic or manual), processing, storage and output which are of significance to the audit objective.

v. Consideration should also be given to documenting application interfaces with other systems. The auditor may confirm the documentation by performing procedures such as a walk-through test.

vi. Specific controls to mitigate application risks may be identified. Sufficient audit evidence obtained to assure the auditor that controls are operating as intended through procedures such as inquiry and observation, review of documentation and testing of the application system controls, where programmed controls are being tested. Use of computer-assisted audit techniques (CAATs) also needs to be considered.

vii. Nature, timing and extent of testing should be based on the level of risk to the area under review and audit objectives. In absence of strong general IT controls, an IS auditor may make an assessment of the effect of this weakness on the reliability of the computerized application controls.

viii. If an IS auditor finds significant weaknesses in the computerized application controls, assurance should be obtained (depending on the audit objective), if possible, from the manually performed processing controls.

ix. Effectiveness of computerized controls is dependent on general IT controls.
Therefore, if general IT controls are not reviewed, ability to place reliance on controls may be limited. Then the IS Auditor should consider alternative procedures.

x. Where weaknesses identified during the application systems review are considered to be significant or material, appropriate level of management should be advised to undertake immediate corrective action.

(I) Using the Work of Others

Purpose of an IS Audit standard is to establish and provide a guidance to auditors who can use the work of experts on an audit. The following are standards, to test the reliability of the work of an expert:

i. IS Auditors should, where appropriate, consider using the work of other experts for audit

ii. They should assess, and then be satisfied with professional qualifications, competencies, relevant experience, resources, independence and quality control processes, prior to engagement

− They should assess, review and evaluate work of experts, as a part of an audit, and then conclude the extent of use and reliance of the work

− They should determine and conclude whether the work of experts is adequate and competent to enable them to conclude on current audit objectives. Such conclusion should be documented

− They should apply additional test procedures to gain and include scope limitation, where required evidence is not obtained through additional test procedures

− An expert could be an IS Auditor from external auditing firm, a management consultant, an IT domain expert, or an expert in the area of audit, who has been appointed by management or by the IS Audit Team

− An expert could be internal or external to the bank. If an expert is engaged by another part of the organisation, reliance may be place on the banks' report. In some cases, this may reduce the need of an IS Audit coverage, though IS Auditors do not have supporting documentation and work papers. IS Auditors should be cautious in providing an opinion on such cases

− An IS Auditor should have access to all papers, supporting documents and reports of other experts, where such access does not create legal issues. Where access creates legal issues, or such papers are not accessible, auditors should determine and conclude on the extent of use and reliance on expert's work

− The IS Auditor's views, relevance and comments on adopting the expert's report should form a part of the IS Auditor's Report

(m) Third Party Review of Service Providers

A bank may use a third-party service provider (service organisation) to obtain services of packaged software applications and technology environment, which enables customers to process financial and operational transactions (ATM management, networking and infrastructure development and maintenance, document imaging and indexing, software development and maintenance). RBI has issued “Guidelines on Managing Risks and Code of Conduct in Outsourcing of Financial Services by Banks” (circular no: DBOD.NO.BP.40/21.04.158/ 2006-07 dated November 3, 2006), asking banks to adhere to guidelines before outsourcing activities related to financial services.

Services provided by a third party are relevant to the scope of IS Audit. Especially, when those services and controls within them, are a part of the bank’s information systems. Though controls at the service organisation are likely to relate to financial reporting, there may be other controls that may also be relevant to the IS Audit (controls over safeguarding of assets or document images).

A service organisation’s services are a part of a bank’s information system, including related
business processes, relevant to IS Audit if these services affect any of the following:

- Segments of Information System that are significant to the bank’s IS operations
- Procedures within information system, by which an user entity’s transactions are initiated, recorded, processed, corrected (when necessary), transferred to a general ledger and reported, in financial statements
- The way events and conditions, other than transactions, significant to bank’s Information System are captured

**IS Auditors will have to obtain an understanding of how a bank uses services of a service organisation in the bank’s IS operations, including:**

- Nature of services provided by the organisation and significance of those to the bank’s information system, including the effect thereof on the bank’s internal control
- Nature and materiality of transactions, accounts or financial reporting processes, affected by the service organisation
- Degree of interaction between activities of the organisation and bank
- Nature of relationship between the bank and organisation, including relevant contractual terms for activities undertaken by the organisation

In situations, services provided by the organisation may not appear to be “material” to the bank’s IS operations. But, the service nature may be. IS Auditors should determine that an understanding of those controls is necessary in the circumstances. **Information on the nature of services, provided by an organisation, may be available from a variety of sources:**

- User manual
- System overview
- Technical manuals
- Contract or service-level agreement between the bank and organisation
- Reports by service organisation, internal auditors, or regulatory authorities, on service organisation controls
- Reports by an auditor of the organisation (service auditor), including management letters

IS Auditors may use a service auditor to perform procedures such as tests of controls at service organisation, or substantive procedures on the bank’s IS operations, served by a service organisation.

**Understanding Controls Relating to Services Provided by a Service Organisation**

Banks may establish control over the services offered by an organisation, which may be tested by IS Auditors. This may enable IS Auditors to conclude that the bank’s controls are operating effectively for some (or all) of the related assertions, regardless of the controls put in place at the organisation. If a bank, for example, uses an organisation to manage payroll transactions, it may establish controls over authentication of submission or receipt of information, which could prevent, or detect, material misstatements.  

**Controls include:**

- Comparing data submitted to service organisation with reports of information received from it (after the data has been processed)
- Recomputing a sample of payroll amounts for clerical accuracy and reviewing the amount of payroll for reasonableness

**Further Procedures When a Sufficient Understanding Cannot Be Obtained from the Bank**

An IS Auditor’s decision taken on the procedure (individually or in combination) to obtain the necessary information, to provide a basis for identification and assessment of risks of IS operations in relation to a bank’s use of a service organisation, may be influenced by several matters. **They are:**
• Size of both the bank and the service organisation
• Complexity of the transactions (at the bank) and complexity of services provided by the organisation
• Location of the service organisation (e.g., auditors may decide to use another auditor to perform procedures at the organisation on the bank’s behalf, if the organisation is in a remote location)
• Whether the procedures are expected to effectively provide auditors with appropriate evidence
• Nature of relationship between the bank and organisation

A service organisation may engage a service auditor to report on the description and design of its controls, and their operating effectiveness, through “Third Party Assurance Reports”, such as “Statement of Auditing Standards” (SAS70) based on guidelines provided by the American Institute of Certified Public Accountants (AICPA); or “Standard on Auditing (SA) 402” issued by ICAI. International Auditing and Assurance Standards Board (IAASB) has also issued a new standard “ISAE 3402”. AICPA has issued the “Statement on Standards for Attestation Engagements (SSAE) 16”, which would replace the current “SAS 70”.

These provide a mechanism to the bank’s management and statutory auditors to gain assurance on performance of internal control at a service organisation, as they relate to internal control of the user organisation (bank that outsources the work).

Service organisations: are entities that provide outsourcing services that impact the control environment of their customers i.e. user organisation. The standards referred above, provide a guidance to service auditors, when assessing the internal control at a service organisation and when issuing a service auditors report: that contain the description, design and operating effectiveness of controls at a service organisation—referred to as a “Type 2 Report”.

It comprises:

i) A description (prepared by management of the service organisation) of its system; control objectives; related controls; design and implementation at a specified date, or throughout a specified period; and, in some cases, their operating effectiveness throughout a specified period

ii) A report by the service auditor with an objective of conveying reasonable assurance that includes: the service auditor’s opinion on the description of the service organisation’s system; control objectives and related controls; suitability of control designs to achieve the control objectives; operating effectiveness of controls; and a description of the service auditor’s tests of controls and results

In the event of coverage or scope of the service auditor is not per the requirements of the bank, the bank may carry out the audit, or arrange to get the audit done, as per its requirements. A bank may use a service organisation, that in turn, uses a “sub-service organisation” to provide some services that are part of the bank’s information system relevant to financial reporting. The “sub-service organisation” may be a separate entity from the “service organisation”. Or, it may be related to a service organisation.

IS Auditors may need to consider controls at the sub-service organisation. In situations where one or more sub-service organisations are used, interaction between the activities of a bank and those of the service organisation, is expanded, to include the interaction between the bank, the service organisation and the sub-service organisations. The degree of this interaction, as well as the nature of services provided by the service organisation and the sub-service organisations, are important factors for the user auditor to consider, in determining the significance of the service organisation’s and sub-service organisation’s controls to the Bank’s controls.
5) Reporting and Follow-up
This phase involves reporting audit findings to the CAE and Audit Committee. Before reporting the findings, it is imperative that IS Auditors prepare an audit summary memorandum providing overview of the entire audit processing from planning to audit findings, discuss the findings with auditee and obtain responses. Additionally, reviewing the actions taken by management to mitigate the risks observed in audit findings and appropriately updating the audit summary memorandum is also important. Reporting entails deciding the nature, timing and extent of follow-up activities and planning future audits.

Professional bodies like ISACA, IIA, ICAI have issued guidance in this regard. Reporting and follow-up entails following activities or steps:
– Drafting audit summary and memorandum
– Discussing findings with management
– Finalising and submitting reports
– Reviewing the Actions taken report
– Undertaking follow-up procedures
– Archiving documents

These are covered in the following sections:
(a) Audit Summary and Memorandum: An IS Auditor should perform audits or reviews of control procedures and form a conclusion about, and reporting on, the design and operating effectiveness of the control procedures based on the identified criteria. The conclusion for an audit is expressed as a positive expression of opinion and provides a high level of assurance. The conclusion for a review is expressed as a statement of negative assurance and provides only a moderate level of assurance.

(b) Discuss Findings with Management: Bank’s management is responsible for deciding the appropriate action to be taken in response to reported observations and recommendations. IS Auditors are responsible for assessing such management action for appropriateness and the timely resolution of the matters reported as observations and recommendations.

Senior Management may decide to accept the risk of not correcting the reported condition because of cost or other considerations. The Board (or the Audit Committee, if one exists) should be informed of Senior Management’s decision on significant observations and recommendations. When Auditors IS believes that an organisation has accepted a level of residual risk that is inappropriate for the organisation, they should discuss the matter with Internal Audit and Senior Management. If the IS Auditors are not in agreement with the decision, regarding residual risk, IS Auditors and Senior Management should report the matter to the Board, or Audit Committee, for resolution.

Events sometimes occur, subsequent to the point in time or period of time of the subject matter being tested, but prior to the date of the IS Auditor’s report, that have a material effect on the subject matter and therefore require adjustment or disclosure in the presentation of the subject matter or assertion.

(c) Finalise and Submit Reports
IS Auditors should review and assess the conclusions drawn from the evidence obtained as the basis for forming an opinion on the effectiveness of the control procedures based on the identified criteria. Major findings identified during an audit should have a definite time line indicated for remedial actions, these should be followed up intensively and compliance should be confirmed. An IS Auditor’s report about the effectiveness of control procedures should cover aspects
like:
– Description of the scope of the audit, including:
  – Identification or description of the area of activity
  – Criteria used as a basis for the IS Auditor’s conclusion
  – A statement that the maintenance of an effective internal control structure, including
    control procedures for the area of activity, is the responsibility of management
– A statement that IS Auditors have conducted the engagement to express an opinion on the
  effectiveness of control

(d) Review Action Taken Report
After reporting of findings and recommendations, IS Auditors should request and evaluate
relevant information to conclude whether appropriate action has been taken by management
in a timely manner. If management’s proposed actions to implement reported
recommendations have been discussed with, or provided to, the IS Auditor, these actions
should be recorded as a management response in the final report. The nature, timing and
extent of the follow-up activities should take into account the significance of the reported
finding and the impact if corrective action is not taken. The timing of IS Audit follow-up
activities in relation to the original reporting should be a matter of professional judgment
dependent on a number of considerations, such as the nature or magnitude of associated
risks and costs to the entity.

(e) Follow-up Procedures
Procedures for follow-up activities should be established which includes:
– The recording of a time frame within which management should respond to agreed-upon
  recommendations
– An evaluation of management’s response
– A verification of the response, if thought appropriate
– Follow-up work, if thought appropriate
– A communications procedure that escalates outstanding and unsatisfactory responses/
  actions to the appropriate levels of management
– A process for providing reasonable assurance of management’s assumption of associated
  risks, in the event that remedial action is delayed or not proposed to be implemented
– An automated tracking system or database can assist in the carrying out of follow-up
  activities.

(f) Update Audit Summary Memorandum
An audit summary memorandum should be prepared and addresses the following:
– Conclusion about specific risk
– Changes in the bank, its environment and banking industry that come to the attention after
  the completion of the audit planning memorandum and that caused to change audit plan
– Conclusion regarding the appropriateness of the going concern assumption and the effect,
  if any, on financial statements
– The result of subsequent reviews and conclusion regarding the effect of subsequent events
  on financial statements
– Conclusion reached in evaluation of misstatements, including disclosure deficiencies
– If contradiction or inconsistency with final conclusion regarding a significant matter is
  observed, there should be proper documentation of addressing the inconsistency
– Conclusion of whether the audit procedures performed and the audit evidence obtained
  were appropriate and consistent to support the audit conclusion

(g) Archival of Documents
Banks are recommended to have an archiving/ retention policy to archive the audit results.
Banks to have an archiving policy that:
– Ensures integrity of the data
– Defines appropriate access rights
6) Quality Review

This section is aimed at emphasizing quality of work of IS Auditors, while performing duties as an auditor. Appropriate levels in IS Audit function are recommended to assess audit quality by reviewing documentation, ensuring appropriate supervision of IS Audit members and assessing whether IS Audit members have taken due care while performing their duties. This will bring efficiency, control and improve quality of the IS Audit.

(a) Evidences and Documentation

*IS Auditors may perform the following progressive reviews of the evidences and documentation:*

– A detailed review of each working paper prepared by a less-experienced member of the IS Audit team, by a more experienced member, who did not participate in the preparation of such working paper

– A primary review of the evidences and documentation by the Manager or IS Audit Head. Where the manager performs a primary review, this does not require that each working paper be reviewed in detail by the manager, as each working paper has already been reviewed in detail by the person who performed the detailed review.

– An overriding review of the working papers by the CAE, as needed

(b) Supervision

IS Audit staff should be supervised to provide reasonable assurance that audit objectives are accomplished and applicable professional auditing standards are met.

(c) Due Care

The standard of “due care” is that level of diligence which a prudent and competent person would exercise under a given set of circumstances. “Due professional care” applies to an individual who professes to exercise a special skill such as IS auditing. Due professional care requires the individual to exercise that skill to a level commonly possessed by auditors with the specialty.

Due professional care applies to the exercise of professional judgment in the conduct of work performed. It implies that the professional approaches matters requiring professional judgment with proper diligence. Despite the exercise of due professional care and professional judgment, situations may arise where an incorrect conclusion may be drawn from a diligent review of the available facts and circumstances. Therefore, the subsequent discovery of incorrect conclusions does not, in and of itself, indicate inadequate professional judgment or lack of diligence on the part of the IS Auditor.

Due professional care should extend to every aspect of the audit, including the evaluation of audit risk, the formulation of audit objectives, the establishment of the audit scope, the selection of audit tests, and the evaluation of test results.

*In doing this, IS Auditors should determine or evaluate:*

– Type and level of audit resources required to meet audit objectives

– Significance of identified risks and the potential effect of such risks on the audit

– Audit evidence gathered

– Competence, integrity and conclusions of others upon whose work IS Auditors places reliance

Intended recipients of audit reports have an appropriate expectation that IS Auditors have exercised due professional care throughout the course of the audit. IS Auditors should not
accept an assignment unless adequate skills, knowledge, and other resources are available to complete the work in a manner expected of a professional. IS Auditors should conduct the audit with diligence while adhering to professional standards. IS Auditors should disclose the circumstances of any non-compliance with professional standards in a manner consistent with the communication of the audit results.

(d) Independent Assurance of the Audit function
With a view to provide assurance to bank’s management and regulators, banks are required to conduct a quality assurance, at least once in three years, on the bank's Internal Audit, including IS Audit function, to validate approach and practices adopted by them in the discharge of its responsibilities as laid out in the Audit Policy.

Objectives of performing a quality assessment are:

- Assess efficiency and effectiveness of an Internal Audit for current and future business goals
- Determine value addition from Internal Audit to the business units
- Benchmark, identify and recommend, successful practices of Internal Audit
- Assess compliance to standards for professional practice of Internal Audit

INDUSTRY WIDE RECOMMENDATION
Accreditation and empanelment of IS audit qualifications or certifications, and IS audit vendors or firms can be considered by Government of India.

ANNEXURE:
Annexure A–Broad scope of IS Audit

KEY RECOMMENDATIONS

1. To meet the responsibility of providing an independent audit function with sufficient resources to ensure adequate IT coverage, the Board or Audit Committee should provide an internal audit function, capable of evaluating IT controls adequately.

2. Banks should enable adequately-skilled Audit Committee composition to manage the complexity of the IS Audit oversight. A designated member of the Audit Committee needs to possess relevant knowledge of Information Systems, IS Controls and audit issues. Designated member should also have competencies to understand the impact of deficiencies, identified in IT Internal Control framework, by IS Audit. The Board or its Audit Committee should seek training to fill any gaps in the knowledge, related to IT risks and controls.

3. Audit Committee should devote appropriate and sufficient time to IS Audit findings identified and members of Audit Committee need to review critical issues highlighted and provide appropriate guidance to the bank’s management.

4. Internal Audit is part of the Board's assurance process with regard to the integrity and effectiveness of systems and controls. It is an independent group, with reporting lines directly to the Audit Committee or Board. IS Audit function, being an integral part of Internal Audit function, requires an organisation structure with well-defined roles and responsibilities to function in alignment with the Internal Audit and provide technical audit support.

5. Banks require a separate IS Audit function within the Internal Audit department, led by an IS Audit Head reporting to the Head of Internal Audit or Chief Audit Executive (CAE), assuming overall responsibility and accountability of IS audit function. Where the bank leverages external resources for conducting IS audit on areas, where skills
are lacking within the bank, the responsibility and accountability for such external IS audits still remain with the IS Audit Head and CAE.

6. IS Auditors should act independently of the bank’s management. In all matters related to the audit, the IS Audit should be independent of the auditee in both attitude and appearance. IS Auditors should be professionally competent, having skills, knowledge, training and relevant experience to conduct an audit. IS Auditors should exercise due professional care, that includes following professional auditing standards in conducting the audit.

7. Banks may decide to outsource execution of segments of audit plan to external professional service providers, as per the overall audit strategy decided in coordination with the CAE and the Audit Committee. This may be due to inadequate staff available internally within the Bank to conduct IS audits, or insufficient levels of skills/training of Bank staff. The work outsourced shall be restricted to execution of audits identified in the audit plan. Banks need to ensure that the overall ownership and responsibility of the IS Audit including the audit planning process, risk assessment and follow up of compliance remains within the Bank. External assistance may be obtained initially to put in place necessary processes in this regard.

8. Audit Charter or Policy is a document, which guides and directs activities of an Internal Audit function. IS Audit, being integral part of Internal Audit department, should also be governed by the same Audit Charter or Policy. The mission statement or audit charter should be documented to contain a clear description of mandate, purpose, responsibility, authority and accountability of relevant members or officials in respect of IS Audit, namely the IS Auditors, audit management, and Audit Committee and operating principles. The document should be approved by the board of directors.

9. There should also be annual review of IS Audit Policy or Charter to ensure its continued relevance and effectiveness.

10. The IS Auditor should consider establishing a quality assurance process (e.g., interviews, customer satisfaction surveys, assignment performance surveys, etc.) to understand the auditee’s needs and expectations relevant to the IS audit function. These needs should be evaluated against the policy with a view to improving the service or changing service delivery or Audit Charter or Policy, as considered necessary.

11. A well-planned, properly-structured audit programme is essential to evaluate risk management practices, internal control systems and compliance with policies concerning IT-related risks of every size and complexity. Effective audit programmes are risk-focused, promote sound IT controls, ensure timely resolution of audit deficiencies, and inform the Audit Committee of the effectiveness of risk management practices.

12. Banks need to carry out IS Audit planning using the Risk Based Audit Approach. It involves an understanding of IT risk assessment concepts and methodology, defining the IS Audit Universe, scoping, and planning the audit, execution and follow up activities. Details in this have been elucidated in the chapter.

13. Executing IS Audit involving activities such as understanding the business process and IT environment, refining the scope and identifying internal controls, testing for control design and control objectives, appropriate audit evidence, documentation of workpapers and concluding on tests performed. The detailed requirements have been provided in the chapter.

14. The IS Audit Universe can be built around the four types of IT resources and various IT processes like application systems, information or data, infrastructure/technology and facilities like hardware, operating systems, database management systems, networking, multimedia, etc., and the environment that houses and supports them that enable the processing of the applications and people (internal or outsourced personnel required to plan, organise, acquire, implement, deliver, support, monitor and evaluate the information systems and services).
15. The IS Auditor must define, adopt and follow a suitable risk assessment methodology. A successful risk-based IS audit program can be based on an effective scoring system arrived at by considering all relevant risk factors. Banks should develop written guidelines on the use of risk assessment tools and risk factors and review these guidelines with the audit committee or the board of directors. Risk assessment related guidelines will vary for individual banks depending on their size, complexity, scope of activities, geographic diversity, and various technologies/systems used.

16. The IS Audit Head is responsible for the annual IS Audit Plan which is prepared based on the scoping document and risk assessment. The Audit plan typically covers the overall audit strategy, scoped audit areas, details of control objectives identified in the scoping stage, sample sizes, frequency/ timing of audit based on risk assessment, nature and extent of audit, IT Resource skills identification and budget allocation. A report on the status of planned versus actual audits, and any changes to the annual audit plan, needs to be periodically presented to Audit Committee and Senior management.

17. The IS Audit Plan(either separately or as part of overall internal audit plan) should be a formal document, duly approved by the Audit Committee initially and during any subsequent major changes. Audit plan should be prepared so that it is in compliance with any appropriate external requirements in addition to well known IS Auditing Standards.

18. IT governance, information security governance related aspects, critical IT general controls like data centre controls and processes and critical business applications having financial/ compliance/ customer access(like delivery channels) including MIS and regulatory reporting systems need to be audited at least once a year (or more frequently, if warranted by the risk assessment).

19. IS Auditors should also review critical areas like IT Governance and Information Security Governance structures and practices implemented by the bank, detailed testing of controls on newly development systems before implementing them in live environment (pre-implementation review), performing a post implementation review of application controls (along with underlying IT environment) to confirm that controls as designed are implemented and are operating effectively, reviewing the process followed by implementation team to ensure data integrity upon data migration from older to new system, detailed audit of SDLC process to confirm that security features are incorporated into a new system implemented by the Bank, or while modifying an existing system and validating the IT risks identified by the business teams before launching a new product or service and which may enable the business to incorporate additional controls, if required, in the system before the launch.

20. IS Audits should also cover branches, with focus on large and medium branches, in areas like password controls, control of user ids, operating system security, anti-malware controls, maker-checker controls, segregation of duties, physical security, review of exception reports/audit trails, BCP policy and testing etc.

21. Detailed pre-implementation application control audits and data migration audits in respect of critical systems needs to be subjected to independent external audit.

22. Banks also need to conduct a post-implementation detailed application control audit. Furthermore, banks should also include application control audits in a risk based manner as part of the regular Internal Audit/IS Audit plans with focus on data integrity (among other factors). General internal auditors with requisite functional knowledge need to be involved along with the IS Auditors in the exercise to provide the requisite domain expertise.

22. IS Auditors should periodically review the results of internal control processes and analyse financial or operational data for any impact on a risk assessment or scoring. Accordingly, various auditee units should be required to keep auditors up to date on all major changes in departments or functions, such as the introduction of a new product, implementation of a new system, application conversions, significant
changes in organisation or staff, new regulatory and legal requirements, security incidents etc.

23. As regards application control audits, application controls to address the application-level risks may be in the form of computerised controls built into the system, manually performed controls, or a combination of both. Risks of manual controls in critical controls need to be considered. Where the option to place reliance on programmed controls is taken, relevant general IT controls should be considered, as well as controls specifically relevant to the audit objective. Objectives should be developed to address various criteria like integrity, availability, compliance, reliability and confidentiality. Effectiveness and efficiency can also be additional criteria.

24. IS Auditors should be reasonably conversant with various fraud risk factors and should assess the risk of occurrence of irregularities, connected with the area under audit. In pursuance to the understanding gathered during threat identification step of the IT Risk assessment process, the IS Auditors should identify the control objectives and activities that are required to be tested to address fraud risk. The IS Auditor should consider Fraud Vulnerability assessments undertaken by the Fraud Risk Management group, while identifying fraud risk factors in the IT risk assessment process.

25. Banks should consider using testing accelerators — tools and/or techniques that help support the procedures IS Auditors will be performing — to increase the efficiency and effectiveness of the audit. CAEs can use an accelerator to do the same audit in less time or do more detailed audit procedures in the same amount of time taking into consideration the cost/benefits of any solution. The audit accelerators can be divided into two general categories — audit facilitators that help support the overall management of the audit (e.g. an electronic workpaper management tool) and testing accelerators that automate the performance of audit tests (e.g. data analysis tools).

