Streamlined Sales and Use Tax Agreement (11/12/02)
Certification and Auditing Standards

SECTION I - INTRODUCTION

Article V, Section 501, of the Streamlined Sales and Use Tax Agreement (SSUT), as adopted on November 12, 2002, calls for the Governing Board of the member states to certify automated systems and service providers to aid in the administration of sales and use tax collections that fall under the aegis of that agreement.

As an integral part of that function, the Governing Board has adopted the standards and practices found in the body of this document as the accepted measure for the certification and accountability (audit) of the Certified Service Providers (CSP) and Certified Automated Systems (CAS) as defined in Article II, Sections 202 and 203 of the Agreement cited above. Additional standards may be added as revisions to this certification and auditing standards document are warranted. This includes additional standards defined in any request for proposals approved and issued by the governing board.

The standards that follow, and the requirements for achieving compliance with them, are based on internal controls and auditing practices commonly accepted in business and government today. These standards for both certification and auditing are founded on two well-known, reliable, and generally acknowledged sources – the American Institute of Certified Public Accountants, Statement of Auditing Standards (SAS) No. 94, Section 319, “The Effect of Information Technology on the Auditor’s Consideration of Internal Control in a Financial Statement”; and the United States Government Accounting Office (GAO), Accounting and Information Management Division, “Federal Information Systems Control Audit Manual” (FISCAM), Volume 1 (GAO-AIMD 12.19.6). IN ADDITION, CSPs AND CAS [software developers] MUST ALSO COMPLY WITH ISO NUMBER 17799 OF THE INTERNATIONAL ORGANIZATION FOR STANDARDIZATION, WHICH PROVIDES BEST PRACTICES FOR IMPLEMENTING THE CERTIFICATION STANDARDS.

The standards that form the backbone of this document are primarily designed for the evaluation and accountability of general and application controls over financial information systems that support a business operation. In this case, the controls apply to the calculation by an automated system and/or service provider of the proper and correct sales and use taxes to be applied to sales made in each jurisdictional environment in which common administrative standards and definitions found in the SSUT Agreement have been adopted and employed.

This document uses a deductive, “drill-down” approach, and is laid out as follows:
SECTION I consists of this introductory narrative that explains, in general terms, the purpose and scope of the certification and audit standards adopted by the member states.

SECTION II is a high-level summary of the standards to be used for evaluating, certifying and auditing the automated systems and providers as defined in the SSUT Agreement.

SECTION III contains a detailed explanation of each of the standards to be used in the evaluation process.

SECTION IV contains the minimum requirements for achieving compliance with standards applicable for each “model” of CSP or CAS described in Article II, Sections 205, 206 and 207 of the SSUT Agreement itself.

APPENDIX A contains representative examples of minimum requirements for achieving each of the standards, again distinguishing between applicable “models” of CSP and/or CAS.
SECTION II/CERTIFICATION STANDARDS SUMMARY

100 ~ GENERAL CONTROLS

Must demonstrate that the appropriate general controls are in place in order to provide adequate:

- Entity-wide security program planning and management
- Access controls
- Application software development and change controls
- System software
- Segregation of duties
- Service continuity controls

200 ~ APPLICATION CONTROLS

Must demonstrate that the appropriate application controls are in place to prevent, detect, and correct errors in transactions as they flow through the various stages of a specific data processing program; and ensure the integrity of specific application inputs, stored data, programs, data transmissions, and output.

300 ~ ADMINISTRATION OF SOFTWARE AND DATABASES

Must demonstrate the accuracy of modifications to systems and databases by functional testing of the systems and software. Tests may be performed by the Governing States as a group through remote access or onsite at the CSP, or by Individual States, through remote access only.