26. Auditors need to enhance utilisation of CAATs in various areas such as detection of revenue leakage, assessing impact of control weaknesses, KYC/AML requirements and generally in areas where a large volume and value of transactions are involved. Suitable “read-only” access rights should be provided to auditors for enabling use of CAATs.

27. Banks can consider, wherever possible, for critical systems, continuous auditing approach which is a method used to perform control and risk assessments automatically on a more frequent basis using technology, which is key to enabling such an approach. Continuous auditing changes the audit paradigm from periodic reviews of a sample of transactions to ongoing audit testing of 100 percent of transactions. It can become an integral part of modern auditing.

28. A continuous audit approach allows internal auditors to fully understand critical control points, rules, and exceptions. With automated, frequent analyses of data, they are able to perform control and risk assessments in real time or near real time. They can analyse key business systems for both anomalies at the transaction level and for data-driven indicators of control deficiencies and emerging risk.

29. Reporting and follow up aspect of IS Audit involves preparing audit summary and memorandum, requirements for discussing findings with management, finalising and submitting reports, carrying out follow-up procedures, archiving documents and ensuring continuous auditing.

30. Senior Management may decide to accept the risk of not correcting the reported condition because of cost or other considerations. The Board (or the Audit Committee) should be informed of Senior Management’s decision on significant observations and recommendations. When IS Auditors believes that the bank has accepted a level of residual risk that is inappropriate for the organisation, they should discuss the matter with appropriate level of management. If the IS Auditors are not in agreement with the decision, regarding residual risk, IS Auditors and Senior Management should report the matter to the Board (or Audit Committee) for resolution.
31. Services provided by a third party are relevant to the IS Audit of a bank when those services, and the controls over them, are part of the bank’s information system, including related business processes, relevant to scope of IS Audit. These need to be adequately assessed as part of IS Audit process.

32. With a view to provide assurance to bank’s management and regulators, banks are required to conduct a quality assurance, atleast once every three years, on the banks Internal Audit including IS Audit to validate the approach and practices adopted by them in the discharge of its responsibilities as laid out in the Audit Charter / Audit Policy.

33. Accreditation and empanelment of IS audit qualifications/certifications and IS audit vendors/firms can be considered by Government of India.
Chapter 6 – Cyber Fraud

Introduction:

With the advances in information technology, most banks in India have migrated to core banking platforms and have moved transactions to payment cards (debit and credit cards) and to electronic channels like ATMs, Internet Banking and Mobile Banking. Fraudsters have also followed customers into this space. However, the response of most of the banks to frauds in these areas needs further improvement, thereby avoiding putting the entire onus on the customer. There is also a lack of clarity amongst banks on the reporting of these instances as frauds.

A need is therefore felt to have an industry wide framework on fraud governance with particular emphasis on tackling electronic channel based frauds. This note endeavours to bring out the challenges and suggests a framework which can be implemented across banks to effectively tackle the electronic fraud menace. It would be useful to recall the definition of fraud at this stage.

‘A deliberate act of omission or commission by any person, carried out in the course of a banking transaction or in the books of accounts maintained manually or under computer system in banks, resulting into wrongful gain to any person for a temporary period or otherwise, with or without any monetary loss to the bank’.

This definition has been recommended as per para 9.1 of the Report of the Study Group on Large Value Bank Frauds set up by the Reserve Bank of India in 1997. It follows that like other bank frauds, various IT related frauds need to get captured through the fraud reporting system and banks should take adequate steps to mitigate such risks.

1. Roles/Responsibilities and Organizational structure for fraud risk management:

(a) Indian banks follow the RBI guideline of reporting all frauds above Rs.1 crore to their respective Audit Committee of the Board. Apart from this, banks are also putting up a detailed annual review of frauds to their Audit Committee of the Board. The Board for Financial Supervision (BFS) of RBI has observed that in terms of higher governance standards, the fraud risk management and fraud investigation must be ‘owned’ by the bank’s CEO, Audit Committee of the Board and the Special Committee of the Board.

(b) Special Committee of the Board for monitoring large value frauds

Banks are required to constitute a special committee for monitoring and follow up of cases of frauds involving amounts of ₹1 crore and above exclusively, while the Audit Committee of the Board (ACB) may continue to monitor all the cases of frauds in general. The major function of the special committee is to monitor and review all the frauds of Rs.1 crore and above so as to:

- Identify the systemic lacunae if any that facilitated perpetration of the fraud and put in place measures to plug the same
- Identify the reasons for delay in detection, if any, reporting to top management of the Bank and RBI
- Monitor progress of CBI/Police investigation and recovery position
- Ensure that staff accountability is examined at all levels in all the cases of frauds and staff side action, if required, is completed quickly without loss of time
• Review the efficacy of the remedial action taken to prevent recurrence of frauds, such as strengthening of internal controls
• Put in place other measures as may be considered relevant to strengthen preventive measures against frauds.

The Special Committee should meet and review as and when a fraud involving an amount of ₹1 crore and above comes to light. Further, it is desirable that a meeting of the Special Committee be convened once a quarter, to deliberate on the progress of the prevention initiatives, staff accountability and progress of investigation by the police authorities and recoveries if any, in such cases. Most retail cyber frauds and electronic banking frauds would be of values less than ₹1 crore and hence may not attract the necessary attention of the Special Committee of the Board. Since these frauds are large in number and have the potential to reach large proportions, it is recommended that the Special Committee of the Board be briefed separately on this to keep them aware of the proportions of the fraud and the steps taken by the bank to mitigate them. The Special Committee should specifically monitor the progress of the mitigating steps taken by the bank in case of electronic frauds and the efficacy of the same in containing fraud numbers and values.

(c) Separate Department to manage frauds

The activities of fraud prevention, monitoring, investigation, reporting and awareness creation should be owned and carried out by an independent group in the bank. The group should be adequately staffed and headed by a senior official of the Bank, not below the rank of General Manager.

(d) Fraud review councils

Fraud review councils should be set up by the above fraud risk management group with various business groups in the bank. The council should comprise of head of the business, head of the fraud risk management department, the head of operations supporting that particular business function and the head of information technology supporting that business function. The councils should meet every quarter to review fraud trends and preventive steps taken that are specific to that business group.

2. Components of fraud risk management:

(i) Fraud prevention practices

A strong internal control framework is the strongest deterrence for frauds. The fraud risk management department along with the business/operations/support groups, continuously reviews various systems and controls, to remove gaps if any, and to strengthen the internal control framework. The following are some of the fraud prevention practices that are recommended for banks.

(a) Fraud vulnerability assessments

Fraud vulnerability assessments should be undertaken across the bank by the fraud risk management group. Apart from the business and the operations groups, such assessment also cover channels of the bank such as branches, internet, ATM and phone banking, as well as international branches, if any. During the course of a vulnerability assessment, all the processes should be assessed based on their fraud risk. Controls need to be checked and improvements suggested for tightening the same. These should be reviewed in the fraud review councils.
‘Mystery Shopping’ is an important constituent of vulnerability assessment. Transactions are introduced in ‘live’ scenarios to test the efficacy of controls. The results of the mystery shopping exercises should be shared with the relevant groups in the fraud review councils and be used for further strengthening of controls.

(b) Review of new products and processes
No new product or process should be introduced or modified in a bank without the approval of control groups like compliance, audit and fraud risk management groups. The product or process needs to be analysed for fraud vulnerabilities and fraud loss limits to be mandated wherever vulnerabilities are noticed.

(c) Fraud loss limits
All residual/open risks in products and processes need to be covered by setting ‘fraud-loss’ limits. ‘Fraud-loss’ limits need to be monitored regularly by the fraud risk management group and a review needs to be undertaken with the respective business group when fraud loss amount reaches 90% of the limit set. In case it is difficult to set a fraud- loss limit, a limit on the total number or total value of frauds may be defined. For the purpose of deciding how much a product or a process has used up the limit set, the cumulative value of frauds in that product or process during the financial year needs to be considered.

(d) Root cause analysis
All actual fraud cases above ₹10 lakhs and cases where a unique modus operandi is involved, should be reviewed immediately after such a fraud is detected. The findings should be used to redesign products and processes and remove the gaps so that they do not recur.

(e) Data/information/system security
Most banks have incorporated several security measures for their documents, information, systems and customer deliverables such as cheque books/debit cards. Security measures have also been incorporated during delivery of instruments such as cards/cheque books/internet passwords to customers through couriers. Internet banking systems have security features such as separate transaction passwords, two factor authentication, multi-channel process for registering payees, upper limit on transaction value and SMS alerts to customers. It is also necessary that customer confidential information and other data/information available with banks is secured adequately to ensure that fraudsters do not access it to perpetrate fraudulent transactions. Appropriate steps need to be taken to ensure data/information/system security at the Bank, as indicated earlier in the report. Information security and appropriate access control procedures ensure that only employees who are required to know particular information have access to the same and can put through transactions. Further, a bank’s systems need to be adequately secured to ensure that no un-authorised person carries out any system modifications/changes. Appropriate verification procedures should also be incorporated at all channels such as phone banking, ATMs, branches and internet to ensure that only genuine transactions are put through. All the above security measures should be under continuous review for further strengthening. Details in this regard were covered in chapter on information security.

(f) Know Your Customer (KYC) and know your employee/vendor procedures
A strong KYC process is the backbone of any fraud prevention activity. Such a process enables banks to prevent unscrupulous elements from gaining entry into the bank’s environment, which gives them an opportunity to carry out their fraudulent intentions. Similarly, appropriate due diligence procedures before recruitment of employees and vendors is essential to prevent known fraudsters or people with fraudulent motives to
have access to a bank’s channels. Banks have to implement strong procedures to carry out due diligence of potential customers, employees and vendors before they are enrolled.

**Common KYC documents for account opening**
The possibility of setting up an agency with which the customer can register for KYC certification may be examined. Once a customer registers with such an agency, banks can open accounts for customers without any documentation except the certification. The certificate can be checked by the bank online by referring to the website of the certification agency.

**(g) Physical security**
All banks have a dedicated team to take care of the security of the physical infrastructure. This team should conduct regular security audits of various offices to check for deviations/lapses. It is the responsibility of this team to ensure that physical assets and data copied on magnetic/optical media do not go out of the offices of the bank without authorisation.

**(h) Creation of fraud awareness amongst staff and customers**
Awareness on how to prevent and detect frauds is the basis of fraud management. Banks need to adopt various measures to create awareness amongst staff and customers. Some of the recommended measures are detailed in subsequent paragraphs in the document.

**(iii) Fraud detection**

**a) Detection of fraud**
Despite strong prevention controls aimed at fraud deterrence, fraudsters do manage to perpetrate frauds. In such cases, the earlier the fraud is detected, the better the chance of recovery of the losses and bringing the culprits to book. System triggers that throw up exceptional transactions, opening up channels that take note of customer/employee alerts/disputes, seeding/mystery shopping exercises and encouraging employees/customers/ well- wishers to report suspicious transactions/behaviours are some of the techniques that are used for detection of frauds. The exceptional/suspicious transactions/activities reported through these mechanisms should be investigated in detail.

**b) Transaction monitoring**
Banks should set up a transaction monitoring unit within the fraud risk management group. The transaction monitoring team should be responsible for monitoring various types of transactions, especially monitoring of potential fraud areas, by means of which, early alarms can be triggered. This unit needs to have the expertise to analyse transactions to detect fraud trends. This unit should work in conjunction with the data warehousing and analytics team within banks for data extraction, filtering, and sanitisation for transaction analysis for determining fraud trends. Banks should put in place automated systems for detection of frauds based on advanced statistical algorithms and fraud detection techniques.

**c) Alert generation and redressal mechanisms**
Appropriate mechanisms need to be established in banks, to take note of the disputes/exceptions or suspicions highlighted by various stakeholders including transaction monitoring teams in banks and to investigate them thoroughly. Banks should have a well publicised whistle blowing mechanism.
d) **Dedicated email ID for reporting suspected frauds**

Banks can have dedicated email IDs for customers to report any fraudulent activity that they may notice. A dedicated team can be created to reply to customer queries and concerns through the above email IDs. Phone banking officers and branch staff should also be trained on response to customers’ queries and concerns on frauds.

e) **Dedicated phone number for reporting suspected frauds**

Banks may contemplate the setting up of a fraud helpline for customers and employees to enable them to report suspected frauds and seek tips on fraud prevention. By doing this, banks can make available one more avenue for early reporting and detection of frauds.

f) **Mystery shopping and reviews**

Continuous supervision and control by managers/supervisors on activities is important to detect any abnormal activity. However, considering a bank’s size and scope, this needs to be supplemented by mystery shopping to detect system flaws and also to identify unscrupulous employees/vendors. Immediate action needs to be taken on the findings of such reviews.

g) **Importance of early detection of frauds**

A bank’s fraud management function is effective if it is able to minimise frauds and when fraud occurs, is able to detect the fraud so that the loss is minimised.

(iii) **Fraud investigation**

The examination of a suspected fraud or an exceptional transaction or a customer dispute/alert in a bank shall be undertaken by:

- Fraud risk management group
- Specific committee of employees constituted to examine the 'suspected fraud'
- Regulatory or investigative authorities
- External agencies, if any, as appointed by the bank

a) **Fraud Investigation function**

It is widely accepted that fraud investigation is a specialised function. Thus, the fraud risk management group should undergo continuous training to enhance its skills and competencies. The first step in an investigation process is gathering the entire transaction details, documents and complete details of the customer/employee or vendor. In order to investigate into suspected cases, the group would adopt various advanced techniques including computer forensics, forensic accounting and tools to analyse large volumes of data.

The investigation team may conduct oral interviews of customers or employees to understand the background and details of the case. In case an interview of the person accused of fraud is required to be undertaken, the investigation group should follow a prescribed procedure and record statements appropriately. The investigation activities need to be carried out discreetly and within a specified time line. The investigating team should take into account all the relationships of the involved parties with the bank while investigating and submitting an investigation report. The investigation report will help the respective business groups take a decision on all the relationships of the customer with the Bank. The investigation report should conclude whether a suspected case is a fraud.
and thereafter the report would form the basis for further actions such as regulatory
reporting.

In case of employee involvement in the fraud, the investigation report may be the basis
of staff accountability and HR actions. It may be noted that, during the course of the
investigations, banks should adopt only means permitted by law, regulations and code of
conduct of the bank and any inconvenience to customers or general public should be
avoided. It is also important to note that certain investigations are best carried out by law
enforcement authorities and the bank should refer cases to such authorities at the
appropriate time, to enable them to carry out their responsibilities efficiently.

In case of need, the investigating team should seek the support of other specialised
groups within the bank, such as the audit group to carry out investigations efficiently.

At times, investigation of a fraud wherein money has come into the country to an account
in a bank through another bank in the same country needs to be done. The intermediary
bank does not investigate or report the case stating that it is merely an intermediary
while the recipient bank states that it has no knowledge of the transaction and is merely
a recipient of the funds sent by the intermediary bank. In this case, it is clarified that the
bank whose customer has received the money should investigate and report the case.

b) Recovery of fraud losses

The concerned group in a bank, in which the fraud has occurred, should make all out
efforts to recover the amount lost. They may use specialised groups like legal or
collections for this purpose. The investigation team may also be able to recover some
amounts during the course of their investigation. The Police may also recover some
amount during their investigation. This would be deposited in Court pending final
adjudication. The bank should liaise with the Police and keep track of such amounts.

(iv) Reporting of frauds

As per the guidelines on reporting of frauds as indicated in the RBI circular, dated July 1,
2010, fraud reports should be submitted in all cases of fraud of ₹1 lakh and above
perpetrated through misrepresentation, breach of trust, manipulation of books of account,
fraudulent encashment of instruments like cheques, drafts and bills of exchange,
unauthorised handling of securities charged to the bank, misfeasance, embezzlement,
misappropriation of funds, conversion of property, cheating, shortages, irregularities, etc. It
is further recommended that this should also include frauds in the electronic channels and
the variants of plastic cards used by a bank and its customers for concluding financial
transactions.

a) Determination of the fraud amount for reporting

It has been noted that there is a lack of uniformity regarding the amount of fraud to be
reported to the RBI. Some banks report the net loss as the fraud amount (i.e. fraud
amount minus recovery), while others report the gross amount. Some do not report a
fraud if the entire amount is recovered. In the case of credit card frauds, some banks
follow the practice of reporting the frauds net of chargeback credit received while others
report the amount of the original transactions. To overcome such inconsistency, a
uniform rule of reporting amounts involved in frauds is being recommended. For
transaction banking frauds like cheque forgery, remittance frauds, internet banking,
credit cards, cash shortages etc., the fraud amount is the amount of the transaction(s)
that is/have been done fraudulently. For borrowal frauds, the amount reported should be
the principal outstanding plus the interest due till the date of detection of fraud. Any
recoveries done subsequent to the detection of fraud should be reported as recovery and not deducted from the fraud amount.

b) *Frauds in merchant acquiring business*

A special mention needs to be made here of frauds done by collusive merchants who use skimmed/stolen cards on the POS terminals given to them by banks and then abscond with the money before the chargeback is received on the transaction. It is imperative that the bank which has provided acquiring services to such merchant, reports the case to RBI.

c) *Frauds in ATM acquiring business*

Also, it has been observed that in a shared ATM network scenario, when the card of one bank is used to perpetrate a fraud through another bank’s ATM, there is a lack of clarity on who should report such a fraud. It is the bank acquiring the transaction that should report the fraud. The acquiring bank should solicit the help of the issuing bank in recovery of the money. The facts of the case would decide as to which bank will bear the loss.

d) *Filing of police complaints*

As per para 6 of the above circular, banks have to file a police complaint for all frauds of ₹1 lakh and above and for staff involvement in fraud cases of the value exceeding ₹10,000. These limits being set a few years ago, there is a case for these being enhanced to ₹2 lakh and ₹20,000 respectively. In the case of online frauds, since the jurisdiction is not clear, there is ambiguity on where the police complaint should be filed. Cybercrime cells are not present in every part of the country. The matter of having a separate cell working on bank frauds in each state police department authorised to register complaints from banks and get the investigations done on the same needs to be taken up with the respective police departments. Also, banks should readily share data and documents requested by the police even in cases where the bank in question is not the victim of the fraud but has been a receiver of fraudulent monies into its accounts.

(v) **Customer awareness on frauds**

a) *Creation of customer awareness on frauds*

Customer awareness is one of the pillars of fraud prevention. It has been seen that alert customers have enabled prevention of several frauds and in case of frauds which could not be avoided, helped in bringing the culprit to book by raising timely alerts. Banks should thus aim at continuously educating its customers and solicit their participation in various preventive/detector measures. It is the duty of all the groups in banks to create fraud risk awareness amongst their respective customers. The fraud risk management group should share its understanding of frauds with each group, identify areas where customer awareness is lacking and if required, guide the groups on programmes to be run for creation of awareness amongst customers. The groups should ensure that in each of their interaction with customers there is at least one message to make the customer aware of fraud risk.

The following are some of the recommended measures to create awareness amongst customers:

- Publications in leading newspapers
- Detailed ‘do’s and don’ts’ on the web site of the bank
- Messages along with statement of accounts, either physical or online
- Messages printed on bank’s stationery such as envelopes, card covers, etc.
• SMS alerts
• Message on phone banking when the customer calls
• As inserts or on the jackets of cheque books
• Posters in branches and ATM centres
• Interstitials on television and radio

It should be ensured that the communication to the customer is simple and aimed at making them aware of fraud risks and seeking their involvement in taking proper precautions aimed at preventing frauds. Such communication should be reviewed periodically by the fraud risk management group to judge its effectiveness.

(vi) Employee awareness and training

(a) Creation of employee awareness

Employee awareness is crucial to fraud prevention. Training on fraud prevention practices should be provided by the fraud risk management group at various forums. Banks may use the following methods to create employee awareness:

• Class room training programmes at the time of induction or during risk related training sessions
• Publication of newsletters on frauds covering various aspects of frauds and containing important message on fraud prevention from senior functionaries of the Bank
• E-learning module on fraud prevention
• Online games based on fraud risks in specific products or processes
• E-tests on prevention practices and controls
• Detailed ‘do’s and don’ts’ put up on the worksite of the employee
• Safety tips flashed at the time of logging into Core Banking System (CBS), screen savers, etc.
• Emails sent by the respective business heads
• Posters on various safety measures at the work place
• Messages/discussions during daily work huddles

(b) Rewarding employees on fraud prevention

A positive way of creating employee awareness is to reward employees who have gone beyond their call of duty, and prevented frauds. Awards may be given to employees who have done exemplary work in preventing frauds. Details of employees receiving such awards may be published in the fraud newsletters.

3. Industry-Wide Recommendations

(a) To enhance investigation skills of the staff in the fraud risk management group, a training institute for financial forensic investigation may be set up by banks under the aegis of IBA. Faculty and material may be made available by banks and other forensic experts. International best practices on training and certification can be adopted by the training institute.

(b) The experience of controlling/preventing frauds in banks should be shared between banks on a regular basis. The standing forum provided by the Indian Bank’s Association (IBA) can be used to share best practices and further strengthen internal controls at the respective banks. Banks have started sharing negative/fraudulent list of accounts through CIBIL Detect. Banks should also start sharing the details of employees who have defrauded them so that they do not get hired by other banks/financial institutions.
(c) Interbank co-operation: While most banks today actively co-operate in freezing funds when information is received from another bank, when it comes to refund of the funds lying in the account, there is no standard practice for refund between banks. Some banks require an indemnity to be signed by the recipient bank while others insist on a court order. There should be a general agreement on process among all banks to refund monies lying in fraudulent beneficiary’s account.

(d) In the case of online frauds, since the jurisdiction is not clear, there is ambiguity on where the police complaint should be filed and customers/banks have to shuttle between different police units on the point of jurisdiction. Cybercrime cells are not present in every part of the country. The matter of having a separate cell working on bank frauds in each state police department authorized to register complaints from banks and get the investigations done on the same needs to be taken up with the respective police departments.

(e) There needs to multi-lateral arrangements amongst banks to deal with on-line banking frauds. Presently, due to lack of such an arrangement amongst banks, a customer may be required to interact with different banks/organizations when more than one bank is involved. IBA could explore and facilitate such a mechanism.

(f) Working with law enforcement authorities: At each state, a Financial Crime Review Committee needs to be set up on frauds along the lines of Security Committee that has been set up by the RBI to review security issues in banks with the law enforcement authorities. The Committee can oversee the creation of awareness by banks amongst law enforcement agencies on new fraud types, especially technology based frauds. Banks and the Police should regularly meet to discuss fraud trends and challenges. Banks may also, subject to budgetary constraints, make available cyber forensic equipments and expertise to the Police by sponsoring such facilities.

**KEY RECOMMENDATIONS:**

1. Most retail cyber frauds and electronic banking frauds would be of values less than ₹1 crore and hence may not attract the necessary attention of the Special Committee of the Board. Since these frauds are large in number and have the potential to reach large proportions, it is recommended that the Special Committee of the Board be briefed separately on this to keep them aware of the proportions of the fraud and the steps taken by the bank to mitigate them. The Special Committee should specifically monitor the progress of the mitigating steps taken by the bank in case of electronic frauds and the efficacy of the same in containing fraud numbers and values.

2. The activities of fraud prevention, monitoring, investigation, reporting and awareness creation should be owned and carried out by an independent group in the bank. The group should be adequately staffed and headed by a senior official of the Bank, not below the rank of General Manager/DGM.

3. Fraud review councils should be set up by the above fraud risk management group with various business groups in the bank. The council should comprise of head of the business, head of the fraud risk management department, the head of operations supporting that particular business function and the head of information technology supporting that business function. The councils should meet every quarter to review fraud trends and preventive steps taken that are specific to that business group.

4. Various fraud prevention practices need to be followed by banks. These include fraud vulnerability assessments, review of new products and processes, putting in place
fraud loss limits, root cause analysis for actual fraud cases above Rs.10 lakhs, reviewing cases where a unique modus operandi is involved, ensuring adequate data/information security measures, following KYC and Know your employee/vendor procedures, ensuring adequate physical security, sharing of best practices of fraud prevention and creation of fraud awareness amongst staff and customers.

5. Banks have started sharing negative/fraudulent lists of accounts through CIBIL Detect. Banks should also start sharing the details of employees who have defrauded them so that they do not get hired by other banks/financial institutions.

6. Quick fraud detection capability would enable a bank to reduce losses and can also serve as a deterrent to fraudsters. Various important requirements recommended in this regard include setting up a transaction monitoring group within the fraud risk management group, alert generation and redressal mechanisms, dedicated e-mail id and phone number for reporting suspected frauds, mystery shopping and reviews.

7. Banks should set up a transaction monitoring unit within the fraud risk management group. The transaction monitoring team should be responsible for monitoring various types of transactions, especially monitoring of potential fraud areas, by means of which, early alarms can be triggered. This unit needs to have the expertise to analyse transactions to detect fraud trends. This unit should work in conjunction with the data warehousing and analytics team within banks for data extraction, filtering, and sanitisation for transaction analysis for determining fraud trends. Banks should put in place automated systems for detection of frauds based on advanced statistical algorithms and fraud detection techniques.