400 ~ SUFFICIENCY OF INFORMATION

Must consider the necessary mechanisms to be built into the system in order to:

- Demonstrate the system's ability to capture and retain sufficient information to make an accurate tax determination, and provide an accurate tax filing.
- Demonstrate the system's ability to obtain, accumulate and report information on exempt sales.
- Demonstrate the proper use of state-provided sourcing information and compliance with state laws pertaining to taxability of TPP and Services.
500 ~ TRANSMISSION AND SECURITY OF DATA
   Must process transactions at industry-standard speeds and provide adequate security over data, both internally and externally.

600 ~ PRIVACY STANDARDS
   Must meet privacy standards and properly protect data from misuse.

700 ~ RIGHT TO CERTIFY OR RECERTIFY
   Must be able to provide information in electronic format as required for certification and audit. Must also agree to any generally accepted sampling procedures, including electronically applied statistical sampling. Systems must be structured to provide for this functionality.
SECTION III/DETAILED CERTIFICATION STANDARDS

100 ~ General Controls

Must demonstrate that the following general controls are in place, where appropriate:

110 ENTITY-WIDE – SECURITY PROGRAM PLANNING AND MANAGEMENT

A. Periodically assess risks.

The following are key factors for a successful risk assessment program:

- Includes a defined process that allows an entity-wide understanding of what a risk assessment is and avoids reinventing the wheel by individual units.
- Requires that risk assessments be performed and has designated a central security group to schedule them and facilitate their conduct.
- Involves a mix of individuals with knowledge of business operations and technical aspects of the organization’s systems and security controls.
- Requires some type of final sign-off by the business managers indicating agreement with risk reduction decisions and acceptance of the residual risk.
- Requires that final documentation be forwarded to more senior officials and to internal auditors so that participants can be held accountable for their decisions.
- Does not attempt to precisely quantify risk, but instead tries to rank it in a realistic fashion.

B. Document an entity-wide security program plan.

Entities should have a written plan that clearly describes the entity’s security program, policies and procedures that support it. The plan and related policies should cover all major systems, facilities and outline the duties of those who are responsible for overseeing security (the security management function) as well as those who own, use, or rely on the entity’s computer resources.

a. The security plan should be documented and approved.

b. The plan should be kept current.
C. Establish a security management structure and clearly assign security responsibilities.
   a. Senior management should establish a structure to implement the security program throughout the entity. The structure generally consists of a core of personnel who are designated as security managers. These personnel play a key role in developing, communicating, and monitoring compliance with security policies and reporting on these activities to senior management.
   b. The security management function also serves as a focal point for others who play a role in evaluating the appropriateness and effectiveness of computer-related controls on a day-to-day basis. These include program managers who rely on the entity’s computer systems, system administrators, and system users. Overall, the specific information security responsibilities should be clearly assigned, owners and users should be aware of security policies, and an incident response capability should be implemented.

D. Implement effective security-related personnel policies.
   a. Policies related to personnel actions, such as hiring and termination, and employee expertise are important factors for information security. If personnel policies are not adequate, an entity runs the risk of (1) hiring unqualified or untrustworthy individuals, (2) providing terminated employees opportunities to sabotage or otherwise impair entity operations or assets, (3) failing to detect continuing unauthorized employee actions, (4) lowering employee morale, which may in turn diminish employee compliance with controls, and (5) allowing staff expertise to decline.

E. Monitor the security program's effectiveness and make changes as needed.
   a. An important element of risk management is ensuring that policies and controls intended to reduce risk are effective on an ongoing basis. Senior management’s awareness, support, and involvement are essential in establishing the control environment needed to promote compliance with the entity’s information security program.
   b. Management should periodically assess the appropriateness of security policies and compliance with them. In addition, management should ensure that corrective actions are effectively implemented.

120 ACCESS CONTROLS

Access controls should provide reasonable assurance that computer resources (data files, application programs, and computer-related facilities and equipment) are
protected against unauthorized modification, disclosure, loss, or impairment. Such controls include physical controls, such as keeping computers in locked rooms to limit physical access, and logical controls, such as security software programs designed to prevent or detect unauthorized access to sensitive files.