8. It is widely accepted that fraud investigation is a specialised function. Thus, the fraud risk management group should undergo continuous training to enhance its skills and competencies.

9. Apart from the categories of fraud that need to be reported as per RBI circular dated July 2, 2010, it is recommended that this should also include frauds in the electronic channels and the variants of plastic cards used by a bank and its customers for concluding financial transactions.

10. It has been noted that there is lack of uniformity regarding the amount of fraud to be reported to RBI. Some banks report the net loss as the fraud amount (i.e. fraud amount minus recovery), while others report the gross amount. Some do not report a fraud if the entire amount is recovered. In the case of credit card frauds, some banks follow the practice of reporting the frauds net of chargeback credit received while others report the amount of the original transactions. To overcome such inconsistency, a uniform rule of reporting amounts involved in frauds is being recommended.

11. A special mention needs to be made here of frauds done by collusive merchants who use skimmed/stolen cards on the POS terminals given to them by banks and then abscond with the money before the chargeback is received on the transaction. Many banks do not report such cases stating that the banks which have issued the cards are the ones impacted. However, in these cases, the merchants cause undue loss to the bank, by siphoning off the credit provided. Hence such cases should be reported as frauds.

12. Also, it has been observed that in a shared ATM network scenario, when the card of one bank is used to perpetrate a fraud through another banks’ ATM, there is a lack of clarity on who should report such a fraud. It is the bank acquiring the transaction that
should report the fraud. The acquiring bank should solicit the help of the issuing bank in recovery of the money.

13. In the case of online frauds, since the jurisdiction is not clear, there is ambiguity on where the police complaint should be filed and customers/banks have to shuttle between different police units on the point of jurisdiction. Cybercrime cells are not present in every part of the country. The matter of having a separate cell working on bank frauds in each state police department authorised to register complaints from banks and get the investigations done on the same needs to be taken up with the respective police departments.

14. Customer awareness is one of the pillars of fraud prevention. It has been seen that alert customers have enabled prevention of several frauds and in case of frauds which could not be avoided, helped in bringing the culprit to book by raising timely alerts. Banks should thus aim at continuously educating its customers and solicit their participation in various preventive/detective measures. It is the duty of all the groups in banks to create fraud risk awareness amongst their respective customers.

15. Employee awareness is crucial to fraud prevention. Training on fraud prevention practices should be provided by the fraud risk management group at various forums.

16. A positive way of creating employee awareness is to reward employees who have gone beyond their call of duty, and prevented frauds. Awards may be given to employees, who have done exemplary work in preventing frauds. Details of employees receiving such awards may be published in the fraud newsletters.

17. To enhance investigation skills of the staff in the fraud risk management group, a training institute for financial forensic investigation may be set up by banks under the aegis of IBA.

18. The experience of controlling/preventing frauds in banks should be shared between banks on a regular basis. The standing forum provided by the Indian Bank’s Association (IBA) can be used to share best practices and further strengthen internal controls at the respective banks.

19. There should be a general agreement on the process among all banks to refund monies lying in a fraudulent beneficiary’s account.

20. There needs to multi-lateral arrangements amongst banks to deal with on-line banking frauds. Presently, it is noticed that there is lack of such an arrangement amongst banks and the customer is required to interact with different banks/organizations when more than one bank is involved. IBA could facilitate such a mechanism.

21. At each state, a Financial Crime Review Committee needs to be set up on frauds along the lines of Security Committee that has been set up by the RBI to review security issues in banks with the law enforcement authorities. The Committee can oversee the creation of awareness by banks among law enforcement agencies on new fraud types, especially technology based frauds.
Chapter 7: Business Continuity Planning

Introduction

The pivotal role that banking sector plays in the economic growth and stability, both at national and individual level, requires continuous and reliable services. Increased contribution of 24x7 electronic banking channels has increased the demand to formulate consolidated Business Continuity Planning (BCP) guidelines covering critical aspects of people, process and technology.

BCP forms a part of an organisation’s overall Business Continuity Management (BCM) plan, which is the “preparedness of an organisation”, which includes policies, standards and procedures to ensure continuity, resumption and recovery of critical business processes, at an agreed level and limit the impact of the disaster on people, processes and infrastructure (includes IT); or to minimise the operational, financial, legal, reputational and other material consequences arising from such a disaster.

Effective business continuity management typically incorporates business impact analyses, recovery strategies and business continuity plans, as well as a governance programme covering a testing programme, training and awareness programme, communication and crisis management programme.

1. Roles, Responsibilities and Organisational structure

Board of Directors and Senior management

A bank’s Board has the ultimate responsibility and oversight over BCP activity of a bank. The Board approves the Business Continuity Policy of a bank. Senior Management is responsible for overseeing the BCP process which includes:

- Determining how the institution will manage and control identified risks
- Allocating knowledgeable personnel and sufficient financial resources to implement the BCP
- Prioritizing critical business functions
- Designating a BCP committee who will be responsible for the Business Continuity Management
- The top management should annually review the adequacy of the institution's business recovery, contingency plans and the test results and put up the same to the Board.
- The top management should consider evaluating the adequacy of contingency planning and their periodic testing by service providers whenever critical operations are outsourced.
- Ensuring that the BCP is independently reviewed and approved at least annually;
- Ensuring employees are trained and aware of their roles in the implementation of the BCP
- Ensuring the BCP is regularly tested on an enterprise-wide basis
- Reviewing the BCP testing programme and test results on a regular basis and
- Ensuring the BCP is continually updated to reflect the current operating environment
1.1 BCP Head or Business Continuity Co-ordinator

A senior official needs to be designated as the Head of BCP activity or function.

His or her responsibilities include:

- Developing of an enterprise-wide BCP and prioritisation of business objectives and critical operations that are essential for recovery
- Business continuity planning to include the recovery, resumption, and maintenance of all aspects of the business, not just recovery of the technology components;
- Considering the integration of the institution's role in financial markets;
- Regularly updating business continuity plans based on changes in business processes, audit recommendations, and lessons learned from testing
- Following a cyclical, process-oriented approach that includes a business impact analysis (BIA), a risk assessment, management and monitoring and testing
- Considering all factors and deciding upon declaring a “crisis”

1.2 BCP Committee or Crisis Management Team

Since electronic banking has functions spread across more than one department, it is necessary that each department understands its role in the plan. It is also important that each gives its support to maintain it. In case of a disaster, each has to be prepared for a recovery process, aimed at protection of critical functions. To this end, it would be helpful if a set up like the BCP Committee, charged with the implementation of BCP, in an eventuality and all departments expected to fulfill their respective roles in a co-ordinated manner.

Hence, a committee consisting of senior officials from departments like HR, IT, Legal, Business and Information Security needs to be instituted with the following broad mandate:

- To exercise, maintain and to invoke business continuity plan, as needed
- Communicate, train and promote awareness
- Ensure that the Business Continuity Plan (BCP) fits with other plans and requirement of concerned authorities
- Budgetary issues
- Ensure training and awareness on BCP to concerned teams and employees
- Co-ordinating the activities of other recovery, continuity, response teams and handling key decision-making
- They determine the activation of the BCP
- Other functions entail handling legal matters evolving from the disaster, and handling public relations and media inquiries

1.3 BCP Teams

There needs to be adequate teams for various aspects of BCP at central office, as well as individual controlling offices or at a branch level, as required. Among the teams that can be considered based on need, are the incident response team, emergency action and operations team, team from particular business functions, damage assessment team, IT teams for hardware, software, network support, supplies team, team for organizing logistics, relocation team, administrative support team, coordination team.
Sample guidelines for committees or teams for BCP are provided below:

<table>
<thead>
<tr>
<th>BCP people or Group</th>
<th>HR</th>
</tr>
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<tbody>
<tr>
<td><strong>Topic</strong></td>
<td><strong>Ideas</strong></td>
</tr>
<tr>
<td>1. Roles, responsibilities and authorities</td>
<td>Communication to staff and onsite contractors</td>
</tr>
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<td></td>
<td>Fatalities handling or counselling</td>
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<td></td>
<td>Resourcing</td>
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<tr>
<td></td>
<td>Maintain staff and contractors database</td>
</tr>
<tr>
<td>2. Necessary competencies</td>
<td>Documentation planning</td>
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<td></td>
<td>Change management</td>
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<td></td>
<td>HR CIPD (Chartered Institute of Personnel and Development) certification</td>
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<td></td>
<td>Health and safety</td>
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<tr>
<td>3. Approach to training needs analysis</td>
<td>Counselling</td>
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<tr>
<td></td>
<td>Training scenarios</td>
</tr>
<tr>
<td></td>
<td>Desktop exercises</td>
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<tr>
<td></td>
<td>Find out if managers know responsibilities for embedding BCP in community</td>
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<tr>
<td>4. Appropriate training</td>
<td>Table top</td>
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<td></td>
<td>Scenario walkthroughs</td>
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<td>Full exercises</td>
</tr>
<tr>
<td>5. Ways of measuring necessary competence</td>
<td>Audits</td>
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<tr>
<td></td>
<td>Practical exercise</td>
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<tr>
<td></td>
<td>Live invocation</td>
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<tr>
<td>6. Suitable records of education, training, skills, experience and qualifications</td>
<td>Past exercise reports</td>
</tr>
</tbody>
</table>

**BCP people or group:** BCP Teams
<table>
<thead>
<tr>
<th>Topic</th>
<th>Ideas</th>
</tr>
</thead>
</table>
| 1. Roles, responsibilities and authorities | Set out in plan  
Assigned to position |
| 2. Necessary competencies | Knowledge of business  
Understanding impact  
Ability to analyse information  
Leadership |
| 3. Approach to training needs analysis | Interview  
Previous experience  
Skills required  
Scenario-“what would you do if” impact analysis |
| 4. Appropriate training | Sharing knowledge:  
- Senior staff  
- Junior staff  
- External  
Exercise |
| 5. Ways of measuring necessary competence | Assess practical  
Review capability following event |
| 6. Suitable records of education, training, skills, experience and qualifications | Past exercise records |

**BCP people or group:**

<table>
<thead>
<tr>
<th>Topic</th>
<th>Ideas</th>
</tr>
</thead>
</table>
| 1. Roles, responsibilities and authorities | CEO- Spokesperson  
PR and marketing  
Designated senior official  
Internal and external communications |
| 2. Necessary | Media training |
## Report of the Working Group on Electronic Banking

<table>
<thead>
<tr>
<th>competencies</th>
<th>Write coherent briefs</th>
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<tbody>
<tr>
<td></td>
<td>Be up-to-date with mission statement, value statement and general company policies</td>
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<td></td>
<td>Consistency with message</td>
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3. Approach to training needs analysis

| Identify gaps in knowledge and liaise with appropriate departments, whose message will be included (e.g. Health and Safety) |

4. Appropriate training

| Exercises |

5. Ways of measuring necessary competence

| Review Notes |

6. Suitable records of education, training, skills, experience and qualifications

| Past exercise reports |

<table>
<thead>
<tr>
<th>BCP people or group:</th>
<th>BCP Committee</th>
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<td><strong>Topic</strong></td>
<td><strong>Ideas</strong></td>
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</tr>
<tr>
<td>1. Roles, responsibilities and authorities</td>
<td>Authorities to exercise, maintain and to invoke plan (if specified)</td>
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<td></td>
<td>Communication, training and promoting awareness</td>
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<td>Fits with other plans/ authorities</td>
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<td>Budget</td>
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<td>Ensure others are trained</td>
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<tr>
<td>2. Necessary competencies</td>
<td>Understanding of business and business continuity framework</td>
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<td>Proficiency and expertise in own function</td>
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<td></td>
<td>Trained</td>
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<td></td>
<td>Ability to communicate</td>
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<tr>
<td>3. Approach to training needs analysis</td>
<td>Corporate approach/strategy for BCP</td>
</tr>
<tr>
<td></td>
<td>How is BCP implemented</td>
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<tr>
<td></td>
<td>Include deputies</td>
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<tr>
<td></td>
<td>Capability to exercise skills</td>
</tr>
<tr>
<td>4. Appropriate training</td>
<td>Same as the topic Approach to training needs analysis</td>
</tr>
</tbody>
</table>
5. Ways of measuring necessary competence

Through exercising
Predefine success criteria and review
Measure plan and people
Range of exercise types
  • Desktop
  • Simulation

6. Suitable records of education, training, skills, experience and qualifications

Records of training participation
  • Memberships
  • Formal qualifications
  • Personal development plans

2. Critical Components of Business Continuity Management Framework

The BCP requirements enunciated in this document should be considered. The onus lies on the Board and Senior Management for generating detailed components of BCP in the light of an individual bank’s activities, systems and processes.

2.1 BCP Methodology

Banks should consider looking at BCP methodologies and standards—BS 25999 by BSI—which follows the “Plan-Do-Check-Act Principle”.

*BCP methodology should include:*

**Phase 1: Business Impact Analysis**

- Identification of critical businesses, owned and shared resources with supporting functions to come up with the Business Impact Analysis (BIA)
- Formulating Recovery Time Objectives (RTO), based on BIA. It may also be periodically fine-tuned by benchmarking against industry best practices
- Critical and tough assumptions in terms of disaster, so that the framework would be exhaustive enough to address most stressful situations
- Identification of the Recovery Point Objective (RPO), for data loss for each of the critical systems and strategy to deal with such data loss
- Alternate procedures during the time systems are not available and estimating resource requirements

**Phase 2: Risk Assessment**

- Structured risk assessment based on comprehensive business impact analysis. This assessment considers all business processes and is not limited to the information processing facilities.
- Risk management by implementing appropriate strategy/architecture to attain the bank’s agreed RTOs and RPOs.

iii) Impact on restoring critical business functions, including customer-facing systems and payment and settlement systems such as cash disbursements, ATMs, internet banking, or call centres
• Dependency and risk involved in use of external resources and support

Phase 3: Determining Choices and Business Continuity Strategy

• BCP should evolve beyond the information technology realm and must also cover people, processes and infrastructure
• The methodology should prove for the safety and well-being of people in the branch / outside location at the time of the disaster.
• Define response actions based on identified classes of disaster.
• To arrive at the selected process resumption plan, one must consider the risk acceptance for the bank, industry and applicable regulations

Phase 4: Developing and Implementing BCP

• Action plans, i.e.: defined response actions specific to the bank's processes, practical manuals (do and don'ts, specific paragraph’s customised to individual business units) and testing procedures
• Establishing management succession and emergency powers
• Compatibility and co-ordination of contingency plans at both the bank and its service providers
• The recovery procedure should not compromise on the control environment at the recovery location
• Having specific contingency plans for each outsourcing arrangement based on the degree of materiality of the outsourced activity to the bank’s business
• Periodic updating to absorb changes in the institution or its service providers. Examples of situations that might necessitate updating the plans include acquisition of new equipment, upgradation of the operational systems and changes in:
  a) Personnel
  b) Addresses or telephone numbers
  c) Business strategy
  d) Location, facilities and resources
  e) Legislation
  f) Contractors, suppliers and key customers
  g) Processes–new or withdrawn ones
  h) Risk (operational and financial)

2.3 Key Factors to be Considered for BCP Design

Following factors should be considered while designing the BCP:

• Probability of unplanned events, including natural or man-made disasters, earthquakes, fire, hurricanes or bio-chemical disaster
• Security threats
• Increasing infrastructure and application interdependencies
• Regulatory and compliance requirements, which are growing increasingly complex
• Failure of key third party arrangements
• Globalisation and the challenges of operating in multiple countries.

2.4 BCP Considerations
(a) Banks must consider implementing a BCP process to reduce the impact of disruption, caused by disasters and security failures to an acceptable level through a combination of preventive and recovery measures.

(b) BCP should include measures to identify and reduce probability of risk to limit the consequences of damaging incidents and enable the timely resumption of essential operations. BCP should amongst others, consider reputation, operational, financial, regulatory risks.

(c) The failure of critical systems or the interruption of vital business processes could prevent timely recovery of operations. Therefore, financial institution management must fully understand the vulnerabilities associated with interrelationships between various systems, departments, and business processes. These vulnerabilities should be incorporated into the BIA, which analyses the correlation between system components and the services they provide.

(d) Various tools can be used to analyse these critical interdependencies, such as a work flow analysis, an organisational chart, a network topology, and inventory records. A work flow analysis can be performed by observing daily operations and interviewing employees to determine what resources and services are shared among various departments. This analysis, in conjunction with the other tools, will allow management to understand various processing priorities, documentation requirements, and the interrelationships between various systems. The following issues when determining critical interdependencies within the organisation:
   i. Key personnel;
   ii. Vital records;
   iii. Shared equipment, hardware, software, data files, and workspace;
   iv. Production processes;
   v. Customer services;
   vi. Network connectivity; and
   vii. Management information systems.

(e) **Key Considerations while Formulating A BCP:**
   - Ensuring prompt and accurate processing of securities transactions, including, but not limited to, order taking, order entry, execution, comparison, allocation, clearance and settlement of securities transactions, the maintenance of customer accounts, access to customer accounts and the delivery of funds and securities.
   - Honouring of all customer payouts (i.e. obligation)
   - Providing priority to intra-day deal payment
   - Providing customers prompt access to their funds and securities – measures should be undertaken to make customer funds and securities available to customers in the event of a significant business disruption.
   - Continuing compliance with regulatory reporting requirements etc.

(f) A single framework of BCP should be maintained to ensure that all plans are consistent, and to identify priorities and dependencies for testing and maintenance.

**A BCP framework should consider the following:**

- Conditions for activating plans, which describe a process to be followed (how to assess the situation, who is to be involved, etc.) before each plan is activated
- Emergency procedures, which describe the actions to be taken following an incident which jeopardises business operations and/ or human life. This should include arrangements for public relations management and for effective liaison with appropriate public authorities e.g. police, fire service, health-care services and local
government

- Identification of the processing resources and locations, available to replace those supporting critical activities; fall back procedures which describe the actions to be taken to move essential business activities or support services to alternative temporary locations and to bring business processes back into operation in the required time-scales
- Identification of information to be backed up and the location for storage, as well as the requirement for the information to be saved for back-up purpose on a stated schedule and compliance therewith
- Resumption procedures, which describe the actions to be taken to return to normal business operations
- A maintenance schedule which specifies how and when the plan will be tested and the process for maintaining the plan
- Awareness and education activities, which are designed to create understanding of critical banking operations and functions, business continuity processes and ensure that the processes continue to be effective
- The responsibilities of the individuals, describing who is responsible for executing which component of the plan. Alternatives should be nominated as required.

### (g) Pandemic Planning

**Pandemics** are defined as epidemics, or outbreaks in humans, of infectious diseases that have the ability to spread rapidly over large areas, possibly worldwide. Adverse economic effects of a pandemic could be significant, both nationally and internationally. Due to their crucial financial and economic role, financial institutions should have plans in place that describe how they will manage through a pandemic event.

Pandemic planning presents unique challenges to financial institution management. Unlike natural disasters, technical disasters, malicious acts, or terrorist events, the impact of a pandemic is much more difficult to determine because of the anticipated difference in scale and duration. Further, while traditional disasters and disruptions normally have limited time durations, pandemics generally occur in multiple waves, each lasting two to three months. Consequently, no individual or organisation is safe from the adverse effects that might result from a pandemic event.

One of the most significant challenges likely from a severe pandemic event will be staffing shortages due to absenteeism. These differences and challenges highlight the need for all financial institutions, no matter their size, to plan for a pandemic event when developing their BCP.

It is important for institutions to actively keep abreast of international and national developments and health advisories issued in this regard.

**Accordingly, a bank’s BCP needs to provide for the following:**

1. A preventive programme to reduce the likelihood that a bank’s operations will be significantly affected by a pandemic event, including: monitoring of potential outbreaks, educating employees, communicating and coordinating with critical service providers and suppliers, in addition to providing appropriate hygiene training and tools to employees.

2. A documented strategy that provides for scaling the institution’s pandemic efforts so they are consistent with the effects of a particular stage of a pandemic outbreak, such as first cases of humans contracting the disease overseas or in India and first cases within the organisation itself. The strategy will also need to outline plans that
state how to recover from a pandemic wave and proper preparations for any following wave(s).

3. A comprehensive framework of facilities, systems, or procedures that provide the organisation the capability to continue its critical operations in the event that large numbers of the institution’s staff are unavailable for prolonged periods. Such procedures could include social distancing to minimise staff contact, telecommuting, redirecting customers from branch to electronic banking services, or conducting operations from alternative sites.

4. The framework should consider the impact of customer reactions and the potential demand for, and increased reliance on, online banking, telephone banking, ATMs, and call support services. In addition, consideration should be given to possible actions by public health and other government authorities that may affect critical business functions of a financial institution.

5. A testing programme to ensure that the institution’s pandemic planning practices and capabilities are effective and will allow critical operations to continue.

6. An oversight programme to ensure ongoing review and updates to the pandemic plan so that policies, standards, and procedures include up-to-date, relevant information provided by governmental sources or by the institution’s monitoring programme.

3. Testing A BCP

- **Banks must regularly test BCP to ensure that they are up to date and effective:** Testing of BCP should include all aspects and constituents of a bank i.e. people, processes and resources (including technology). BCP, after full or partial testing may fail. Reasons are incorrect assumptions, oversights or changes in equipment or personnel. BCP tests should ensure that all members of the recovery team and other relevant staff are aware of the plans. The test schedule for BCPs should indicate how and when each component of a plan is to be tested. It is recommended to test the individual components of the plans(s) frequently, typically at a minimum of once a year. A variety of techniques should be used in order to provide assurance that the plan(s) will operate in real life.

- **Banks should involve their Internal Auditors (including IS Auditors) to audit the effectiveness of BCP:** And its periodic testing as part of their Internal Audit work and their findings/ recommendations in this regard should be incorporated in their report to the Board of Directors.

- **Banks should consider having a BCP drill planned along with the critical third parties:** In order to provide services and support to continue with pre-identified minimal required processes.

- **Banks should also periodically moving their operations:** Including people, processes and resources (IT and non-IT) to the planned fall-over or DR site in order to test the BCP effectiveness and also gauge the recovery time needed to bring operations to normal functioning.

- **Banks should consider performing the above test without movement of bank personnel to the DR site.** This will help in testing the readiness of alternative staff at the DR site.

- **Banks should consider having unplanned BCP drill:** Wherein only a restricted set of people and certain identified personnel may be aware of the drill and not the floor or business personnel. In such cases banks should have a “Lookout Team” deployed at the location to
study and assimilate the responses and needs of different teams. Based on the outcome of this study, banks should revise their BCP Plan to suit the ground requirements.

3.1 Testing Techniques

The below are few of the illustrative techniques that can be used for BCP testing purposes:

- **Table-top testing** for scenarios (discussing business recovery arrangements using example interruptions)
- **Simulations** (particularly for training people in their post-incident or crisis management roles)
- **Technical recovery testing** (ensuring information systems can be restored effectively)
- **Testing recovery at an alternate site** (running business processes in parallel with recovery operations away from the main site)
- **Tests of supplier facilities and services** (ensuring externally provided services and products will meet the contracted commitment)
- **Complete rehearsals** (testing that the organisation, personnel, equipment, facilities and processes can cope with interruptions)

a) **Simulation testing**: It is when participants choose a specific scenario and simulate an on-location BCP situation. It involves testing of all resources: people, IT and others, who are required to enable the business continuity for a chosen scenario. The focus is on demonstration of capability, including knowledge, team interaction and decision-making capabilities. It can also specify role playing with simulated response at alternate locations/facilities to act out critical steps, recognise difficulties, and resolve problems.

b) **Component testing**: This is to validate the functioning of an individual part or a sub-process of a process, in the event of BCP invocation. It focuses on concentrating on in-depth testing of the part or sub-process to identify and prepare for any risk that may hamper its smooth running. For example, testing of ATM switch.

Each organisation must define frequency, schedule and clusters of Business Areas, selected for test after a thorough Risk and Business Impact Analysis has been done.

*The bank can consider broad guidelines provided below for determining the testing frequency based on critical of a process:*

<table>
<thead>
<tr>
<th>Impact on processes</th>
<th>Table-top testing</th>
<th>Call tree</th>
<th>Simulation testing</th>
<th>Component testing</th>
<th>Complete Rehearsals</th>
</tr>
</thead>
<tbody>
<tr>
<td>High</td>
<td>Quarterly</td>
<td>Quarterly</td>
<td>Quarterly</td>
<td>Quarterly</td>
<td>Annually</td>
</tr>
<tr>
<td>Medium</td>
<td>Quarterly</td>
<td>Half-yearly</td>
<td>Half-yearly</td>
<td>Annually</td>
<td>Annually</td>
</tr>
<tr>
<td>Low</td>
<td>Half-yearly</td>
<td>Annually</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
</tr>
</tbody>
</table>
4. Maintenance and Re-assessment of Plans

(a) BCPs should be maintained by annual reviews and updates to ensure their continued effectiveness. Procedures should be included within the organisation’s change management programme to ensure that business continuity matters are appropriately addressed. Responsibility should be assigned for regular reviews of each business continuity plan. The identification of changes in business arrangements/processes, not yet reflected in the business continuity plans, should be followed by an appropriate update of the plan on a periodic basis, say quarterly. This would require a process of conveying any changes to the institution’s business, structure, systems, software, hardware, personnel, or facilities to the BCP coordinator/team. If significant changes have occurred in the business environment, or if audit findings warrant changes to the BCP or test programme, the business continuity policy guidelines and programme requirements should be updated accordingly.

(b) Changes should follow the bank’s formal change management process in place for its policy or procedure documents. This formal change control process should ensure that the updated plans are distributed and reinforced by regular reviews of the complete plan.

(c) A copy of the BCP, approved by the Board, should be forwarded for perusal to the RBI on an annual basis. In addition, the bank should also submit:

– An annual statement at the end of each financial year describing the critical systems, their Rots and the bank’s strategy to achieve them, and

– A quarterly statement, reporting major failures during the period for critical systems, customer segment or services impacted due to the failures and steps taken to avoid such failures in future.

5. Procedural aspects of BCP

(a) An effective BCP should take into account the potential of wide area disasters, which impact an entire region, and for resulting loss or inaccessibility of staff. It should also consider and address inter dependencies, both market-based and geographic, among financial system participants as well as infrastructure service providers.

(b) Further, banks should also consider the need to put in place necessary backup sites for their critical payment systems which interact with the systems at the Data centres of the Reserve Bank.

(c) Banks may also consider running some critical processes and business operations from primary and the secondary sites, wherein each would provide back-up to the other.

(d) Namely prioritising process and alternative location for personnel in the following categories:

- Dealers and traders
- Operations (e.g.: teller, loan desk, cash desk etc.)
- Treasury department staff
- Sales staff
- IT staff
- Corporate functions (HR, Admin) staff
• Comprehensive testing would help banks to further fine-tune BCP/DR processes to ensure their robustness and also enable smooth switch-over to the DR site, as per the priority and scale of processes identified for each process.

(e) All critical processes should be documented to reduce dependency on personnel for scenarios where the staff is not able to reach the designated office premises.

(f) Backup/standby personnel should be identified for all critical roles. A call matrix should be developed to better co-ordinate future emergency calls involving individual financial authorities, financial sector trade associations, and other banks and stakeholders. In addition, the organisation should have calling tree with branches across specific region/business processes. Based on the nature of the emergency a particular branch/the entire calling tree should be activated.

(g) The relevant portion of the BCP adopted should also be disseminated to all concerned, including the customers, so that the awareness would enable them to react positively and in consonance with the BCP. This would help maintain the customer’s faith on the banking institution, and the possibility of a bank-run would be exponentially minimised. The part of the plan kept in the public domain should normally be confined to information relating to the general readiness of the banks in this regard without any detailed specifics, to protect the banks from becoming vulnerable to security threats.

(h) Banks should consider formulating a clear ‘Communication Strategy’ with the help of media management personnel to control the content and form of news being percolated to their customers in times of panic.

(i) Banks should consider having a detailed BCP plan for encountering natural calamity/disaster situation. A formal exception policy should be documented which will guide the affected areas Personnel to act independently till connection to the outside world is resumed.

(j) The above mentioned guideline should have exceptions documented for critical process which will ensure continuation of critical process without the regular operational formalities.

(k) After appropriate approvals or permissions are obtained, banks should consider having a guideline ready on relaxing certain rules/requirements for customers affected by the calamity.

(l) Like:

• Extending loan/interest payment timeliness
• Issuance of fresh loan with minimal required documents
• Waving off late payment fees and penalties in certain cases
• Allowing more than normal cash withdrawal from ATM’s

(m) Banks can consider expediting cheque clearing for customers by directing all cheques to a different region than the one affected by the calamity. In case of severe calamity banks should consider restricting existing loans to facilitate rebuilding efforts by the Govt. for the calamity areas. The banks may also be consider ensuring quick processing of loan applications, preferably within 48 hours of receipt of such applications. It should consider dispatching credit bill, agreement notes, etc. due to customer by having an arrangement to print the same at an alternative location and
should consider accepting late payments for credit card dues for customers in the calamity affected area.

(n) In the face of a natural disaster, RBI may also consider allowing banks to open temporary branches, under advice to it, by relaxing norms for opening of temporary branches, and stipulating that such branches should be closed within 30 days of opening. Banks should also endeavor for resumption of banking services by setting up satellite offices, extension counters or mobile banking facilities.

6. **Infrastructure Aspects of BCP**

– Banks should consider paying special attention to availability of basic amenities such as electricity, water and first-aid box in all offices. (erg. evaluate the need of electricity backup not just for its systems but also for its people and running the infrastructure like central air-conditioning.)

– Banks should consider assigning ownership for each area. Emergency procedures, manual fallback plans and resumption plans should be within the responsibility of the owners of the appropriate business resources or processes involved.

– In-house telecommunications systems and wireless transmitters on buildings should have backup power. Redundant systems, such as analogue line phones and satellite phones (where appropriate), and other simple measures, such as ensuring the availability of extra batteries for mobile phones, may prove essential to maintaining communications in a wide-scale infrastructure failure.

– Possible fallback arrangements should be considered and alternative services should be carried out in co-ordination with the service providers, contractors, suppliers under written agreement or contract, setting out roles and responsibilities of each party, for meeting emergencies. Also, imposition of penalties, including legal action, may be initiated by an organisation against service providers or contractors or suppliers, in the event of noncompliance or non-co-operation.

– When new requirements are identified, established emergency procedures: erg. evacuation plans or any existing fallback arrangements, should be amended as appropriate.

– Banks may consider having backup resources (erg. stationery required for cheque printing, special printers, stamps) at a secondary operational location.

– The plans may also suitably be aligned with those of the local government authorities

– Banks should consider not storing critical papers, files, servers in the ground floors where there is possibility of floods or water logging. However, banks should also consider avoiding top floors in taller building to reduce impact due to probable fire.

– Fire-proof and water-proof storage areas must be considered for critical documents.

– Banks should consider having alternative means of power source (like procurement of more diesel/ emergency battery backup etc.) for extended period of power cuts.

– Banks should consider having an emergency helpline number or nationalised IVR message to resolve queries of customers and ensure that panic situation is avoided. For this an alternative backup area call centre should be identified to take over part load of the calamity affected area. Designated person/ team must be responsible for enabling line diversion. A similar service can also be considered for the benefit of employee related communication.
7. Human Aspects of BCP

People are a vital component of any organisation. They should therefore be an integral part of a BCP. Generally, plans are often too focused on the technical issues, therefore, it is suggested that a separate section relating to people should be incorporated, including details on staff welfare, counseling, relocation considerations, etc. BCP awareness programmer should also be implemented which serve to strengthen staff involvement in BCP. This can be done through induction programme newsletters, staff training exercises, etc.

Banks must consider training more than one individual staff for specific critical jobs (i.e., in the absence on one employee the work must not be stalled or delayed). They must consider cross-training employees for critical functions and document-operating procedures. Banks should consider possibility of enabling work-from-home capabilities and resources for employees performing critical functions.

Role of HR in the BCP context

a) Crisis Management Team: As a core member of the CMT, HR provides guidance to team on people-related issues, including evacuation, welfare, whether to invoke the HR incident line, alternative travel arrangements and what to communicate to staff.

b) HR Incident Line: Operated from within the centralised HR function, the incident helpline is invoked in those instances, where there are possible casualties or missing staff, as a result of an incident. Invoked by the CMT, the line is manned by qualified HR officers trained in how to deal with distressed callers. The staff may be provided with an emergency card, which includes the incident line number. Information on the hotline is updated on a regular basis. The facility enables line managers to keep the central crisis team up to speed on the whereabouts and well-being of staff. Ongoing welfare and support for staff is also provided via an employee assistance provider.

c) Exceptional Travel arrangements: Transportation plans should be considered in the event of the need to relocate. Key staff need to be identified including details of where they are located, and vehicles are on standby to transport them if required.

8. Technology Aspects of BCP

The are many applications and services in banking system that are highly mission critical in nature and therefore requires high availability, and fault tolerance to be considered while designing and implementing the solution. This aspect is to be taken into account especially while designing the data centre solution and the corporate network solution.

Data Recovery Strategies

Prior to selecting a data recovery (DR) strategy, a DR planner should refer to their organisation's BCP, which should indicate key metrics of recovery point objective and recovery time objective for business processes:

Recovery Point Objective (RPO)–The acceptable latency of data that will be recovered

Recovery Time Objective (RTO)–The acceptable amount of time to restore the function

Recovery Point Objective must ensure that the Maximum Tolerable Data Loss for each activity is not exceeded. The Recovery Time Objective must ensure that the Maximum Tolerable Period of Disruption (MTPD), for each activity, is not exceeded. The metrics specified for the business processes must then be mapped to the underlying IT systems and infrastructure that support those processes. Once, RTO and RPO metrics have been
mapped to the IT infrastructure, the DR planner can determine the most suitable recovery strategy for each system. An important note here, however, is that the business ultimately sets the IT budget. Therefore, RTO and RPO metrics need to fit with the available budget and the critical of the business process/function.

A List of Common Strategies for Data Protection:

- Backups made to tape and sent off-site at regular intervals (preferably daily)
- Backups made to disk on-site and automatically copied to off-site disk, or made directly to off-site disk
- Replication of data to an off-site location, which overcomes the need to restore the data (only the systems then need to be restored or synced). This generally makes use of storage area network (SAN) technology
- High availability systems that keep both data and system replicated, off-site, enabling continuous access to systems and data

In many cases, an organisation may elect to use an outsourced disaster recovery provider to provide a stand-by site and systems rather than using their own remote facilities. In addition to preparing for the need to recover systems, organisations must also implement precautionary measures with an objective of preventing a disaster in the first place. These may include some of the following:

- Local mirrors of systems or data. Use of disk protection technology such as RAID
- Surge protectors—to minimise the effect of power surges on delicate electronic equipment
- Uninterrupted power supply (UPS) or backup generator to keep systems going in the event of a power failure
- Fire preventions—alarms, fire extinguishers
- Anti-virus software and security measures

A disaster recovery plan is a part of the BCP. It dictates every facet of the recovery process, including:

- What events denote possible disasters;
- What people in the organisation have the authority to declare a disaster and thereby put the plan into effect;
- The sequence of events necessary to prepare the backup site once a disaster has been declared;
- The roles and responsibilities of all key personnel with respect to carrying out the plan;
- An inventory of the necessary hardware and software required to restore production;
- A schedule listing the personnel that will be staffing the backup site, including a rotation schedule to support ongoing operations without burning out the disaster team members.

A disaster recovery plan must be a living document; as the data centre changes, the plan must be updated to reflect those changes.
It is to be noted that the technology issues are a derivative of the Business Continuity plan and Management.

For example, BCP and Management will lead to the Business Impact Analysis, which will lead to the Performance Impact Analysis (PIA). That will depend on the Technology Performance of the total IT Solution Architecture.

To amplify business impact analysis is to identify the critical operations and services, key internal and external dependencies and appropriate resilience levels. It also analysis the risks and quantify the impact of those risks from the point of view of the business disruptions. For example, in order to provide state of the art customer services both at the branch level and the delivery channels we need to take into account the services levels that are committed.

If an ATM transaction has to take place in 10 seconds and cash withdrawal or deposit has to take place in 60 seconds at the counter, then based on the load one can compute the number of customers who can be serviced in a day. The above example is to understand the fact that the business latency introduced by the system is a combination of technology, process and people. Therefore, the technical latency is a derivative of the committed business latency and the technology solution architecture has to deliver the same under varying loads.

Technology Solution Architecture to address specific BCM requirements are:

- Performance
- Availability
- Security and Access Control
- Conformance to standards to ensure Interoperability

Performance of the technology solution architecture for operations needs to be quantified. It should be possible to measure, as and when required, the quantified parameters. (For example, if the latency for a complex transaction initiated at the branch has to be completed in four seconds under peak load, it should be possible to have adequate measuring environments to ensure that performance degradations have not taken place due to increasing loads.)

Solution architecture has to be designed with high-availability, and no single point of failure. It is inevitable that a complex solution architecture with point products from different sources procured and implemented at different points in time will have some outage once in a while and the important issue is that with clearly defined SLAs, mean time to restore, it should be possible to identify the fault and correct the same without any degradation in performance.

Accordingly, with respect to the performance and availability aspects the following architectures have to be designed and configured to provide high levels of up time round the clock to ensure uninterrupted functioning.

Summation of the required processes:

- Data centre solution architecture
- DR solution architecture
- Near site solution architecture
- Enterprise network and security architecture
– **Branch or delivery channel architecture**

– *Based on the above observation, banks are required to do the following:* Take up the performance and availability audit of the solutions deployed to ensure that the architecture is designed and implemented with no single point of failure.

– Audit the deployed architecture for all the mission critical applications and services and resolve the concerns that arise in a time bound manner.

– Periodically investigate the outages that are experienced from time to time, which are mini disasters that result in non availability of services for a short span of time, systems not responding when transactions are initiated at the branch level, delivery channels not functioning for a brief period of time to ensure that the customer service is not affected.

– Ensure availability of appropriate technology solutions to measure and monitor the functioning of products. And, have competent and capable technical people within the system to resolve issues expeditiously. (*Issues relating to manpower training needs are further elaborated at Annex-B*)

The issues detailed above have to be borne in mind while finalising the data centre architecture and the corporate network architecture which are expected to have redundancy built in the solution with no single point of failure.

*With reference to the network architecture it is recommended that the Banks built in redundancies as under:*

– Link level redundancy
– Path level redundancy
– Route level redundancy
– Equipment level redundancy
– Service provider level redundancy

*Issues in choosing a backup site and implementing a DC or DR solution:*

**Backup site:** Is a location where an organisation can easily relocate following a disaster, such as fire, flood, terrorist threat or other disruptive event. This is an integral part of the disaster recovery plan and wider business continuity planning of an organisation. A backup site can be another location operated by the organisation, or contracted via a company that specialises in disaster recovery services. In some cases, an organisation will have an agreement with a second organisation to operate a joint backup site.

**There are three main types of backup sites:**

- *cold sites*
- *warm sites*
- *hot sites*

Differences between them are determined by costs and effort required to implement each. Another term used to describe a backup site is a work area recovery site.

**1. Cold Sites:** A cold site is the most inexpensive type of backup site for an organisation to operate. It does not include backed up copies of data and information from the original location of the organisation, nor does it include hardware already set up. The lack of hardware contributes to the minimal start up costs of the cold site, but requires additional
time following the disaster to have the operation running at a capacity close to that prior to
the disaster.

2. **Hot Sites**: A hot site is a duplicate of the original site of the organisation, with full
computer systems as well as near-complete backups of user data. Real-time
synchronisation between the two sites may be used to mirror the data environment of the
original site, using wide area network links and specialised software. Following a disruption
to the original site, the hot site exists so that the organisation can relocate with minimal
losses to normal operations. Ideally, a hot site will be up and running within a matter of hours
or even less. Personnel may still have to be moved to the hot site so it is possible that the
hot site may be operational from a data processing perspective before staff has relocated.
The capacity of the hot site may or may not match the capacity of the original site depending
on the organisation’s requirements. This type of backup site is the most expensive to
operate. Hot sites are popular with organisations that operate real time processes such as
financial institutions, government agencies and ecommerce providers

3. **Warm Sites**: A warm site is, quite logically, a compromise between hot and cold. These
sites will have hardware and connectivity already established, though on a smaller scale
than the original production site or even a hot site. Warm sites will have backups on hand,
but they may not be complete and may be between several days and a week old. An
example would be backup tapes sent to the warm site by courier.

8.1 The following issues arise in choosing a back up site and implementing a DC/DR
solution:

1. Solution architectures of DC and DR are not identical for all the applications and services.
Critical applications and services, namely the retail, corporate, trade finance and government
business solutions as well as the delivery channels are having the same DR configurations
whereas surround or interfacing applications do not have the DR support. Banks will have to
conduct periodical review with reference to the above aspect and upgrade the DR solutions
from time to time and ensure that all the critical applications and services have a perfect
replica in terms of performance and availability.

2. The configurations of servers, network devices and other products at the DC and DR have
to be identical at all times. This includes the patches that are applied at the DC periodically
and the changes made to the software from time to time by customization and
parameterization to account for the regulatory requirements, system changes etc.

3. Periodic checks with reference to ensuring data and transaction integrity between DC and
DR are mandatory. It could be done over the week end or as a part of the EoD / BoD
process.

4. Solutions have to have a defined Recovery Time Objective (RTO) and Recovery Point
Objective (RPO) parameter. These two parameters have a very clear bearing on the
technology aspects as well as the process defined for cut over to the DR and the
competency levels required to move over in the specified time frame.

5. Values chosen for the RTO and RPO is more to follow the industry practice and not
derived from first principles. Therefore, the DR drills that are conducted periodically have to
ensure that the above parameters are strictly complied with.

6. Technology operations processes which support business operations (such as EOD/
BOD) need to formally included into the IT Continuity Plan.

7. Banks may also consider Recovery Time Objective and Recovery Point Objectives (RTO/
RPO) for services being offered and not just a specific application. For example--for internet
portal and not retail banking. This is done to avoid any inconsistency in business users understanding.

6. DR drills currently conducted periodically come under the category of planned shutdown. Banks have to evolve a suitable methodology to conduct the drills which are closer to the real disaster scenario so that the confidence levels of the technical team taking up this exercise is built to address the requirement in the event of a real disaster.

7. It is also recommended that the support infrastructure at the DC and DR, namely the electrical systems, air-conditioning environment and other support systems have no single point of failure and do have a building management and monitoring system to constantly and continuously monitor the resources. If it is specified that the solution has a high availability of 99.95 measured on a monthly basis and a mean time to restore of 2 hrs in the event of any failure, it has to include the support system also.

8. Data replication mechanism followed between DC and DR is the asynchronous replication mechanism and implemented across the industry either using database replication techniques or the storage based replication techniques. They do have relative merits and demerits. The RTO and RPO discussed earlier, along with the replication mechanism used and the data transfer required to be accomplished during the peak load will decide the bandwidth required between the DC and the DR. The RPO is directly related to the latency permissible for the transaction data from the DC to update the database at the DR. Therefore, the process implemented for the data replication requirement has to conform to the above and with no compromise to data and transaction integrity.

9. Given the need for drastically minimizing the data loss during exigencies and enable quick recovery and continuity of critical business operations, banks may need to consider near site DR architecture. Major banks with significant customer delivery channel usage and significant participation in financial markets/payment and settlement systems may need to have a plan of action for creating a near site DR architecture over the medium term (say, within three years).

To address these issues, RBI may consider:

- Stipulating a periodic DR exercise with clearly defined ground rules for the same. IT recovery tests are also required to realistically reflect the worst case scenario where all critical systems must be restored concurrently.
- Sending out detailed questionnaires to the banks based on the questionnaire that is issued by CPSS-IOSCO.
- Carrying out system wide stress testing simulating various scenarios, elaborated in the next section.

8.2 Issues/Challenges in DC/DR implementation by the Banks

(a) Despite considerable advances in equipment and telecommunications design and recovery services, IT disaster recovery is becoming challenging. Continuity and recovery aspects are impacting IT strategy and cost implications are challenging IT budgets.

(b) The time window for recovery is shrinking in face of the demand for 24 / 365 operations. Some studies claim that around 30 percent of high-availability applications have to be recovered in less than three hours. A further 45 percent within 24 hours, before losses become unsustainable; others claim that 60 percent of Enterprise Resource Planning (ERP) Systems have to be restored in under 24 hours. This means that traditional off-site backup and restore methods are often no longer adequate. It simply takes too long to recover incremental and full image backups of
various inter-related applications (backed up at different times), synchronise them and re-create the position as at disaster. Continuous operation—data mirroring to off-site locations and standby computing and telecommunications—may be the only solution.

(c) A risk assessment and business impact analysis should establish the justification for continuity for specific IT and telecommunication services and applications.

(d) Achieving robust security (security assurance) is not a onetime activity. It cannot be obtained just by purchasing and installing suitable software and hardware. It is a continuous process that requires regular assessment of the security health of the organisation and proactive steps to detect and fix any vulnerability. Every bank should have in place quick and reliable access to expertise for tracking suspicious behavior, monitoring users and performing forensics. Adequate reporting to the authorities concerned—such as the RBI/IDRBT/CERT-In and other institutions should be an automatic sub process whenever such events occur.

Important steps that need to be institutionalised are the following:

a) **Rigorous self-assessment of security measures** by banks and comprehensive security audit by external agencies, as detailed under the “Chapter on Information Security” earlier.

b) **Random Security Preparedness.** It is proposed that a sufficiently large `question bank" related to security health of the organization be prepared and given to RBI's inspection teams who go for inspection of banks. A random subset of these queries could then be given to a bank’s IT team for which answers need to be provided in near real time. Sample checks related to user accounts could be the number of new accounts, terminated accounts, most active accounts. There could also be demonstrations of data recovery from archives.

e) **Telecommunications issues may also arise:** It is important to ensure that relevant links are in place and that communications capability is compatible. The adequacy of voice and data capacity needs to be checked. Telephony needs to be switched from the disaster site to the standby site. A financial institution’s BCP should consider addressing diversity guidelines for its telecommunications capabilities. This is particularly important for the financial services sector that provides critical payment, clearing, and settlement processes; however, diversity guidelines should be considered by all financial institutions and should be commensurate with the institution’s size, complexity, and overall risk profile. Diversity guidelines may include arrangements with multiple telecommunications providers. However, diverse routing may be difficult to achieve since primary telecommunications carriers may have an agreement with the same sub-carriers to provide local access service, and these sub-carriers may also have a contract with the same local access service providers. Financial institutions do not have any control over the number of circuit segments that will be needed, and they typically do not have a business relationship with any of the sub-carriers. Consequently, it is important for financial institutions to understand the relationship between their primary telecommunications carrier and these various sub-carriers and how this complex network connects to their primary and back-up facilities. To determine whether telecommunications providers use the same sub-carrier or local access service provider, banks may consider performing an end-to-end trace of all critical or sensitive circuits to search for single points of failure such as a common switch, router, PBX, or central telephone office.

(f) **Banks may consider the following telecommunications diversity components to enhance BCP:**

   (i) Alternative media, such as secure wireless systems
(ii) Internet protocol networking equipment that provides easily configurable re-
routing and traffic load balancing capabilities

(iii) Local services to more than one telecommunications carrier’s central office, or
diverse physical paths to independent central offices

(iv) Multiple, geographically diverse cables and separate points of entry

(v) Frame relay circuits that do not require network interconnections, which often
causes delays due to concentration points between frame relay providers

(vi) Separate power sources for equipment with generator or uninterrupted power
supply back-up

(vii) Separate connections to back-up locations

(viii) Regular use of multiple facilities in which traffic is continually split
between the connections; and

(ix) Separate suppliers for hardware and software infrastructure needs.

(g) **Banks need to monitor their service relationship with telecommunications
providers:** In order to manage the inherent risks more effectively. In coordination
with vendors, management should ensure that risk management strategies include
the following, at a minimum:

– Establish service level agreements that address contingency measures and
change management for services provided;

– Ensure that primary and back-up telecommunications paths do not share a single
point of failure

– Establish processes to periodically inventory and validate telecommunications
circuits and routing paths through comprehensive testing.

(h) **Some vendors offer a drop-ship service as an alternative to occupying the
standby site.** That is, in the event of equipment failure, for instance, they will drop off
a replacement rather than insist the client occupy the standby site, with all the
inconvenience that may involve. But it is essential that a site survey is undertaken to
ensure they can be parked on the required site. Most commercial standby sites
offering IT and work area recovery facilities do not guarantee a service: the contract
merely provides access to the equipment. Although most reputable vendors will
negotiate a Service Level Agreement that specifies the quality of the service, it is
rarely offered.

It is important to ensure that a bank’s service will not suffer from unacceptable downtime
or response. The vendor may have skilled staff available — but this is rarely guaranteed
and they come at a cost. In terms of cost, there may be additional fees to pay for testing,
on invocation of a disaster, and for occupation in a disaster. The vendor charging
structure also needs to be carefully considered.

(i) **Outsourcing Risks:** In theory a commercial hot or warm standby site is available 24
/ 365. It has staff skilled in assisting recovery. Its equipment is constantly kept up to
date, while older equipment remains supported. It is always available for use and
offers testing periods once or twice a year. The practice may be different. These
days, organizations have a wide range of equipment from different vendors and
different models from the same vendor. Not every commercial standby site is able to
support the entire range of equipment that a bank may have. Instead, vendors form
alliances with others – but this may mean that a bank’s recovery effort is split between more than one standby site. The standby site may not have identical IT equipment: instead of the use of an identical piece of equipment, it will offer a partition on a compatible large computer or server. Operating systems and security packages may not be the same version as the client usually uses. These aspects may cause setbacks when attempting recovery of IT systems and applications – and weak change control at the recovery site could cause a disaster on return to the normal site.

Among the questions banks need to consider are:

- Is the vendor financially sound?
- If the recovery site is occupied when a bank want to invoke the same, where and how the bank does the recovery?
- How does the vendor define—disaster– on what conditions the bank can invoke?
- How quickly can the bank occupy the recovery site on invocation?
- How much will the annual subscription cost?
- How much are invocation fees?
- How much will it cost to test?
- How much testing time is allowed?
- Can the vendor personally cover the full range of our equipment and telecommunication needs now?
- If not, how will these needs be met?
- Does the vendor have standby generators and uninterruptible power supply adequate to maintain the whole installation?
- Does the vendor have alternate telecommunication suppliers with separate routing?
- Will the vendor keep in step when the bank buys new equipment?
- Will the vendor support aging equipment for as long as the bank would need it?
- Can a bank’s equipment at the vendor site?
- Will the vendor drop-ship small equipment at my site to save me having to relocate to the recovery site in the event of hardware failure or loss of a single component?
- If so, will they charge extra or is this included in the annual subscription?
- Is the location of the standby site safe for staff?
- Is the recovery site convenient for public transport?
- Does it have rest, shower and catering facilities for staff?
- Does it have adequate parking space?
- Is the site secure, and will the bank’s data remain confidential?
- What are the qualifications and skills of the vendor’s support staff?
- Are they certified as members of the professional bodies like DRII or BCI?
- Will the vendor’s support staff help the bank recover? If so, how many?
- Are there sufficient vendor staff to handle multiple invocations?
− Will the vendor’s support staff help the bank to test?
− Does the recovery site agreement contain a Service Level Agreement specifying availability, reliability and performance?
− Does the institution have in place quick and reliable access to expertise for tracking suspicious behavior, monitoring users and performing forensics?
− Is there a system of automatic reporting to the authorities concerned – such as the RBI/IDRBT/CERT-In and other institutions whenever such events take place?

Most standby site vendors provide sound service at reasonable cost and are genuinely dedicated to assisting their clients. They have an enviable record of successful recoveries. But, as in any industry, there are a few unscrupulous suppliers. It is the responsibility of the IT manager to ensure effective recovery by those vendors, who apply the highest standards, supporting this by a stringent contract, clearly defining service specifications and technical requirements, and service-level agreements.

INDUSTRY-WIDE BCP RECOMMENDATIONS

A holistic BCP would incorporate all dimensions of the banking industry including the financial authorities (Reserve Bank of India), the financial institutions (banks) and the financial market infrastructure. Industry level coordination for contingency planning and management efforts of the individual institutions in the area of operational risk is critical to strengthen the operational resilience of the Indian financial system.

Most important industry-wide recommendations are:

− Establishing an industry-wide alarm and crisis organisation (in which the key market participants and the most important providers of infrastructure services are represented. The heads of BCP from the participating institutions can make up the top level of this crisis organisation, with the lower levels forming a network between those responsible for the areas of liquidity, large-value payments, retail payment transactions and IT. Any of the institutions can invoke the alarm organisation by activating the level affected).
− A website for industry-wide BCP related information for the benefit of constituents of the industry can be considered.
− Reviewing the extent to which the RBI and the Individual banks, can act on behalf of one another in exceptional situations like:
  − Proving funds to other banks customers
  − Waving charges over other banks ATM usage
  − Honoring cheques of other banks
− Intensifying contacts with the telecommunications and IT Infrastructure providers to the Industry
− Examining the extent to which institutions can provide reciprocal support in the event of a crisis
− Banks may consider allowing customers of one bank to use ATM networks of other banks for cash withdrawals with charges being borne by the parent bank.
− Banks may consider waiving off penalties to be levied on delay of in-payments of Treasury deals.
− Banks may consider making a agreement wherein in need of BCP a participatory
Bank will accept request (for a treasury deal / forex transaction/ fixed deposits/ loan ) upto a pre-agreed limit on email/ communication basis and accept the required Contract Note/ Promissory Note / Mortgage/ other legal documents at a later stage.

- Based on the above Industry wide recommendations and BCP testing scenarios, the Industry as a whole should look at conducting a BCP drill on a periodic basis to ensure that the BCP plans and measures are updated and effective individually as well as industry wide business continuity. Such initiatives should be taken up by the Industry wide consortium as proposed at the start of this section. For example the testing could include a BCP scenario where a particular city/ processing hub is unavailable for a day. This would involve a calling for a BCP measure by all banks, government organizations, support service providers like Telecom companies, Infrastructure providers, etc.

- The Industry driven alarm and crisis management team as discussed above should ensure that the Industry wide plans are formulated post consultation with all stake holders, these plans are implemented, tested and updated periodically with the changing Industry scenario.

- There are programmes in the US like the Telecommunications Service Priority System (TSPS), Government Emergency Telecommunications service (GETS) and Wireless Priority Service Programme (WPS) for provision of priority telecom availability and recovery services during exigencies for critical infrastructures and institutions. Similarly, Government of India may declare banking sector including financial markets as critical infrastructure and consider instituting such special measures for enabling conduct of critical banking services and market transactions during exigencies.

**BCP Considerations for Systematically Important Payment Systems:**

- Payment systems are essential for smooth transferring of funds amongst banks and buyers / payers. In times of disaster important payment channels also act as mediums of transmitting shocks across the Industry. These payment systems (also termed as Systematically Important Payment Systems) become critical for industry wide BCP considerations.

- Banks should consider giving special consideration to systemically critical process and systems like clearing, settlement, custody and payment processing (RTGS/ NEFT)

- This may involve identification of the core markets (e.g., money markets, government securities, foreign exchange, commercial paper, equities, and derivatives) and essential functions supporting these markets (e.g., trading, brokering, transaction execution)

- Banks should consider it essential to identify the highest level of operational resilience that will be required to ensure basic functioning i.e. minimum level service of these processes so that BCP is functional for the Industry involving all major financial institutions. **Banks should decide on alternatives, incase a BCP has to be invoked:**

  - Switching over to an alternative payment site
  - Shifting time slots for RTGS and NEFT payments
  - Sending these request to an agreed fall over ‘Service Provider’
  - Having a manual process planned which will take care of critical processing over phone, fax, etc form the alternative site
– Having duplicate hardware ready which can take care of limited requirements

– For all of the above the current systems should have a mechanism in place to facilitate overriding the queue of requests, so as to prioritise processing to those identified as critical/important.

– Banks should consider having BCP requirements of these systems explicitly mentioned in Vendor Contracts, where applicable.

– Banks should consider streamlining its processes to International Standards from ISO, IEC and BSI for strengthening the payment system processes and ensuring a higher level of Business continuity.

– Banks should consider having a multi-skill team from across the Industry trained and ready to take care of these processes with increased focus/concentration. As a BCP measure banks should consider having a dedicated and trained team ready to handle these processes at all times.

The above guidelines for Infrastructure aspects will play a critical role in co-coordinating the effort with help of service providers and industry participants. Hence, as described in above, similar considerations must be given to not just the payment system but:

– Underlying Infrastructure (Telecom and Internet providers and use of dial up when leased line fails)
– Support staff
– Secondary process and alternative service providers

– Banks should also consider having a collateral or security pool arrangement for scenarios of extreme BCP, which can be accepted Industry wide.

– Banks should also consider putting to test the fall over plan for payment systems in the above mentioned Industry wide considerations.

ANNEXURE:

Annexure B: Suggested training needs to management IT infrastructure

**KEY RECOMMENDATIONS**

1. A bank’s Board has ultimately responsibility and oversight over the business continuity planning activity of a bank. The Board approves the Business Continuity policy of the bank. A bank’s Senior Management is responsible for overseeing the business continuity planning process which inter-alia includes determining how the institution will manage and control identified risks, prioritising critical business functions, allocating knowledgeable personnel and sufficient financial resources to implement the BCP.

2. A senior official needs to be designated as the Head of BCP activity/function.

3. Since electronic banking has functions which are spread across more than one department, it is necessary that each department understands its role in the plan and the support required to maintain the plan. In case of disaster, each department has to be prepared for the recovery process aimed at protection of the critical functions. To this end, it would be helpful if a set up like the BCP Committee is charged with the
implementation of the BCP in an eventuality and all departments expected to fulfill their respective roles in a co-ordinated manner. Hence, a BCP/Crisis Management Committee consisting of senior officials from various departments like HR, IT, Legal, Business functions, Information Security needs to be instituted.

4. There needs to be adequate teams for various aspects of the BCP at Central Office level as well as individual Zonal/Controlling Office and branch level, as required. Among the various teams that can be considered, based on need, include incident response team, emergency action and operations team, team from particular business function, damage Assessment team, IT teams for hardware, software, network support, Supplies team, team for organizing logistics, relocation team, administrative support team, coordination team.

5. Banks should consider various BCP methodologies and standards, like BS 25999 as inputs for their BCP framework.

6. BCP should include measures to identify and reduce probability of risk to limit the consequences of damaging incidents and enable the timely resumption of essential operations. BCP should amongst others, consider reputation, operational, financial, regulatory risks.

7. Failure of critical systems, or interruption of vital business processes, could prevent timely recovery of operations. Therefore, banks must fully understand the vulnerabilities associated with interrelationships between various systems, departments, and business processes. These vulnerabilities should be incorporated into the Business Impact Analysis, which analyses the correlation between system components and the services they provide.

8. People aspect should be an integral part of a BCP. Generally, plans are often too focused on the technical issues, therefore, it is suggested that a separate section relating to people should be incorporated, including details on staff welfare, counseling, relocation considerations, etc.

9. Pandemic planning needs to be incorporated as part of BCP framework of banks.

10. Banks must regularly test BCP to ensure that they are up to date and effective. Testing of BCP should include all aspects and constituents of the Bank i.e. People, Processes and resources (including Technology).

11. They should involve their Internal Auditors (including IS Auditors) to audit the effectiveness of BCP and its periodic testing as part of their Internal Audit work and their findings/recommendations in this regard should be incorporated in their report to the Board of Directors and Senior management.

12. The institutions should also consider having a BCP drill planned alongwith the critical third parties in order to provide services or support to continue with pre-identified minimal required processes.

13. Banks should periodically move their operations (including people, processes and resources(IT and Non-IT)) to the planned fall-over /DR site in order to test the effectiveness of the BCP and also gauge the recovery time needed to bring operations to normal functioning. Banks should also perform the above test without movement of bank personnel to the DR site. This will help in testing the readiness of alternative staff at the DR site.

14. BCP should be maintained by annual reviews and updates to ensure their continued effectiveness.

15. Banks should also consider having unplanned BCP drill, wherein only a restricted set of people and certain identified personnel may be aware of the drill and not the floor/business personnel.
16. Detailed requirements relating to procedural, infrastructural and HR related aspects of BCP have been provided so that banks can improve BCP processes helping generate best outcomes.

17. Requirements in respect of various types of testings like table-top, call tree, simulation, component and complete have been indicated.

18. There are many applications and services in banking system that are highly mission critical in nature and therefore requires high availability and fault tolerance to be considered while designing and implementing the solution. This aspect is to be taken into account especially while designing the data centre solution and the corporate network solution.

19. The solution architectures of DC and DR are not identical for all the applications and services. Critical applications and services, namely the retail, corporate, trade finance and government business solutions as well as the delivery channels are having the same DR configurations whereas surround or interfacing applications do not have the DR support. Banks will have to conduct periodical review with reference to the above aspect and upgrade the DR solutions from time to time and ensure that all the critical applications and services have a perfect replica in terms of performance and availability.

20. Configurations of servers, network devices and other products at the DC and DR have to be identical at all times. This includes the patches that are applied at the DC periodically and the changes made to the software from time to time by customisation and parameterisation to account for the regulatory requirements, system changes etc etc.

21. Periodic checks with reference to ensuring data and transaction integrity between DC and DR is mandatory. This could be accomplished by doing the same during lean periods such as the week end or as a part of the EoD / BoD process. The report on such conformity could be submitted to the in-charge of the BCP/DR of the banks on a regular periodical basis and deviations if any, promptly addressed.

22. Values chosen for the RTO and RPO often mimic the industry practice and are not derived from first principles. Therefore, the DR drills that are conducted periodically have to ensure that the above parameters are strictly complied with. It would be optimal to get the RTO and RPO outlines checked by the IS Audit and further ratified by obtaining customer / user feedback for the first time. Thereafter a random check of these could be done to ensure that these are in tune with the requirements and / or expectation of customer as well as user of the systems.

23. DR drills currently conducted periodically come under the category of planned shutdown. Banks have to evolve a suitable methodology to conduct the drills which are closer to the real disaster scenario so that the confidence levels of the technical team taking up this exercise is built to address the requirement in the event of a real disaster.

24. It is to be ensured that the support infrastructure at the DC and DR, namely the electrical systems, air-conditioning environment and other support systems do not have a single point of failure and do have a building management and monitoring system to constantly and continuously monitor the resources. The monitoring of uptime has to be made as per the requirements and agreements with the respective vendors. The same requirements have to be taken care of in case the DC/DR set up is in an outsourced location or a common shared set up as well.

25. Success of a BCP depends on the effective data replication mechanism followed between DC and DR, which is again directly related to the requirements of the banks. The process implemented for the data replication requirement has to conform to this...
with no compromise to data and transaction integrity and should ensure seamless resumption of operations to the maximum extent possible. This should be conformed to in the DR simulations and reported accordingly to the Top Management as well.

26. Given the need for drastically minimising the data loss during exigencies and enable quick recovery and continuity of critical business operations, banks may need to consider near site DR architecture. Major banks with significant customer delivery channel usage and significant participation in financial markets/payment and settlement systems may need to consider having a plan of action for creating a near site DR architecture over the medium term (say, within three years).

27. Banks should set in place standardised reporting templates for informing senior management on weaknesses identified through testing or other means, development of action plans, allocation of needed resources, and follow-up reviews to ensure that remedial actions have been effective. Reports should be based on various security metrics typically obtained by systematic and focused log analysis as indicated in information security chapter.

28. A sufficiently large “question bank”, related to security health of the organisation, should be prepared and given to RBI's inspection teams. A random subset of these queries could then be given to the bank's IT or security teams and related personnel, for eliciting answers in quick time.

29. An industry-wide alarm and crisis forum or organisation (in which the key market participants and the most important providers of infrastructure services are represented) may be established. BCP heads from the participating institutions can make up the top-level of this organisation, with the lower levels forming a network between those responsible for the areas of liquidity, large-value payments, retail payment transactions and IT. Any of the institutions can invoke the alarm organisation by activating the level affected. Various recommendations relating to measures banks can consider during exigencies have been provided in the report.

30. A website for industry-wide BCP-related information for the benefit of constituents of the industry can be considered.

31. There are programmes in the US–Telecommunications Service Priority System (TSPS), Government Emergency Telecommunications service (GETS) and Wireless Priority Service Programme (WPS)–for the provision of priority telecom availability and recovery services during exigencies. Similarly, Government of India may declare banking sector, including financial markets, as critical infrastructure and consider instituting such special measures enabling conduct of critical banking services and market transactions during exigencies.
Chapter 8- Customer Education

Introduction:
With the advent of electronic banking, the neighbourhood bank has set up a branch on the desktop of the customer. The customer's experience of banking is therefore no longer fully under the control of the bank. In the age of the self-service model of banking, the customer also has to be equipped to do safe banking through self help. It is often said that the best defence against frauds is an aware customer. With fraudsters constantly creating more diverse and complex fraudulent ruses using advanced technology and social engineering techniques to access their victims’ accounts, spreading awareness among consumers becomes imperative.

Some banks regularly run campaigns to raise consumer awareness on a variety of fraud related issues. However, to generate a standard understanding of the evolving fraud scenarios, a combined effort could proliferate the information to a larger customer base. It is also important to educate the other stakeholders, including bank employees, who can then act as resource persons for customer queries, law enforcement personnel for more understanding response to customer complaints and media for dissemination of accurate and timely information.

Scope:

- Illustrate how to plan, organise and implement a fraud awareness raising initiative
- Provide a framework to evaluate the effectiveness of an awareness program
- Offer a communication framework
- Highlight potential risks associated with awareness initiatives in an effort to avoid such issues in future programs
- Contribute to the development of a safe and secure culture by encouraging users to act responsibly and operate more securely

1) Roles and Responsibility - Board of Directors/Senior Management:

There needs to be commitment from the Board of Directors/Senior Management towards the process of consumer education initiatives by providing adequate resources, evaluating the effectiveness of the process and fine-tuning and improving customer education measures on an ongoing process.

2) Organisational structure

Working group

To get desired support for the programme, it is important to identify and involve key stakeholders in decision-making, planning, implementation and evaluation.

- Establish a clear goal for the endpoint, in consultation with key stakeholders.
- Clearly define roles, responsibilities and accountabilities.
- Communicate in an open, honest, clear and timely manner.
- Allow for flexibility in approaches to suit different stakeholder needs.
• Support with training and development to ensure a change in behaviour and culture.
• Learn from previous and ongoing experiences and celebrate achievements.

3) Communication Strategy

1. Defining ‘Awareness’

Security awareness is the understanding and knowledge of the threats to the sensitive personal information of the customer and the protection measures to be adopted. It is the basic component of the education strategy of an organisation which tries to change the attitude, behaviour and practice of its target audience (e.g. customers, general public, employees etc.). Awareness activities need to be done an ongoing basis, using a variety of delivery methods and are less formal and shorter than formal training processes.

The purpose of awareness presentations is simply to focus attention on security. Such presentations are intended to allow individuals to recognise security concerns and respond accordingly. In awareness activities, the learner is only the recipient of information.

2. Suggested approach for awareness programmes

The three main stages in the development of an awareness programme are:

a. Planning and design: Awareness programmes can be successful only if users feel the content is in their interest and is relevant to their banking needs. In the planning stage, the needs of the target audience should be identified, a plan developed, organizational buy-in and appropriate budgets obtained and priorities established. The work plan should clearly mention the main activities with the required resources, timelines and milestones. This plan must be reviewed periodically as the programme progresses.

b. Execution and management: This process focuses on the activities to implement the awareness program. A suitable vendor should be engaged for content creation and publication.

c. Evaluation and course correction: Continuous improvement cannot occur without knowing how the existing programme is working. A well-calibrated feedback strategy must be designed and implemented.

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The component processes under the above sections can be listed as under:

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<th>Plan, assess and design</th>
<th>Execute and manage</th>
<th>Evaluate and adjust</th>
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<td>Establish a working group</td>
<td>Nominate team members</td>
<td>Establish baseline for evaluation</td>
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<td>Define goals and objectives</td>
<td>Review work plan</td>
<td>Gather data</td>
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<td>Define target group</td>
<td>Launch and implement the activities</td>
<td>Collect feedback on communications</td>
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<td>Identify human and material resources required</td>
<td>Document learnings</td>
<td>Assess effectiveness through number of events</td>
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<td>Evaluate potential solutions</td>
<td>Review program objectives</td>
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<td>Select desired solutions and procedures</td>
<td>Make necessary changes in the plan</td>
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<td>Identify programme benefits and obtain budgetary sanctions</td>
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<td>Prepare work plan and checklists</td>
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<td>Define communications concept</td>
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<td>Define indicators to measure the progress</td>
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<td>Establish baseline for evaluation</td>
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<td>Document learnings</td>
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3. **Target audience**

Since awareness programmes should be customized for a specific audience, it is important to identify and segment the target users for the programs.

The target groups for these programs would be:

- Bank customers
- Bank employees and consultants
- Law Enforcement Agencies – Police, Judiciary and Consumer Forums
- Fraud risk professionals
- Media personnel
- Channel partners and suppliers
4. Stakeholder support

Building consensus amongst decision makers and stakeholders for financial and administrative support is an important step in the programme. In this respect, both fixed and variable costs need to be identified. These will include personnel, operational costs, awareness material, advertisements and promotions and maintenance of website.

The common objectives of the awareness programme will be to:

- Provide a focal point and a driving force for a range of awareness, training and educational activities
- Provide general and specific information about fraud risk trends, types or controls to people who need to know
- Help consumers identify areas vulnerable to fraud attempts and make them aware of their responsibilities in relation to fraud prevention
- Motivate individuals to adopt recommended guidelines or practices
- Create a stronger culture of security with better understanding and commitment
- Help minimise the number and extent of incidents, thus reducing costs directly (fraud losses) and indirectly (for eg., reduced need to investigate)

5. Concept of communication

Communication is crucial for the success of any awareness programme. The key elements of effective communication are:

- Ability to reach out to a broad audience which can contribute to the multiplier effect to maximize the reach of the message
- Not to be alarming or overly negative about a situation. If issues or risks need to be detailed, it is often easier for the audience to understand in the context of real world experiences
- Deliver the right message content to the right audience using the most effective communication channels
- The message should state the risks and threats facing the users, why it is relevant to them, what to do and not to do, and finally how to be protected. The message should be compelling and clearly state why security is important. Users who understand why certain types of behaviour are risky are most likely to take ownership of the issue and change their behaviour.

6. Communication content

The messages through these communications would carry information related to various frauds in general with specific focus on electronic frauds through fake websites, phishing, vishing, skimming and emails.

7. Communication collaterals
Awareness building collaterals can be created in the form of:

- Leaflets and brochures
- Educational material in account opening kits
- Safety tips in cheque books, PIN, account statements and envelopes
- Receipts dispensed by ATMs
- DVDs with animated case studies and videos
- Screensavers
- Electronic newsletters
- Short Messaging Service (SMS) texts
- Recorded messages played during waiting period of phone banking calls

The collaterals should be created in regional languages wherever required.

8. **Communication channels**

Since the target groups obtain information from a variety of sources, more than one communication channel could be used to engage them successfully. These could be:

- Advertising campaigns though print and TV media
- Talk shows on television/radio
- Customer meets and interactive sessions with specialists
- Common website developed with content from all stakeholders
- Online training modules and demos hosted on this site
- Groups, games and profiles on social media
- Advertisements on online shopping sites
- Bill boards
- Posters in prominent locations such as petrol pumps and popular restaurants
- Interactive guidance in the form of helplines
- ATM screens, Emails and SMS texts
- Distance learning programmes and demos

The message delivered, the channels used and the sender of the message should be influential and credible, otherwise the target group may be less inclined to listen.

An effective way to deliver the message would be the use of multipliers that can help communicate to a broad range of audience. Few examples of such bodies could be:

- Community centres
- Schools and colleges
- Computer and book stores
- Libraries
- NGOs
- Clubs
- Adult education centres

9. **Research and analysis**

In addition to the above, a research group should be formed to continually update the team with the latest trends and evolving modus operandi. The team would maintain a repository of material such as:
10. **Evaluation**

Evaluation of the effects of various campaigns for specific target groups can be measured through qualitative (e.g. focus groups, interviews) and/or quantitative (e.g. questionnaires, omnibus surveys) research. Evaluation against metrics, performance objectives, etc. should also be conducted to check the campaign’s effectiveness, and to establish lessons learned to improve future initiatives.

**Other issues relating to bank customer education:**

Apart from regular education efforts, when new operating features or functions, particularly those relating to security, integrity and authentication, are being introduced, banks should ensure that customers have sufficient instruction and information to be able to properly utilize them. Continual education and timely information provided to customers will help them to understand security requirements and take appropriate steps in reporting security problems.

**INDUSTRY LEVEL RECOMMENDATIONS:**

Each bank would have a documented policy, training mechanisms, material and research units. At the industry level, material can be pooled from these units to be used on a larger platform towards a common goal.

**KEY RECOMMENDATIONS**

1. There needs to be a commitment from the Board of Directors/Senior Management towards the process of consumer education initiatives by providing adequate resources, evaluating the effectiveness of the process and fine-tuning and improving customer education measures on an ongoing process.

2. To get desired support for the programme, it is important to identify and involve key stakeholders in decision-making, planning, implementation and evaluation. A working group or committee can be created with various activities like establishing a clear goal for the endpoint, in consultation with key stakeholders, clearly defining roles, responsibilities and accountabilities, communicating in an open, honest, clear and timely manner, allowing for flexibility in approaches to suit different stakeholder needs, supporting training and development to ensure a change in behaviour and culture, learning from previous and ongoing experiences and celebrating achievements.
3. Banks need to follow a systematic process of development of an awareness programme through the stages of planning and design, execution and management and evaluation and course correction.

4. Since awareness programmes should be customised for a specific audience, it is important to identify and segment the target users for the programmes like: bank customers, employees, law enforcement personnel, fraud risk professional, media partners, etc.

5. Building consensus among decision makers and stakeholders for the financial and administrative support is an important step in the programme. In this respect, both fixed and variable costs need to be identified. These will include personnel, operational costs, awareness material, advertisements, and promotion and maintenance of website.

6. Since the target groups obtain information from a variety of sources, more than one communication channel could be used to engage them successfully.

7. A research group should be formed to continually update the communications team with the latest trends and evolving modus operandi. The team would maintain a repository of material such as case studies, sample mails, sample of fraudulent documents, international practice/developments, etc.

8. Evaluation of the effects of various campaigns for specific target groups can be measured through qualitative (e.g. focus groups, interviews) and/or quantitative (e.g. questionnaires, omnibus surveys) research. Evaluation against metrics, performance objectives, etc. should also be conducted to check the campaign’s effectiveness, and to establish lessons learned to improve future initiatives.

9. Apart from regular education efforts, when new operating features or functions, particularly those relating to security, integrity and authentication, are being introduced, banks should ensure that customers have sufficient instruction and information to be able to properly utilize them.

10. At the industry level, each bank should have a documented policy, training mechanisms, material and research units. Material can be pooled from these units to be used on a larger platform towards a common goal.
CHAPTER 9: LEGAL ISSUES

Introduction

Basel Committee on Banking Supervision, in its “Consultative Document on Operational Risk”, defines “operational risk” as the risk of direct, or indirect, loss resulting from inadequate or failed internal processes, people and systems, or from external events. This definition includes legal risk. The IT Act-2000 was enacted to handle issues relating to Information Technology. The IT Amendment Act-2008 had made further modifications to address more issues such as cyber crimes. It is critical that impact of cyber laws are taken into consideration by banks to obviate any risks arising therefrom.

Further, there is also a need to examine other issues relating to the need for data protection and privacy laws in India. It needs to be examined whether there is an Indian equivalent of “Electronic Fund Transfer Act (US)” that specifies rights and liabilities of banks and consumers in respect to various e-banking systems.

SCOPE OF THE STUDY

i) Roles, responsibilities and organizational structure

ii) Sources of legal risk to banks due to various cyber laws and other laws like AML

iii) Impact of important provisions of IT Act-2000 and IT Amendment Act-2008, for banks and customers

iv) Experience drawn from judicial pronouncements and related developments due to cyber laws in India

v) Need for any specific provision for data protection and privacy in Indian context

vi) Examining whether there is an Indian equivalent of “Electronic Fund Transfer Act in US”, specifying rights and liabilities of banks and consumers in respect to various e-banking systems

A. Guidance for Banks

Roles and Responsibilities and Organizational Structure

Board: The Risk Management Committee at the Board-level needs to put in processes to ensure that legal risks arising from cyber laws are identified and addressed. It also needs to ensure that the concerned functions are adequately staffed and that the human resources are trained to carry out the relevant tasks in this regard

Operational Risk Group: This group needs to incorporate legal risks as part of operational risk framework and take steps to mitigate the risks involved.

Legal Department: The legal function within the bank needs to advise the business groups on the legal issues arising out of use of Information Technology.

Critical issues

(a) Sources of legal risk to banks due to various cyber laws and other laws like AML

Legal risk and operational risk are same. Most risks are sought to be covered by documentation, particularly where the law is silent. The Basel-II accord covers “legal

2 http://www.bis.org/publ/bcbsca07.pdf
risk” under “operational risk.” Documentation forms an important part of the banking and financial sector. For many, documentation is a panacea to the legal risks that may arise in banking activities. But then it has also been realized and widely acknowledged that loopholes exist in these documentations³.

**Documentation**

The working group (WG) on Internet Banking⁴ had noticed⁵ that banks providing internet banking service, and customers availing the same, are currently entering into agreements defining respective rights and liabilities in respect of Internet banking transactions. The said WG recommended, “A standard format or minimum consent requirement to be adopted by banks may be designed by the Indian Banks’ Association, which should capture all essential conditions to be fulfilled by the banks, the customers and relative rights and liabilities arising there from. This will help in standardising documentation as also develop standard practice among bankers offering Internet banking facility.”⁶

While addressing legal risks, it is also necessary to address risks arising out of non-compliance with the statutory requirements that involve reputational risks also. Such risks are also legal risks. Legal Risks arise from the ambiguity in the statutes also, particularly when the law is in a state of evolution. The legal risks arising out of the ambiguities in some of the statutes and statutory rules are discussed below.

1. **Information Technology Act, 2000** (IT Act 2000)

IT Act, 2000 has been amended in 2008⁸ and sweeping amendments have been carried out right from enlarging definitions, introducing the concept of electronic signature, creating new offences etc. However there are certain ambiguities which are discussed later in the chapter.

2. **Prevention of Money Laundering Act, 2002 (PMLA) & PMLR**⁹

Under Section 12¹⁰ of PMLA, every banking company, financial institution and intermediary,

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⁵ in Para 9.2.8

⁶ *Ibid*

⁷ 6 (21 of 2000)

⁸ 7 Information Technology (Amendment) Act, 2008 (10 of 2009)


¹⁰ 12(1) Every banking company, financial institution and intermediary shall--

(a) maintain a record of all transactions, the nature and value of which may be prescribed, whether such transactions comprise of a single transaction or a series of transactions integrally connected to each other, and where such series of transactions take place within a month;
as the case may be (hereinafter referred to as such entities) is required to maintain a record of transactions as may be prescribed by rules and furnish information to the Director within such time as may be prescribed. The records to be maintained by such entities are set forth in rule 3 of PMLR. Such records include record of cash transactions of value more than ₹10 lakhs or its equivalent in foreign currency, integrally connected cash transactions taking place within a month, cash transactions where forged or counterfeit notes are involved and suspicious transactions of the nature described therein. Under rule 6 of PMLR, such records are to be maintained for a period of ten years from the date of transaction.

The period before which the transactions have to be reported to the Director are set forth in rule 8 of PMLR. With respect to the transactions of ₹10 lakhs and more and the integrally connected transactions referred to above, the information has to be submitted every month before the 15th day of the succeeding month. The information relating to forged or counterfeit notes is required to be submitted within seven days of the date of occurrence of the transaction. As regards suspicious transactions, principal officer of such entities is required to furnish the information in writing or fax or email to the Director within a period of seven working days on being satisfied that the transaction is suspicious.

The requirement of maintaining the records by such entities regarding the identity of their clients is prescribed in rule 9 of PMLR. The documents that need to be obtained with respect to different kinds of clients such as individual, company, partnership, trust and other unincorporated association have been listed therein. Such entities are required to formulate and implement a client identification programme which incorporates the requirements of the said rule. They may have their own additional requirements as they may feel appropriate to determine the identity of the clients. A copy of the said identification programme is required to be forwarded to Director.

Though the above requirements under PMLA and PMLR appear to be procedural in nature, it needs to be appreciated that the maintenance of records and reporting of transactions help in tracking transactions involving money laundering or the persons involved in such transactions. Under section 13 of PMLA, the Director is empowered (without prejudice to any other action that may be taken under PMLA) to impose a fine which shall not be less than ₹10 thousand but which may extend to ₹1 lakh for each failure. Since the imposition of fine by the Director is without prejudice to any other action that may be taken under PMLA it is possible that such entities may be exposed to penalty also under Section 63. In terms of Section 70 if the contravention is committed by such entities the officers in charge of and responsible to the conduct of the business of such entity at the relevant time are also liable to be proceeded with and punished.

It is therefore clear that such entities should have a robust system of keeping track of the transactions of the nature referred to in PMLA and PMLR and report the same within the prescribed period as aforesaid. Apart from the risk of penalty, this involves reputational risk for such entities.

3. Negotiable Instruments Act-1881 (NI Act)

Under NI Act, Cheque includes electronic image of truncated cheque and a cheque in the electronic form. The truncation of cheques in clearing has been given effect to and

(b) furnish information of transactions referred to in clause (a) to the Director within such time as may be prescribed;

(c) verify and maintain the records of the identity of all its clients, in such manner as may be prescribed:
appropriate safeguards in this regard have been set forth in the guidelines issued\textsuperscript{11} by RBI from time to time.

A cheque in the electronic form has been defined as “a mirror image” of a paper cheque. The expression 'mirror image' is not appropriate. It is perhaps not even the intention that a cheque in the electronic form should look like a paper cheque as seen in the mirror. Further, requiring a paper cheque being written first and then its mirror image or electronic image being generated does not appear to have been contemplated as the definition requires generation, writing and signature in a secure system etc. The expression, “mirror image of” may be substituted by the expression, “electronic graphic which looks like” or any other expression that captures the intention adequately.

The definition of a cheque in electronic form contemplates digital signature with or without biometric signature and asymmetric crypto system. Since the definition was inserted in the year 2002, it is understandable that it has captured only digital signature and asymmetric crypto system dealt with under Section 3 of IT Act, 2000. Since IT Act,2000 has been amended in the year 2008 to make provision for electronic signature also, suitable amendment in this regard may be required in NI Act so that electronic signature may be used on cheques in electronic form.

\textbf{(b) Impact of various important provisions of IT Act, 2000 and IT Amendment Act 2008 for banks and customers}

Prior to the 2008 Amendment Act, IT Act, 2000 had only 2 sections\textsuperscript{12} which dealt with computer related offences generally. The Amendment Act provides stronger data protection measures as well as strengthening the general framework against cyber crimes\textsuperscript{13}. There are certain issues or lacunae which are inherent in the very nature of crimes involving information technology (and are not specific to banks and customers only) like (a) anonymity

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\textsuperscript{12} Sections 43 and 66
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\textsuperscript{13} By insertion of section 43A and section 72A and amending sections 66 and 67
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in cyberspace\textsuperscript{14}; (b) the issue of jurisdiction\textsuperscript{15}; (c) the question of evidence\textsuperscript{16} and (d) the issue of non-reporting of cyber crimes to authorities due to the bad publicity it can have for businesses operating online\textsuperscript{17}. Apart from these issues, there are certain specific areas of concern to banks and customers or the banking sector as a whole, which are enlisted below.

(i) Intermediary

The definition\textsuperscript{18} of the expression ‘intermediary’ has been amended in the year 2008. Prior to the said amendment, the definition of the expression ‘intermediary’ read as under.

“This intermediary, with respect to any particular message, means any person who on behalf of another person receives, stores or transmits that message or provides any service with respect to that message”

Though banks are not directly referred to in the definition, the definition of the term is so wide that receiving payments on behalf of customers by receiving electronic message sent by other entities in this regard and transmitting electronic messages on behalf of their customers while making payments on their behalf which are normal activities carried on by banks may render them intermediaries. Further the definition also covers any person who provides any service with respect to such messages/records, in which case it is possible that banks may fall within the definition of the term ‘intermediary’. In a few cases pending before the Delhi High Court, the court is seized of the question whether banks are intermediaries. The amended definition of the expression ‘intermediary’ reads as under.

“This intermediary with respect to any particular electronic records, means any person who on behalf of another person receives, stores or transmits that record or provides any service with respect to that record and includes telecom service providers, network service providers and other persons in respect of any messages stored or transmitted on behalf of another person”

\textsuperscript{14} This conceals the identity of the cyber criminal due to which a criminal can carry out a crime secretly against innocent third parties and by the time the third party realises they have been victim of a crime; it may be too late for the authorities to identify the criminal responsible.

\textsuperscript{15} The international scope of cyberspace makes it hard to determine which countries courts have jurisdiction on a matter. It is true that there are principles in place for determining jurisdiction, however, a problem may arise if the jurisdiction that is decided upon does not recognise the act as a crime under there national laws. A smart criminal would then knowing this to be the case be able to plan his criminal endeavours ensuring that his actions are only caught by the jurisdiction of the country where his actions are not criminal. Though section 75 of the IT Act, 2000 makes the Act applicable to an offence or contravention committed outside India, a plain reading of the section reveals that its application is limited, in the sense that it applies to an offence committed outside India by any person if the act involves a computer, computer system or computer network located in India. Further, since internet is not restricted by geographical boundaries, it may not be possible for the aggrieved party in a number of cases to know where the crime has been committed and it may many a times lead to great difficulties in even filing a police complaint. It is therefore suggested that an exception ought to be made for any crime committed on the internet so that police stations may acknowledge any complaint made by the aggrieved party. The matter may then be transferred to the local police station in whose jurisdiction the complainant ordinarily resides and legal proceedings should also be taken up accordingly.

\textsuperscript{16} Whether it is possible to procure sufficient evidence given the nature of the crime.


\textsuperscript{18} Section 2(1)(w) of IT Act, 2000
providers, internet service providers, webhosting service providers, search engines, online payment sites, online-auction sites, online-market places and cyber cafes."

The changes brought about by the amendment do not really change the position with respect to banks. It is however possible to take a view that banks are not covered by the words, “and includes telecom service providers, network service providers, internet service providers, webhosting service providers, search engines, online payment sites, online-auction sites, online-market places and cyber cafes”, added by the amendments. The position cannot, however, be regarded as free from doubts. IT Act, 2000 places some responsibilities on intermediaries, which may not be relevant or applicable to banks. To make banks governed by all the provisions applicable to intermediaries would result in unintended consequences and may even expose banks to penal action under IT Act, 2000.

Uncertainty with respect to the meaning of a crucial expression such as, ‘intermediary, is not in the interest of any party. As such, it is necessary, that clarity is brought about by statutory amendment with respect to the meaning of the expression ‘intermediary’ in so far as banks and financial institutions are concerned.

(ii) Encryption

Any data which is transferred online is subject to the risk of being intercepted and misused. Encrypting data before transferring it over the internet will go a long way in safeguarding against such interception. Even though the data may be intercepted it would be of no use unless it is decrypted. If encryption of data is adopted by all entities providing services through the internet then it would extremely helpful in protecting the customers' privacy and also in protection of all other data. At present, the data encryption standards imposed on different categories of online service providers are not uniform.

ISP license restricts the level of encryption for individuals, groups or organisations to a key length of only 40 bits in symmetric key algorithms or equivalents 19. RBI has stipulated20 SSL / 128 bit encryption as minimum level of security. SEBI has stipulated 64/128 bit encryption21 for Internet Based Trading and Services. These encryption standards do not seem to be of international standards. Information Technology (Certifying Authorities) Rules, 2000 requires22 ‘internationally proven encryption techniques’ to be used for storing passwords. An Encryption Committee constituted by the Central Government under Section 84A of the IT Act, 2000 is in the process of formulating Rules with respect to encryption. A minimum and reasonable level of encryption may be suggested for the banking sector.

(iii) Data Protection

Section 43A of IT Act23 deals with the aspect of compensation for failure to protect data. The Central Government has not prescribed the term "sensitive personal data," nor has it

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22 The Information Technology (Certifying Authorities) Rules, 2000- Schedule II, Para 6.1(7)

23 Please refer to footnote 33 above
prescribed a “standard and reasonable security practice”. Until these prescriptions are made, data is afforded security and protection only as may be specified in an agreement between the parties or as may be specified in any law. However, Explanation (ii) to Section 43A is worded in such a way that there is lack of clarity whether it would be possible for banks, (or any body corporate) to enter into agreement which stipulate standards lesser than those prescribed by Central Government and in the event of the contradiction (between the standards prescribed by the Central Government and those in the agreement) which would prevail. Whether a negligence or mala fide on the part of the customer would make the financial institution liable for no fault of it or whether by affording too much protection to banks, a customer is made to suffer are the two extremes of the situation. The need is for striking a balance between consumer protection and protection of the banks from liability due to no fault of theirs. Apart from affording protection to personal data (‘sensitive personal data’- 43A), the IT Act, 2000 also prescribes civil and criminal liabilities (Section 43 and Section 66 respectively) to any person who without the permission of the owner or any other person who is in charge of a computer, computer system etc., downloads, copies or extracts any data or damages or causes to be damaged any computer data base etc. In this context Section 72 and 72A of the amended IT Act, 2000 are also of relevance. Section 72 of the Act prescribes the punishment if any person who, in pursuance of the powers conferred under the IT Act, 2000, has secured access to any electronic record, information etc and without the consent of the person concerned discloses such information to any other person then he shall be punished with imprisonment upto two years or with fine upto one lakh or with both. Section 72A on the other hand provides the punishment for disclosure by any person, including an intermediary, in breach of lawful contract. The purview of Section 72A is wider than section 72 and extends to disclosure of personal information of a person (without consent) while providing services under a lawful contract and not merely disclosure of information obtained by virtue of ‘powers granted under IT Act, 2000’.

Further relevant issues on the matter have also been been dealt with later in the chapter.

(iv) Computer related offences and Penalty/Punishment

The IT Act, 2000 as amended, exposes the banks to both civil and criminal liability. The civil liability could consist of exposure to pay damages by way of compensation upto ₹ 5 crore under the amended Information Technology Act before the Adjudicating Officer and beyond ₹ five crore in a court of competent jurisdiction. There could also be exposure to criminal liability to the top management of the banks given the provisions of Chapter XI of

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25 See also the case of Umashankar Sivasubramanian v. ICICI Bank (Before the Adjudicating Authority under Information Technology Act, 2000 at Chennai. In this case ICICI contended that the case refers to a phishing case and the blame of negligence lies with the customer who would need to file an FIR and also raised a preliminary objection that the matter cannot be brought under the purview of IT Act, 2000. The Adjudicating Authority however vide its decision dated 12.04.2010 found ICICI Bank guilty of the offences made out in Section 85 read with relevant clauses of Section 43 of the Information Technology Act, 2000 and directed the ICICI to pay a total sum of Rs 12,85,000/- It is understood that ICICI bank has obtained a stay on the judgment (upon depositing Rs 50,000/-) in an appeal filed by them before the Cyber Appellate Authority.

26 Sections 43-45

27 Sections 65-74
the amended Information Technology Act\textsuperscript{28} and the exposure to criminal liability could consist of imprisonment for a term which would extend from three years to life imprisonment as also fine. Further, various computer related offences are enumerated in the aforesaid provisions. In case banks are of the view that, with the advancement in technology and information systems there are certain kinds of offences which are not adequately covered by the existing provisions and which would require separate treatment, the same could be indicated to Government.

Of late there have been many instances of ‘phishing’ in the banking industry whereby posing a major threat to customers availing internet banking facilities. Though Section 66D of the amended IT Act could broadly be said to cover the offence of phishing, attempt to commit the act of phishing is not made punishable. It is suggested that there is a need to specifically provide for punishment for attempt to phish as well in order to deter persons from attempting it.

(v) Bank’s to be Licensed as Certifying Authority

The Working Group on Internet Banking had recommended\textsuperscript{29} that banks may be allowed to apply for a license to issue digital signature certificate under Section 21 of the Information Technology Act, 2000 and function as certifying authority for facilitating Internet banking and that Reserve Bank of India may recommend to Central Government for notifying the business of certifying authority as an approved activity under clause (o) of Section 6(1) of the Banking Regulations Act, 1949.

It is for consideration whether banks are to be licensed to issue ‘digital/electronic signature certificates’ under Section 21 of IT Act, 2000.

(vi) Provision for online nomination facility

Though not explicitly dealing with a provision of the IT Act, an issue of relevance is being highlighted here. At present though it is possible to create a new fixed deposit through internet banking, it is not possible to submit a nomination request for it without walking into the branch of a bank. The Banking Companies (Nomination) Rules, 1985 (“Nomination Rules”) requires a physical copy of the nomination forms to be submitted by the customer and further requires that the form should be signed in the presence of two witnesses. It is suggested that the Nomination Rules be modified to provide for a mechanism based on the existing platform used by banks so that customers may be able to place a request for nomination and variation or cancellation thereof without having to physically walk into a branch. Nomination which takes effect after the death of the person is on par with a will. Banks get valid discharge by paying to nominee even if there is a valid will in favour of some other party. Attestation of nomination by witnesses is apparently meant for facilitating proof of nomination in the event of dispute. The challenge appears to be to find a robust technological solution for proving that the nomination made on line is a genuine nomination, voluntarily made by the party.

(c) Experience drawn from various judicial pronouncements and other related developments due to cyber laws in India

A few relevant decisions and cases

1. Under IT Act, 2000

Umashankar Sivasubramaniian v. ICICI Bank (Before the Adjudicating Authority under Information Technology Act, 2000 at Chennai) - The complainant alleged that his account was wrongfully debited due to negligence on the part of the bank. ICICI contended that the

\textsuperscript{28} Section 85

\textsuperscript{29} In Para 9.2.4 http://rbidocs.rbi.org.in/rdocs/PublicationReport/Pdfs/21595.pdf
case refers to phishing and the blame of negligence lies with the customer who would need to file an FIR and also raised a preliminary objection that the matter cannot be brought under the purview of IT Act. The Adjudicating Authority however vide its decision dated 12.04.2010 holding that ICICI bank had failed to establish that due diligence were exercised to prevent the contravention found ICICI Bank guilty of the offences made out in Section 85 read with relevant clauses of Section 43 of the Information Technology Act, 2000 and directed the ICICI to pay a total sum of ₹ 12,85,000/- (which includes an amount of ₹ 6,00,000/- towards expenses). ICICI bank has obtained a stay on the judgment (upon depositing ₹ 50,000/-) in an appeal filed by them before the Cyber Appellate Authority.

Avnish Bajaj v. State 30 decided by the Delhi High Court in Criminal Miscellaneous Case No. 3066 of 2006 which discussed amongst others the criminal liability of a network service provider being Baazee.com for third party data or information made available by them on their site. Delhi High court has held that “on a conjoint reading of Section 67 and 85 of the Information Technology Act, 2000, it may be concluded that on the basis of the principle of deemed criminal liability, a case may be made out against any director of a company even though the company may not be arrayed as an accused provided the ingredients laid down in the section are satisfied”. It is understood that the decision of the Delhi High Court has been appealed against in the Supreme Court and that the Supreme Court has been pleased to stay the proceedings in the said matter and matter is subjudice.

National Association of Software and Services Companies v. Ajay Sood 31 - This was a reasoned order approving a settlement agreement between the plaintiff and the defendants in a case which dealt with the issue of ‘phishing’, wherein a decree of ₹ 16 lakhs was passed in favour of the plaintiffs. It is the contention of the plaintiff that the defendants were masquerading as NASSCOM, and were sending emails, in order to obtain personal data from various addresses, which they could then use for head-hunting, and they went on the website as if they were a premiere selection and recruitment firm. The suit was filed praying for a decree of permanent injunction restraining the defendants or any person acting under their authority from circulating fraudulent e-mails purportedly originating from the plaintiff of using the trade mark ‘NASSCOM’ or any other mark confusingly similar in relation to goods or services. A compromise application was filed before the court and the court while approving the settlement agreement observed that “in US an Act is proposed which, if passed, will add two crimes to the current federal law; It would criminalize the act of sending a phishing email regardless of whether any recipients of the email suffered any actual damages. It would criminalize the act of creating a phishing website regardless of whether any visitors to the website suffered any actual damages.” The Hon’ble Judge further observed that “I find no legislation in India on ‘phishing’. An act which amounts to phishing, under the Indian law would be a mis-representation made in the course of trade leading to confusion as to the source and origin of the e-mail causing immense harm not only to the consumer but even the person whose name, identity or password is misused. It would also be an act of passing off as is affecting or tarnishing the image of the plaintiff, if an action is brought by the aggrieved party. Whether law should develop on the lines suggested by Robert Louis B Stevenson in his article noted above is left by this Court for future development in an appropriate case.”

2. Under Consumer Laws

State Consumer Disputes Redressal Commission, Raipur- (Appeal No. 435/2009)- ICICI Bank v. Ashish Agrawal – This appeal was filed against the order dated 27.07.2009 of the District Consumer Disputes Redressal Forum, Raigarh directing the appellant bank to pay ₹ 49,912.36/-, which was allegedly not withdrawn by him from his account and also ₹ 5,000/-

30 150(2008)DLT769, 2008(105)DRJ721
31 119(2005)DLT596, 2005(30)PTC437(Del)
as compensation for mental agony and ₹3,000/- as litigation cost to the respondent/complainant on account of deficiency in service, regarding maintenance of his bank account. The complaint was filed alleging deficiency of service on the part of the appellant bank as ₹49,912.36/- was withdrawn from his bank account, without his knowledge, using internet banking. The State Commission vide its order dated 26.03.2010 allowed the appeal. The Commission observed that the respondent was negligent in giving information regarding password to a third person and hence deficiency of service could not be attributed on the part of the appellant bank, who had taken all precaution to give every instruction to the customer and also authorized him to change his password as and when desired.

Before the Consumer disputes Redressal Forum, Bangalore-(CC No. 514 of 2010) - Rishi Gupta v. ICICI Bank Ltd. - The complaint sought an order directing opposite party bank to refund ₹2,30,000/- along with interest @ 24% per annum which was lost by the complainant on account of alleged negligence of the opposite party and for an order directing the bank to pay ₹1,00,000/- as damages for negligence of service. The complainant alleges that an amount of ₹3,00,000/- was transferred from the account of the complainant, fraudulently, through 15 transactions of ₹20,000/- each. The District Forum vide order dated 21.06.2010 dismissed the complaint. The Hon'ble member in the order dated 21.06.2010 observed that in providing confidential details of his online banking such as corporate ID, password etc, to a third party in response to an email purported to be issued by the opposite party bank, without verifying with the opposite party bank, the complainant had acted negligently and he cannot put the blame on the bank.

Before the Consumer Disputes Redressal Forum, Bangalore- (CC No. 1059/2008)- M/s Pachisia Plastics v. ICICI Bank Ltd.- The complaint was filed alleging deficiency of service on the part of opposite party bank on the ground that an amount of ₹1,18,000/- was unauthorisedly debited from the account of the complainant through net banking. The Forum vide order dated 11.07.2009 dismissed the complaint on the ground that there was no deficiency of service on the part of the bank. In the order dated 11.07.2009, it was observed that the burden lies on the complainant to establish that he has kept the code number (password for net banking) secret and that there appeared to be a carelessness and negligence on the part of the complainant.

Before the Consumer Disputes Redressal Forum, Bangalore- (CC No. 2969 of 2009)- K Thagyarajan v. ICICI Bank- The complainant alleged that his internet bank account was breached and an amount of ₹77,000/- was unlawfully transferred to another account by some unknown persons. The complainant has alleged deficiency of service on the part of the opposite party bank and prayed for refund of the amount with interest and ₹3,00,000/- to be awarded as compensation. The complaint was dismissed vide order dated 20.05.2010 on the ground that there was no deficiency of service on the part of opposite party bank as the complainant had himself delivered the password and user id (for internet banking) to others.

Before the Consumer Disputes Redressal Forum, Bangalore- (CC No. 197 of 2008) Smt. Vimala Varkey & Others v. HDFC Bank Ltd & Another- In this case the complainant was aggrieved that money was fraudulently transferred from his account maintained with opposite party No. 1 bank to an account maintained with opposite party No.2 bank (ICICI bank). The complainant alleged deficiency of service by opposite party No.1 bank and had prayed for reimbursement of the amount with interest. It was observed that the complainant had, admittedly, himself disclosed his customer ID & IPIN to a third party, in reply to a phishing mail and on the basis of such information the third party might have managed to transfer the amount. The terms and conditions, of opposite party No.1 bank, governing operation of Net Banking, stipulated that opposite party cannot be held responsible for the loss sustained by the complainant in such transactions. The Forum therefore dismissed the complaint vide its order dated 2.09.2008 on the ground that there was no deficiency of service on the part of the opposite party bank.
It is necessary to balance the interests of customers and that of banks and provide protection to banks against any fraudulent or negligent act of customer. It is not appropriate to leave such an important issue to be dealt with in documentation. Appropriate statutory provision needs to be enacted in this regard.

(3) An international perspective

The case of TJX Inc’s (which is the parent company to discount retailers Marshalls and T.J Maxx) was one which involved massive security breach. It highlighted the issue that financial institutions have been forced to shoulder the majority of the liability to consumers whose identities have been stolen. Unfortunately, in situations such as TJX, financial institutions that were not responsible for the security breach were made to bear the burden. The facts of the case are as follows: In January 2007, after auditors expressed concern over the adequacy of its data security, TJX discovered a massive security breach resulting in more than 45.7 million debit and credit card numbers being stolen. Investigators discovered that the security breach had been on-going since 2005 and that the ‘intruders’ had decoded the encryption keys TJX used to store customer information. The hackers also obtained customers’ drivers license numbers, names, addresses and phone numbers. Investigators believe that the hackers obtained the information by aiming an antenna inside the store and decoding the data streaming between TJX’s cash registers, hand-held scanning devices and TJX's computers. TJX's wireless computer system was said to be less secure than a personal home computer. Customers affected (and those even possibly affected) by the security breach instituted a class action suit against TJX on January 29, 2007. TJX also faced ‘lawsuits by financial institutions that incurred losses as a result of the breach. A major concern over identity theft legislation involves whether the entity responsible for the security breach, such as TJX, should bear the cost of such breach or whether the financial institutions should continue to bear the ultimate burden. In In re TJX Companies Retail Security Breach Litigation, a federal court in Massachusetts allowed the financial institutions to continue their action against TJX on a negligent misrepresentation theory, but dismissed the banks’ negligence and breach of contract claims’. The financial institutions' action against TJX was allowed to survive summary judgment and TJX recently agreed to settle with the financial institutions.32

Yet another instance of relevance was the dispute between Yahoo and the family of a marine named Justin Ellsworth killed in Iraq over the young man’s e-mail account. The family of Justin Ellsworth sought access to his e-mail account after his death, but Yahoo refused to give his password or access to his correspondence citing the terms of service he had agreed to. A court ordered Yahoo to hand over the documents in 2005, which it did, but no definitive ruling on the status of such digital assets was made33.

The case reflects the changing scenario of accumulation of ‘virtual assets’ of various kinds by the users of Information and Communication Technology and also brings in the concept of ‘digital inheritance’ and ‘digital estate’. Issues arise on whom the digital assets of a user (deceased) of ICT would devolve. In India there is no clarity on the subject. It is suggested that there is scope for a separate legislation on ‘Inheritance of Virtual Assets’ on the lines of Transfer of Property Act or Indian Succession Act or a combination of both. 34


34 http://dqindia.ciol.com/content/top_stories/2010/110041601.asp
B. INDUSTRY-WIDE CONSIDERATIONS

(a) Authentication of electronic records/transactions – Digital/Electronic signatures

**Digital Signatures**

Section 2(p) of the Information Technology Act, 2000 (Act) defines the term, ‘Digital Signature’ as “... ... authentication of any electronic record by a subscriber by means of an electronic method or procedure in accordance with the provisions of section 3”. Under sub-Section (1) of Section 3 of the Act, “Subject to the provisions of this section any subscriber may authenticate an electronic record by affixing his digital signature.” Sub-Section (2) of Section 3 of the Act reads as under.

“The authentication of the electronic record shall be effected by the use of asymmetric crypto system and hash function which envelop and transform the initial electronic record into another electronic record.”

A combined reading of Section 2(p) and sub-sections (1) and (2) of Section 3 makes it clear that in terms of the Act an electronic record may be authenticated by affixing ‘digital signature’ and if a party wants to authenticate the electronic record by affixing digital signature, the electronic method or procedure for affixing digital signature shall be asymmetric crypto system and hash function. While authentication of an electronic record by affixing digital signature is optional, the procedure for affixing digital signature, namely, use of asymmetric crypto system and hash function, is mandatory.

**Electronic Signature**

Information Technology (Amendment) Act, 2008 has brought in the concept of ‘electronic signature’ and has defined it as under:

“electronic signature means authentication of any electronic record by a subscriber by means of the electronic technique specified in the second Schedule and includes digital signature.”

Section 3A of the Act further provides as under:

"3A. Electronic signature.--(1) Notwithstanding anything contained in section 3, but subject to the provisions of sub-section (2), a subscriber may authenticate any electronic record by such electronic signature or electronic authentication technique which--

(a) is considered reliable; and

(b) may be specified in the Second Schedule."

Section 3A thus provides for an additional method of authenticating an electronic record by using ‘electronic signature’. However, till the Central Government specifies any electronic authentication technique by notification in the Official Gazette and populates the Second Schedule of the Act, authentication of electronic record can be done only by using digital signature.

**Proof of Digital Signature:** Under section 36 of the Act, a Certifying Authority while issuing a Digital Signature Certificate shall certify, inter alia, that,-

“ ... ... ...(ca) the subscriber holds a private key which is capable of creating a digital signature;

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35  Section 2 (1) (zg) of the Act, ‘... ... a person in whose name the Electronic Signature Certificate is issued.’
(cb) the public key to be listed in the certificate can be used to verify a digital signature affixed by the private key held by the subscriber;

... ...

Section 42 of the Act requires every subscriber to exercise reasonable care to retain control of the private key corresponding to the public key listed in his Digital Signature Certificate and take all steps to prevent its disclosure. Further, if the private key corresponding to the public key listed in the Digital Signature Certificate has been compromised, then, the subscriber is required to communicate the same without any delay to the Certifying Authority in such manner as may be specified by the regulations. It has been clearly laid down in the explanation to section 42(2) of the Act that the subscriber shall be liable till he has informed the Certifying Authority that the private key has been compromised.

Under Section 67A of Indian Evidence Act, the Court shall presume, unless contrary is proved, that the information listed in an Electronic Signature Certificate (which includes digital signature certificate) is correct. A combined reading of the above provisions makes it clear that the court shall presume that the subscriber has the private key and that the public key listed in the digital signature certificate may be used to verify the digital signature affixed by using that private key. Though this is a rebuttable presumption, it may reasonably be concluded that the subscriber has little chance of successfully challenging the contents of an electronic record authenticated by using digital signature. Under section 73A of the Indian Evidence Act, in order to ascertain whether a digital signature is that of the person by whom it purports to have been affixed, the Court may direct--

“(a) that person or the Controller or the Certifying Authority to produce the Digital Signature Certificate;

(b) any other person to apply the public key listed in the Digital Signature Certificate and verify the digital signature purported to have been affixed by that person.”

This makes proof of digital signature easy.

Proposal with respect to Electronic Signature

Electronic signature is also expected to produce the same result after the second schedule is populated by appropriate Notification in the Official Gazette. Since all the above provisions do not refer to electronic signature but refer only to digital signature, the possibility of the parties facing difficulties in proving electronic signature cannot be ruled out. It is therefore recommended that necessary amendments may be carried out in the Act and Indian Evidence Act on the same lines (as the provisions relating to digital signature) to facilitate proof of electronic signature also.

Binding nature of other Electronic Records

The question that arises for consideration is whether a party may be bound by the transactions entered into through electronic means (whether through ATMs, Internet or otherwise) though the electronic records in question are not authenticated by using digital/electronic signature.

Section 65B (1) of Indian Evidence Act reads as under:

“1) Notwithstanding anything contained in this Act, any information contained in an electronic record which is printed on a paper, stored, recorded or copied in optical or magnetic media produced by a computer (hereinafter referred to as the computer output) shall be deemed to be also a document, if the conditions mentioned in this section are satisfied in relation to the information and computer in question and shall be admissible in any proceedings, without further proof or production of the original, as evidence or any contents of the original or of any fact stated therein of which direct evidence would be admissible.”
It is thus clear that electronic records may be proved in courts even though they are not
authenticated by using digital or electronic signature if the conditions mentioned therein are
satisfied. The difficulty in proving the various conditions set forth in sub-sections (2) and (3)
of section 65B of Indian Evidence Act is ameliorated to a great extent by sub-section (4) of
thereof under which the certificate of a person occupying a responsible official position in
relation to the operation of the relevant device or the management of the relevant activities

36 Sub-section (2) of Section 65B of Indian Evidence Act- *(2) The conditions referred to in sub-section (1) in
respect of a computer output shall be the following, namely: -

(a) the computer output containing the information was produced by the computer during the period over
which the computer was used regularly to store or process information for the purposes of any activities
regularly carried on over that period by the person having lawful control over the use of the computer;

(b) during the said period, information of the kind contained in the electronic record or of the kind from
which the information so contained is derived was regularly fed into the computer in the ordinary course of the
said activities;

(c) throughout the material part of the said period, the computer was operating properly or, if not, then in
respect of any period in which it was not operating properly or was out of operation during that part of the period,
was not such as to affect the electronic record or the accuracy of its contents; and

(d) the information contained in the electronic record reproduces or is derived from such information fed
into the computer in the ordinary course of the said activities.

37 Section 65B(4) of Indian Evidence Act - *(4) In any proceedings where it is desired to give a statement in evidence
by virtue of this section, a certificate doing any of the following things, that is to say,--

(a) identifying the electronic record containing the statement and describing the manner in which it was
produced;

(b) giving such particulars of any device involved in the production of that electronic record as may be
appropriate for the purpose of showing that the electronic record was produced by a computer;

(c) dealing with any of the matters to which the conditions mentioned in sub-section (2) relate,

and purporting to be signed by a person occupying a responsible official position in relation to the operation
of the relevant device or the management of the relevant activities (whichever is appropriate) shall be evidence of
any matter stated in the certificate; and for the purposes of this sub-section it shall be sufficient for a mailer to be
stated to the best of the knowledge and belief of the person stating it."
(whichever is appropriate) shall be evidence of any matter stated in the certificate. The information stored in the central computer systems of a departmental store was relied on to hold a person guilty of theft. The evidence of store detective that there was no evidence of malfunctioning of central computer was accepted. It may therefore be concluded that it is possible to prove electronic records in courts even if the electronic records are not authenticated by digital or electronic signatures.

**Examiners of Electronic Evidence**

A reference may also be made to Section 79A of the Act which reads as under.

"79A. Central Government to notify Examiner of Electronic Evidence."— The Central Government may, for the purposes of providing expert opinion on electronic form evidence before any court or other authority specify, by notification in the Official Gazette, any Department, body or agency of the Central Government or a State Government as an Examiner of Electronic Evidence.

Explanation.—For the purposes of this section, "electronic form evidence" means any information of probative value that is either stored or transmitted in electronic form and includes computer evidence, digital audio, digital video, cell phones, digital fax machines.

As the courts are not equipped to deal with the technological issues that may arise in evaluating the evidentiary value of electronic records, it is recommended that Central Government should specify sufficient number of agencies under section 79A of the Act to assist courts in arriving at a decision on the evidentiary value of electronic records irrespective of whether digital or electronic signature is affixed or not.

**Bank Transactions**

Financial transactions such as, operation of bank accounts and credit card operations are being carried on by banks in a big way by using cards, pin numbers and passwords, etc. Banks are using many security features to prevent frauds to the extent possible. The proposed 'two factor authentication method' (2F method) is also a step in the same direction. It may not be feasible and appropriate to insist on use of a specific technology (digital or electronic signatures) for all retail transactions of the customers.

**Proposals**

As a short term measure it is recommended that Rules may be framed by the Central Government under Section 5 of the Act, to the effect that, with respect to internet or e-banking transactions, 2F method or any other technique of authentication provided by banks and used by the customers shall be valid and binding with respect to such transactions, though 'digital signature' or 'electronic signature' is not affixed. Finally, it is submitted that provisions similar to the provisions dealing with 'unauthorised electronic fund transfers', consumers liability for unauthorised transfers etc., in the Electronic Fund Transfer Act, USA, (as pointed out later in the report), would be useful in India.

**(b) Need for any specific provision for data protection and privacy in Indian context.**

The law laid down in Tournier’s case is followed in India also and banks are required to maintain secrecy of the accounts of their customer’s. The exceptions to the rule are as under:

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(a) where the disclosure was under compulsion by law, (b) where there was a duty to the public to disclose, (c) where the interest of the bank require disclosure and (d) where the disclosure was made by express or implied consent of the customer.

The use of technology in the field of banking appears to have thrown up fresh challenges to banks in effectively fulfilling their obligation to maintain secrecy of the accounts of their customers flowing from the relationship of banker and customer as recognized by the courts.

A reference may be made to 'The Personal data Protection Bill, 2006' which was introduced in the Rajya Sabha to provide for protection of personal data and information of an individual collected for a particular purpose, though the Bill has not been passed at all. However, section 43A of IT Act, 2000 inserted in the year 2008 addresses some of the concerns regarding protection of personal data. To make the said provisions effective, Central Government has to frame rules and specify what are "sensitive personal data or information" and what are "reasonable security practices and procedures".

In this connection, a reference may be made to the provisions of Data Protection Act, 1998 (DPA) of United Kingdom which provides for the regulation of the processing of information relating to individuals, including the obtaining, holding, use or disclosure of such information. Important expressions defined under DPA include, inter alia, 'data controller' and 'personal data'. Some of the prominent provisions contained in the DPA are briefly captured as

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42 (Bill No. XCI of 2006)

43 Section 43A. Compensation for failure to protect data.- Where a body corporate, possessing, dealing or handling any sensitive personal data or information in a computer resource which it owns, controls or operates, is negligent in implementing and maintaining reasonable security practices and procedures and thereby causes wrongful loss or wrongful gain to any person, such body corporate shall be liable to pay damages by way of compensation to the person so affected.

Explanation.--For the purposes of this section,—

(i) "body corporate" means any company and includes a firm, sole proprietorship or other association of individuals engaged in commercial or professional activities;

(ii) "reasonable security practices and procedures" means security practices and procedures designed to protect such information from unauthorised access, damage, use, modification, disclosure or impairment, as may be specified in an agreement between the parties or as may be specified in any law for the time being in force and in the absence of such agreement or any law, such reasonable security practices and procedures, as may be prescribed by the Central Government in consultation with such professional bodies or associations as it may deem fit;

(iii) "sensitive personal data or information" means such personal information as may be prescribed by the Central Government in consultation with such professional bodies or associations as it may deem fit.


45 "data controller" means, subject to subsection (4), a person who (either alone or jointly or in common with other persons) determines the purposes for which and the manner in which any personal data are, or are to be, processed

46 "personal data" means data which relate to a living individual who can be identified—
Section 4 of DPA lays down data protection principles and the same have been set out in Part I of Schedule I to the DPA. Anyone who holds personal information must comply with those principles.

Section 11 of DPA empowers data subject (the person in respect of whom data is collected) to prevent processing of his personal data by data controller for purposes of direct marketing.

Under Section 13 of DPA, an individual who suffers damage by reason of any contravention by a data controller of any of the requirements of this Act is entitled to compensation from the data controller for that damage.

In terms of Section 17 of DPA, data controller cannot process personal data unless he/it has an entry in register maintained by the Commissioner.

Commissioner is responsible for administering the provisions of DPA. In terms of Section 19 of DPA, Commissioner shall provide facilities for making the information contained in the entries in the register available for inspection by the members of public free of cost (the information is also available online), supply any member of the public with a duly certified copy in writing of the particulars contained in any entry made in the register on payment of

(a) from those data, or
(b) from those data and other information which is in the possession of, or is likely to come into the possession of, the data controller, and includes any expression of opinion about the individual and any indication of the intentions of the data controller or any other person in respect of the individual.

Schedule 1, The Data Protection Principles, Part I

1 Personal data shall be processed fairly and lawfully and, in particular, shall not be processed unless—
   (a) at least one of the conditions in Schedule 2 is met, and
   (b) in the case of sensitive personal data, at least one of the conditions in Schedule 3 is also met.

2 Personal data shall be obtained only for one or more specified and lawful purposes, and shall not be further processed in any manner incompatible with that purpose or those purposes.

3 Personal data shall be adequate, relevant and not excessive in relation to the purpose or purposes for which they are processed.

4 Personal data shall be accurate and, where necessary, kept up to date.

5 Personal data processed for any purpose or purposes shall not be kept for longer than is necessary for that purpose or those purposes.

6 Personal data shall be processed in accordance with the rights of data subjects under this Act.

7 Appropriate technical and organisational measures shall be taken against unauthorised or unlawful processing of personal data and against accidental loss or destruction of, or damage to, personal data.

8 Personal data shall not be transferred to a country or territory outside the European Economic Area unless that country or territory ensures an adequate level of protection for the rights and freedoms of data subjects in relation to the processing of personal data.

http://www.ico.gov.uk/
fees.

– In terms of Section 24 of DPA, the data controller must, within twenty-one days of receiving a written request from any person, make the relevant particulars available to that person in writing free of charge.

– Part IV of DPA contains a number of exemptions from data protection principles, *inter alia*, for the purpose of national security, crime and taxation, health, education and social work, regulatory activities, manual data held by public authorities and Information available to the public by or under enactment. Miscellaneous exemptions have been captured in Schedule 7 to DP Act. In terms of Section 38 of DP Act, Secretary of State can make further exemptions by order.

– Commissioner under DPA is empowered to impose monetary penalty on the data controller for contravention of the provisions of an amount determined by him and specified in the notice.

– Section 61 of DPA provides for liability of directors etc. When an offence under DPA has been committed by body corporate.

**Data Protection with respect to banking sector:** In view of the nature and sensitivity of financial transactions, data protection is an important aspect in the banking sector. Further, since data which may have facets of sensitive personal information, is being sent from one jurisdiction to another (eg BPO operations of banks), its protection is all the more relevant. However, a perusal of the relevant positions on data protection under various jurisdictions across the globe clearly demonstrates that there is no unanimity on how data is to be protected. The EU and the United States present opposite extremes in the argument for data protection. While the EU system of data protection affords a standard across the EU (thereby making the flow of data easier and more hassle-free), it adds a rung to the ladder of bureaucracy. In the contrast there is no single law in the United States that provides a comprehensive treatment of data protection or privacy issues. In addition to the constitutional interpretations provided by the courts and international agreements, there have been a number of laws and executive orders dealing specifically with the concept of data protection. The amendments made to the IT Act, 2000 by the Amendment Act, 2008 (when compared to the EU Directive and the position in US) seems to be mid way between the two as far as norms guiding the protection of personal data exported to India are concerned. Section 43A of IT Act deals with the aspect of compensation for failure to protect data. The Central Government has not prescribed the term "sensitive personal data," nor has it prescribed a "standard and reasonable security practice". Until these prescriptions are made, data is afforded security and protection only as may be specified in an agreement between the parties or as may be specified in any law. However, Explanation (ii) to Section

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49 Please refer Directive 95/46/EC or the Data Protection Directive implemented by European Commission to ensure a high level of protection and free movement of data within the European Union (EU Directive) and OECD (Organisation for Economic and Cooperation and Development) Guidelines

50 Journal of Internet Law, New York: Nov 2009, Vol 13- The Security of Data Export to India by Shri Sajai Singh-
http://proquest.umi.com/pqdweb?did=1897918491&Fmt=3&clientId=47637&RQT=309&VName=PQD


43A is worded in such a way that there is lack of clarity whether it would be possible for banks, (or any body corporate) to enter into agreement which stipulate standards lesser than those prescribed by Central Government and in the event of the contradiction (between the standards prescribed by the Central Government and those in the agreement) which would prevail. Whether a negligence or mala fide on the part of the customer would make the financial institution liable for no fault of it or whether by affording too much protection to banks, a customer is made to suffer are the two extremes of the situation. The need is for striking a balance between consumer protection and protection of the banks from liability due to no fault of theirs.

Whether Section 43A read with Section 72 and 72A of the IT Act, 2000 present address the issue of data protection adequately or they need to be duly supplemented by long-term provisions which can help facilitate effective and efficient protection and preservation of data would depend on the prescriptions of the Central Government. It is felt that the prescriptions of the Central Government may address the following issues:

- Minimum parameters / standards of what constitutes ‘reasonable security practices and procedures and needs to be ensured by the body corporate. It is suggested that the parameters / standards should not be uniform to be applicable across all body corporates, rather should be customized to suit the size and type of body corporate.
- Body corporates may be free to deploy their own security procedures to suit their needs which would be in addition to the prescribed minimum standards.
- Adequate safeguards for sharing information: Financial Institutions not only possess / deal / store and handle customers’ information, but are also required to share the same with statutory / regulatory authorities and third parties due to several reasons. The rules should provide the minimum safeguards to be ensured and adhered while financial institutions share customer information with statutory / regulatory authorities and third parties due to several reasons.
- Workable definitions of data security practices, covering both a threshold for the sensitivity of the data lost, and criteria for the accessibility of that data.
- Mandatory and uniform central reporting system: agencies/ officers should be notified of the data lost.
- Clear rules on form and content of notification letters, which must state clearly the nature of the breach and provide advice on the steps that the individual should take to deal with it.
- Data Security Council of India have recommended the following nine privacy principles in the context of Indian Industry: (a) Notice; (b) Choice and consent; (c) ...

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53 See also the case of Umashankar Sivasubramanian v. ICICI Bank (Before the Adjudicating Authority under Information Technology Act, 2000 at Chennai. In this case ICICI contended that the case refers to a phishing case and the blame of negligence lies with the customer who would need to file an FIR and also raised a preliminary objection that the matter cannot be brought under the purview of IT Act, 2000. The Adjudicating Authority however vide its decision dated 12.04.2010 found ICICI Bank guilty of the offences made out in Section 85 read with relevant clauses of Section 43 of the Information Technology Act, 2000 and directed the ICICI to pay a total sum of ₹ 12,85,000/- It is understood that ICICI bank has obtained a stay on the judgment (upon depositing ₹ 50,000/-) in an appeal filed by them before the Cyber Appellate Authority.


55 Providing a complete idea to an ‘end customer’ of how the organization concerned will use the information provided by the customer, its privacy policy etc.
Report of the Working Group on Electronic Banking

Collection Limitation\(^57\); (d) Use Limitation\(^58\); (e) Access and Correction\(^59\); (f) Security\(^60\); (g) Disclosure to third party\(^61\); (h) Openness\(^62\); (i) Accountability\(^63\). The recommendations of DSCI are relevant and may be considered.

The Gramm-Leach-Bliley Act

The Financial Modernization Act of 1999, also known as the "Gramm-Leach-Bliley Act" or GLB Act, includes provisions to protect consumers' personal financial information held by financial institutions. There are three principal parts to the privacy requirements: the Financial Privacy Rule, Safeguards Rule and pretexting provisions.

The GLB Act gives authority to eight federal agencies and the states to administer and enforce the Financial Privacy Rule and the Safeguards Rule. These two regulations apply to "financial institutions," which include not only banks, securities firms, and insurance companies, but also companies providing many other types of financial products and services to consumers. Among these services are lending, brokering or servicing any type of consumer loan, transferring or safeguarding money, preparing individual tax returns, providing financial advice or credit counseling, providing residential real estate settlement services, collecting consumer debts and an array of other activities. Such non-traditional "financial institutions" are regulated by the FTC.

The Financial Privacy Rule governs the collection and disclosure of customers' personal financial information by financial institutions. It also applies to companies, whether or not they are financial institutions, who receive such information.

The Safeguards Rule requires all financial institutions to design, implement and maintain safeguards to protect customer information. The Safeguards Rule applies not only to financial institutions that collect information from their own customers, but also to financial institutions "such as credit reporting agencies" that receive customer information from other financial institutions.

The Pretexting provisions of the GLB Act protect consumers from individuals and companies that obtain their personal financial information under false pretenses, a practice known as "pretexting."\(^64\)

\(^56\) Customers to be provided ‘choices’ for trading off their personal information to avail of the services and their consent to be proactively obtained, stored and preserved for any future use.

\(^57\) Organization should only collect the required data and that too through fair and lawful means.

\(^58\) Personal data should not be made available or used for any purpose other than what it was stated to be collected for.

\(^59\) The end user (data subject) should be given access to the information and has to be provided with an opportunity to correct his/her data.

\(^60\) The technical and organizational measures for securing the data.

\(^61\) Disclosure to third party should be when it is necessary and should be subject to the same principles of data protection as adopted by the organization concerned.

\(^62\) An organization should have openness/transparency with respect to the development, practices and policies with respect to personal data.

\(^63\) Data controller accountable for complying with the measures that give effect to the aforesaid principles.

\(^64\) [http://www.ftc.gov/privacy/privacyinitiatives/glbact.html](http://www.ftc.gov/privacy/privacyinitiatives/glbact.html)
Right to Financial Privacy Act of 1978 (USA)

Similarly, the above Act restricts access to personal data in the custody of financial institutions by the Government Authority.\textsuperscript{65}

\textbf{(c) Whether there is an Indian equivalent of Electronic Fund Transfer Act in US specifying rights and liabilities of banks and consumers in respect to various e-banking systems.}

\textbf{Electronic Funds Transfer Act (USA)}

In the US the Electronic Funds Transfer Act (EFTA) read with the Electronic Fund Transfers Regulation (Regulation E) provide the basic framework establishing the rights, liabilities and responsibilities of participants in electronic fund transfer systems. The Electronic Fund Transfer Act, 1978 is basically a consumer protection measure and is codified as title IX of the Consumer Protection Act\textsuperscript{66}. This Act apart from defining certain basic concepts, lays down the disclosure norms in regard to terms, pricing etc. it also requires the service providers to supply transaction record. This Act defines the term unauthorised electronic fund transfer\textsuperscript{67} and prescribes (limits) the consumer's liability for unauthorised electronic transfers. The Act also prescribes the liability of the financial institutions in the situations enumerated therein. It also requires service providers to supply transaction record. This Act, however, applies mostly to consumer activated consumer payment systems and other consumer related Electronic funds transfer (EFT) like Electronic funds transfer at Point of Sale and ATMs. Inter-bank and intra-bank fund transfers are not covered by EFT Act.

\textbf{Position in India}

In India prior to 2007, there was no enactment which dealt with the issue of EFT. Payment and Settlement Systems Act, 2007 (PSS Act) and the directions and guidelines issued thereunder deal, to a certain extent, with the issue. Section 2(1)(c) of PSS Act\textsuperscript{68} is more wide

\textsuperscript{65} \url{http://www.fdic.gov/regulations/laws/rules/6500-2550.html}

\textsuperscript{66} \textit{Codified to 15 U.S.C. 1693a-1693; \url{http://www.fdic.gov/regulations/laws/rules/6500-1350.html#fdic6500904}}

\textsuperscript{67} Section 903 (11)- “the term ‘unauthorised electronic fund transfer’ means an electronic fund transfer from a consumer's account initiated by a person other than the consumer without actual authority to initiate such transfer and from which the consumer receives no benefit, but the term does not include any electronic fund transfer

- initiated by a person other than the consumer who was furnished with the card, code, or means of access to such consumer's account by such consumer, unless the consumer has notified the financial institution involved that transfers by such other person are no longer authorized.

- initiated with fraudulent intent by the consumer or any person acting in concert with the consumer, or which constitutes an error committed by a financial institution.”

\textsuperscript{68} Section 2(1)(c) “electronic funds transfer” means any transfer of funds which is initiated by a person by way of instruction, authorisation or order to a bank to debit or credit an account maintained with that bank through
in its coverage than the EFT Act in that it does not restrict itself to transfer of funds initiated through electronic means but deals with transfer initiated by a person by other means and is settled electronically, thereby bringing within its ambit Electronic Clearing system (ECS), auto-debit instructions etc. Section 18 of the PSS act empowers the Reserve Bank to issue directions and such directions issued by the Reserve Bank to be complied with. The Act also prescribes the penalties/punishments for failure to comply with the provisions of the Act and the rules, regulations, orders, directions etc issued thereunder. Section 25 of the Act deal with the issue of dishonour of Electronic Funds Transfer for insufficiency etc., of funds and make it an offence punishable with imprisonment for a term which may extend to two years or with fine or with fine which may extend to twice the amount of the electronic fund transfer, or with both.

So as to make the process of electronic fund transfer more smooth and effective, the Reserve Bank has been issuing a number of guidelines to deal with the various aspects of and procedures for electronic fund transfer. Further, so as to help banks to identify and control fraudulent alterations in cheques, the Reserve Bank has issued instructions that no changes / corrections should be carried out on the cheques (other than for date validation purposes, if required). For any change in the payee’s name, courtesy amount (amount in figures) or legal amount (amount in words), etc., fresh cheque forms should be used by customers.

As regards various aspects of customer service, the Reserve Bank has been issuing directions/guidelines from time to time to deal with certain aspects like reconciliation of transactions at ATMs failure; enhance security measures for online card transactions etc. In addition to these measures a customer also has the recourse to general law. Thus in India though there is no specific legislation which deals only with ‘electronic fund transfer’ and which is as consumer protection driven certain concerns have been dealt with in the Payment and Settlement Systems Act, Rules, Regulations, directions etc issued thereunder as well as the provisions of general law. However, it may be apposite to have some provisions similar to those in EFT Act which exempts the bank from liability in the event of fraud by the customer or a technical failure etc.

electronic means and includes point of sale transfers, automated teller machine transactions, direct deposits or withdrawal of funds, transfers initiated by telephone, internet and card payment;

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69 Electronic Fund Transfer System-Procedural Guidelines; special Electronic Funds Transfer System-Procedural Guidelines; Electronic Clearing Service (Debit Clearing)-Procedural Guidelines; Electronic Clearing Service (Credit Clearing)-Procedural Guidelines; National Electronic Funds Transfer System-Procedural Guidelines etc

70 Paragraph 1.8 of Annexure (CTS-2010 Standard) to Circular DPSS.CO.CHD.No.1832/04.07.05/2009-2010 dated February 22, 2010


71 Reconciliation of Transactions at ATMs Failure-Time Limit [RBI/2009-10/100; DPSS No. 101/02.10.02/2009-10 dated 17.07.2009]


73 Clause 8 of Banking Ombudsman Scheme; Consumer Protection Act etc.
## KEY RECOMMENDATIONS

1. The Risk Management Committee at the Board level needs to put in place processes to ensure that legal risks arising from cyber laws are identified and adequately addressed. It also needs to ensure that the concerned functions are adequate staffed and the human resources are trained sufficiently to carry out the above. The Operational Risk Group need to incorporate legal risks as part of operational risk framework and take steps to mitigate the risks involved. The legal function within the bank needs to advise the business groups on the legal issues arising out of use of Information Technology.

2. It is necessary that banks have a robust system of keeping track of the transactions of the nature referred to in PMLA and PMLR and report the same within the prescribed period. Apart from the risk of penalty, this involves reputational risk for such entities.

3. A cheque in the electronic form has been defined as “a mirror image” of a paper cheque. The expression ‘mirror image’ is not appropriate. The expression, “mirror image of” may be substituted by the expression, “electronic graphic which looks like” or any other expression that captures the intention adequately.

4. The definition of a cheque in electronic form contemplates digital signature with or without biometric signature and asymmetric crypto system. Since the definition was inserted in the year 2002, it is understandable that it has captured only digital signature and asymmetric crypto system dealt with under Section 3 of IT Act, 2000. Since IT Act, 2000 has been amended in the year 2008 to make provision for electronic signature also, suitable amendment in this regard may be required in NI Act so that electronic signature may be used on cheques in electronic form.

5. There is uncertainty with respect to the meaning of a crucial expression such as, ‘intermediary” as per IT Act 2000 and as amended by IT Amendment Act, 2008. As such, it is necessary, that clarity is brought about by statutory amendment with respect to the meaning of the expression ‘intermediary’ in so far as banks and financial institutions are concerned.

6. A combined reading of Section 2(p) and sub-sections (1) and (2) of Section 3 of IT Act makes it clear that in terms of the Act an electronic record may be authenticated by affixing ‘digital signature’ and if a party wants to authenticate the electronic record by affixing digital signature, the electronic method or procedure for affixing digital signature shall be asymmetric crypto system and hash function. While authentication of an electronic record by affixing digital signature is optional, the procedure for affixing digital signature, namely, use of asymmetric crypto system and hash function, is mandatory.

7. The question that arises for consideration is whether a party may be bound by the transactions entered into through electronic means (whether through ATMs, Internet or otherwise) though the electronic records in question are not authenticated by using digital/electronic signature. On a reading of Section 65B (1) of Indian Evidence Act, it is clear that electronic records may be proved in courts even though they are not authenticated by using digital or electronic signature if the conditions mentioned therein are satisfied. The difficulty in proving the various conditions set forth in sub-sections (2) and (3) of section 65B of Indian Evidence Act is ameliorated to a great extent by sub-section (4) thereof under which the certificate of a person occupying a responsible official position in relation to the operation of the relevant device or the management of the relevant activities (whichever is appropriate) shall be evidence of any matter stated in the certificate.
8. Government should specify sufficient number of agencies under section 79A of the Indian Evidence Act to assist courts in arriving at a decision on the evidentiary value of electronic records irrespective of whether digital or electronic signature is affixed or not.

9. Financial transactions such as, operation of bank accounts and credit card operations are being carried on by banks in a big way by using cards, pin numbers and passwords, etc. Banks are using many security features to prevent frauds to the extent possible. The proposed ‘two factor authentication method’ (2F method) is also a step in the same direction. It may not be ideal and practically feasible to insist on using a particular technology for all retail transactions of the customers with their banks.

10. As a short term measure it is recommended that Rules may be framed by the Central Government under Section 5 of the Act, to the effect that, with respect to internet or e-banking transactions, 2F method or any other technique of authentication provided by banks and used by the customers shall be valid and binding with respect to such transactions, though ‘digital signature’ or ‘electronic signature’ is not affixed.

11. ISP license restricts the level of encryption for individuals, groups or organisations to a key length of only 40 bits in symmetric key algorithms or equivalents. RBI has stipulated SSL / 128 bit encryption as minimum level of security. SEBI has stipulated 64/128 bit encryption for Internet Based Trading and Services. Information Technology (Certifying Authorities) Rules, 2000 requires ‘internationally proven encryption techniques’ to be used for storing passwords. An Encryption Committee constituted by the Central Government under Section 84A of the IT Act, 2000 is in the process of formulating Rules with respect to encryption. Allowance for higher encryption strength may be allowed for banks based on recommendations of RBI.

12. Section 43A of IT Act deals with the aspect of compensation for failure to protect data. The Central Government has not prescribed the term “sensitive personal data,” nor has it prescribed a “standard and reasonable security practice”. Until these prescriptions are made, data is afforded security and protection only as may be specified in an agreement between the parties or as may be specified in any law.

13. Apart from affording protection to personal data (“sensitive personal data”- 43A), The IT Act, 2000 also prescribes civil and criminal liabilities (Section 43 and Section 66 respectively) to any person who without the permission of the owner or any other person who is in charge of a computer, computer system etc., inter alia, downloads, copies or extracts any data or damages or causes to be damaged any computer data base etc. In this context Section 72 and 72A of the amended IT Act, 2000 are also of relevance. Section 72 of the Act prescribes the punishment if any person who, in pursuance of the powers conferred under the IT Act, 2000, has secured access to any electronic record, information etc and without the consent of the person concerned discloses such information to any other person then he shall be punished with imprisonment upto two years or with fine upto one lakh or with both. Section 72A on the other hand provides the punishment for disclosure by any person, including an intermediary, in breach of lawful contract. The purview of Section 72A is wider than section 72 and extends to disclosure of personal information of a person (without consent) while providing services under a lawful contract and not merely disclosure of information obtained by virtue of ‘powers granted under IT Act, 2000’.

14. The IT Act, 2000 as amended, exposes the banks to both civil and criminal liability. The civil liability could consist of exposure to pay damages by way of compensation upto ₹ 5 crore under the amended Information Technology Act before the Adjudicating Officer and beyond ₹ five crore in a court of competent jurisdiction. There could also be exposure to criminal liability to the top management of the banks given the provisions of Chapter XI of the amended Information Technology Act.
Further, various computer related offences are enumerated in the various provisions.

15. Of late there have been many instances of ‘phishing’ in the banking industry whereby posing a major threat to customers availing internet banking facilities. Though Section 66D of the amended IT Act could broadly be said to cover the offence of phishing, attempt to commit the act of phishing is not made punishable. It is suggested that there is a need to specifically provide for punishment for attempt to phish as well in order to deter persons from attempting it.

16. It is necessary to balance the interests of customers and that of banks and provide protection to banks against any fraudulent or negligent act of customer. It is not appropriate to leave such an important issue to be dealt with in documentation. Appropriate statutory provision needs to be enacted in this regard.

17. Whether Section 43A read with Section 72 and 72A of the IT Act, 2000 presently address the issue of data protection adequately or they need to be duly supplemented by long-term provisions which can help facilitate effective and efficient protection and preservation of data would depend on the prescriptions of the Central Government. Various suggestions have been offered in this report to address issues in this regard.

18. In India though there is no specific legislation which deals only with ‘electronic fund transfer’ and which is consumer protection driven, certain concerns have been dealt with in the Payment and Settlement Systems Act, Rules, Regulations, directions etc issued thereunder as well as the provisions of general law. However, it may be apposite to have some provisions similar to those in EFT Act which exempts the bank from liability in the event of fraud by the customer or a technical failure etc (for example, provisions dealing with ‘unauthorized electronic fund transfers’ and consumers liability for unauthorized transfers).
Annexures
ANNEXURE–A

IS Audit Scope

Indicative scope of IS Audit is given below:

The indicative scope of IS Audit is given below:
- Alignment of IT strategy with Business strategy
- IT Governance related processes
- Long term IT strategy and Short term IT plans
- Information security governance, effectiveness of implementation of security policies and processes
- IT Architecture
  - Acquisation and Implementation of Packaged software
    - Requirement Identification and Analysis
    - Product and Vendor selection criteria
    - Vendor selection process
    - Contracts
    - Implementation
    - Post Implementation Issues
  - Development of software- In-house and Out-sourced
    - Audit framework for software developed in house, if any
    - Software Audit process
      - Audit at Program level
      - Audit at Application level
      - Audit at Organizational level
    - Audit framework for software outsourcing
  - Operating Systems Controls
    - Adherence to licensing requirements
    - Version maintenance and application of patches
    - Network Security
    - User Account Management
    - Logical Access Controls
    - System Administration
    - Maintenance of sensitive user accounts
  - Application Systems and Controls
    - Logical Access Controls
    - Input Controls
    - Processing Controls
    - Output Controls
    - Interface Controls
    - Authorization Controls
    - Data Integrity/ File Continuity controls
    - Review of logs and audit trails
  - Database Controls
    - Physical access and protection
    - Referential Integrity and accuracy
    - Administration and Housekeeping
- Network Management audit
  - Process
  - Risk acceptance (deviation)
  - Authentication
  - Passwords
  - Personal Identification Numbers (‘PINS’)
  - Dynamic password
  - Public key Infrastructure (‘PKI’)
  - Biometrics authentication
  - Access Control
  - Cryptography
  - Network Information Security
  - E-mail and Voicemail rules and requirements
  - Information security administration
  - Microcomputer/ PC security
  - Audit trails
  - Violation logging management
  - Information storage and retrieval
  - Penetration testing
- Physical and environmental security
- Maintenance
  - Change Request Management
    - Software developed in-house
  - Version Control
  - Software procured from outside vendors
  - Software trouble-shooting
    - Helpdesk
  - File/ Data reorganization
  - Backup and recovery
    - Software
    - Data
    - Purging of data
  - Hardware maintenance
  - Training
- Internet Banking
  - Information systems security framework
  - Web server
  - Logs of activity
  - De-militarized zone and firewall
  - Security reviews of all servers used for Internet Banking
  - Database and Systems Administration
  - Operational activities
  - Application Control reviews for internet banking application
  - Application security
- Privacy and Data Protection
  - Controls established for data conversion process
  - Information classification based on criticality and sensitivity to business operations
Fraud prevention and Security standards

Isolation and confidentiality in maintaining of Bank’s customer information, documents, records by banks

Procedures for identification of owners

Procedures of erasing, shredding of documents and media containing sensitive information after the period of usage.

Media control within the premises

- Business Continuity Management
  - Top Management guidance and support on BCP
  - The BCP methodology covering the following:
    - Identification of critical business
    - Owned and shared resources with supporting function
    - Risk assessment on the basis of Business Impact Analysis ('BIA')
    - Formulation of Recovery Time Objective ('RTO') and Identification of Recovery Point Objective('RPO')
    - Minimising immediate damage and losses
    - Restoring of critical business functions, including customer-facing systems and payment settlement systems
    - Establishing management succession and emergency powers
  - Addressing of HR issues and training aspects
  - Providing for the safety and wellbeing of people at branch or location at the time of disaster
  - Assurance from Service providers of critical operations for having BCP in place with testing performed on periodic basis.
  - Independent Audit and review of the BCP and test result
  - Participation in drills conducted by RBI for Banks using RTGS/ NDS/ CFMS services
  - Maintaining of robust framework for documenting, maintaining and testing business continuity and recovery plans by Banks and service providers

- Asset Management
  - Records of assets mapped to owners
  - For PCI covered data, the following should be implemented:
    - Proper usage policies for use of critical employee facing technologies
    - Maintenance of Inventory logs for media
  - Restriction of access to assets through acceptable usage policies, explicit management approval, authentication use of technology, access control list covering list of employees and devices, labeling of devices, list of approved company products, automatic session disconnection of remote devices after prolong inactivity
  - Review of duties of employees having access to asset on regular basis.

- Human Resources
  - Recruitment policy and procedures for staff
  - Formal organization chart and defined job description prepared and reviewed regularly
  - Proper segregation of duties maintained and reviewed regularly
  - Prevention of unauthorized access of Former employees
  - Close supervision of staff in sensitive position
  - People on notice period moved in non-sensitive role
  - Dismissed staff to be removed from premises on immediate effect
• IT Financial Control
  – Comprehensive outsourcing policy
  – Coverage of confidentiality clause and clear assignment of liability for loss resulting from information security lapse in the vendor contract
  – Periodic review of financial and operational condition of service provider with emphasis to performance standards, confidentiality and security, business continuity preparedness
  – Contract clauses for vendor to allow RBI or personnel authorized by RBI access relevant information/records within reasonable frame of time.

• IT Operations
  – Application Security covering access control
  – Business Relationship Management
    • Customer Education and awareness for adoption of security measures
    • Mechanism for informing banks for deceptive domains, suspicious emails
    • Trademarking and monitoring of domain names to help prevent entity for registering in deceptively similar names
    • Use of SSL and updated certification in website
    • Informing client of various attacks like phishing
  – Capacity Management
    – Service Continuity and availability management
      • Consistency in handling and storing of information in accordance to its classification
      • Securing of confidential data with proper storage
      • Media disposal
      • Infrastructure for backup and recovery
      • Regular backups for essential business information and software
      • Continuation of voice mail and telephone services as part of business contingency and disaster recovery plans
      • Adequate insurance maintained to cover the cost of replacement of IT resources in event of disaster
      • Avoidance of single point failure through contingency planning
  – Service Level Management

• Project Management
  – Information System Acquisition, Development and Maintenance
    • Sponsorship of senior management for development projects
    • New system or changes to current systems should be adequately specified, programmed, tested, documented prior to transfer in the live environment
    • Scrambling of sensitive data prior to use for testing purpose
  – Release Management
    • Access to computer environment and data based on job roles and responsibilities
    • Proper segregation of duties to be maintained while granting access in the following environment
      – Live
      – Test
      – Development
    • Segregation of development, test and operating environments for software

• Record Management
Record processes and controls
- Policies for media handling, disposal and transit
- Periodic review of Authorization levels and distribution lists
- Procedures of handling, storage and disposal of information and media
- Storage of media backups
- Protection of records from loss, destruction and falsification in accordance to statutory, regulatory, contractual and business requirement

Technology Licensing
- Periodic review of software licenses
- Legal and regulatory requirement of Importing or exporting of software

IT outsourcing related controls

Detailed audit delivery channels and related processes like ATM, internet banking, mobile banking, phone banking, card based processes

Data centre operations and processes
Review relating to requirements of card networks (for example, PIN security review)
ANNEXURE - B

Training Needs to Manage IT Infrastructure

In the past few years, the Indian banking sector has implemented major technology initiatives to deliver state-of-the-art and innovative banking services to the country. One of the significant projects implemented is the centralised database and centralised application environment for core and allied applications and services which is popularly known as the Core Banking Solution (CBS). Design and implementation of the CBS is complete in most of the Banks and the rest is expected to complete the same shortly.

Major components of the CBS solution include

- Data Centre and Disaster Recovery Centre
- Network Solution architecture to provide total connectivity
- Enterprise Security architecture
- Branch and Delivery channel environment

The ongoing exercise is to create a robust technology platform, which will enable a quick and easy deployment of innovative customer-oriented services in the Indian context. It is to be noted that the technology platform is expected to handle the anticipated growth in business and provide non-stop round-the-clock technology-oriented services in order to ensure:

- Performance and Scalability
- Availability and Fault Tolerance
- Security and Access control
- Conformance to standards and Interoperability

Over the past few years, Indians have been able to design and implement complex technology solution framework to ensure quantifiable and measurable metrics for the above and this has resulted in setting and meeting the expectations of the customers and stakeholders.

Banking industry is no longer concentrating on the traditional approach to banking. The business model of today is entirely different compared to the last decade. Banks will continue to reinvent themselves in order to be competitive and viable. Innovative business initiatives require the technology solution to be upgraded constantly and continuously on a regular basis. Designing and implementing the solution is one aspect and more important is to effectively and efficiently manage the deployed solution to ensure that service delivery meets the expectations of business. The next section will address the important aspect of effective and efficient administration and management of the Enterprise technology solution.

Technology Management:

This section briefly covers the technology systems deployed by the Banks as a part of the CBS Project. Data Centre (DC) and the Disaster Recovery Centre (DRC) consist of the following:

- Database Environment
• Application Environment
• Web Environment
• High Performance LAN Solution
• Security solution
• Connectivity to the Corporate Network and the Internet

While the corporate network consists of:

• Core network at the DC and DRC
• Connectivity between DC and DRC for replication and other requirements
• Backbone network connecting network aggregation points to DC and DRC - Access network Connecting branches and delivery channels to NAPs - Network / Link Security using Encryption

Branch or Delivery Channels consists of:

− Access Points / Touch Points
− Local network proving connectivity
− Peripheral and Network devices

As stated earlier, in order to provide round-the-clock, non-stop services, it is mandatory that the complex technology solution deployed is managed efficiently. The success of this will depend on not only the products but more importantly the processes and people.

It is necessary to have technically competent and capable in house staff to manage the resources located at the DC and DRC, the corporate network and the branch locations. Most of the banks have outsourced the management and administration of the IT Infrastructure to the service providers and do not have the in-house capability and man power to take up the task.

Once the complete business is captured by technology and processes are automated, the Data Centre (DC) is the bank, and customers, management and staff are dependent on the DC. From a risk assessment and coverage point of view, it is important to ensure that the Bank is able to impart advanced training to its permanent staff in the core areas of technology for effective and efficient technology management and in the event of outsourcing to take over the functions at short notice at times of exigencies. Some of the broad areas that are required to be addressed are given in the next section.

Training required for Managing IT Infrastructure:

From the above two sections, it is clear that the administration and management of IT Infrastructure in the post CBS scenario is one of the major concerns of the Banking Industry and this requirement needs to be comprehensively addressed. In order to accomplish this objective it is important to have a technology institute with focus on banking and also having adequate domain knowledge for carrying out the tasks, for example, IDRBT.

The subjects and topics, which are the immediate need of the banking industry include:

vii) System Administration and Management
viii) Network Administration and Management
ix) Database Administration and Management
x) Security Administration and Management

The above listing covers the broad areas and will form the core of the training programme. About 60 to 70 percent of the training coverage will be generic in nature. The remaining will be specific to the bank, depending on the architecture and products deployed. For example, the implementation of the database layer for one CBS application is different from the other.

The next step could be to come out with details of:

- Pre-requisites required for each course
- Course coverage and Structure
- Laboratory Environment required
- Case studies to supplement the lectures

After successfully completing the course, each participant will have to undergo on-the-job training for six months to have an understanding of the systems deployed in the bank. Specific details required to manage the same on a daily basis would be understood during the period. In order to achieve optimal utilisation of the resources deployed, a clear and correct understanding of the capabilities and limitations of the systems deployed is mandatory. One of the requirements is to also look at performance tuning of the solution deployed from time to time as the requirements will vary depending on the business needs.
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