Assessing access controls involves evaluation of the entity’s success in performing each of the following elements:

A. Classifying information resources according to their criticality and sensitivity.
   a. Resource classifications and related criteria should be established. Policies specifying classification categories and related criteria can help resource owners classify their resources according to their need for protective controls.
   b. Resource owners should determine which classifications are most appropriate for the resources for which they are responsible.

B. Maintaining a current list of authorized users and their access authorization.
   An entity should institute policies and procedures for authorizing access to information resources and documenting such authorizations. These policies and procedures should cover user access needed for routine operations, emergency access, and the sharing and disposition of data with individuals or groups outside the entity.
   a. Resource owners should identify the specific user or class of users that are authorized to obtain direct access to each resource for which he or she is responsible. This process can be simplified by developing standard profiles, which describe access needs for groups of users with similar duties.
   b. Emergency and temporary access authorization should be controlled.
   c. A mechanism should be established so that the owners of data files and programs determine whether and when these resources are to be maintained, archived, or deleted.

C. Establishing physical and logical controls to prevent or detect unauthorized access.
   a. The entity should have a cost-effective process for protecting data files, application programs, and hardware through a combination of physical and logical security controls. Physical security involves restricting physical access to computer resources, usually by limiting access to the buildings and rooms where they are housed, or by installing locks on computer terminals. However, physical controls alone cannot ensure that programs and data are protected. For this reason, it is important to establish logical security controls that protect
the integrity and confidentiality of sensitive files. The security function should be responsible for implementing and maintaining both physical and logical controls based upon authorizations provided by the owners of the resources.

D. Monitoring access, investigating apparent security violations, and taking appropriate remedial action.
   a. Audit trails should be maintained.
   b. Actual or attempted unauthorized, unusual, or sensitive access should be monitored.
   c. Suspicious access activity should be investigated and appropriate action taken.

130 APPLICATION SOFTWARE DEVELOPMENT AND CHANGE CONTROLS

A. Application software is designed to support a specific operation. Typically, several applications may operate under one set of operating system software. Establishing controls over the modification of application software programs helps to ensure that only authorized programs and authorized modifications are implemented. This is accomplished by instituting policies, procedures, and techniques that help make sure all programs and program modifications are properly authorized, tested, and approved and that access to and distribution of programs is carefully controlled. Without proper controls, there is a risk that security features could be inadvertently or deliberately omitted or “turned off” or that processing irregularities or malicious code could be introduced.

140 SYSTEM SOFTWARE

A. System software is a set of programs designed to operate and control the processing activities of computer equipment. Generally, one set of system software is used to support and control a variety of applications that may run on the same computer hardware. System software helps control and coordinate the input, processing, output, and data storage associated with all of the applications that run on a system. Some system software can change data and program code on files without leaving an audit trail.

Controls over access to and modification of system software are essential in providing reasonable assurance that operating system-based security controls are not compromised and that the system will not be impaired.

Evaluating the adequacy of system software controls involves assessing the entity’s efforts to perform the following:
Limit access to system software.
Monitor access to and use of system software.
Control system software changes.

150 SEGREGATION OF DUTIES

A. Work responsibilities should be segregated so that one individual does not control all critical stages of a process. Inadequately segregated duties increase the risk that erroneous or fraudulent transactions could be processed, that improper program changes could get implemented, and that computer resources could be damaged or destroyed.

B. Determining whether duties are adequately segregated and the activities of personnel are adequately controlled involves assessing the entity’s efforts to perform each of the following critical elements:

- Segregate incompatible duties and establish related policies.
- Establish access controls to enforce segregation of duties.
- Control personnel activities through formal operating procedures and supervision and review.

160 SERVICE CONTINUITY CONTROLS

A. Losing the capability to process, retrieve, and protect information maintained electronically can significantly affect an agency’s ability to accomplish its mission. For this reason, a provider should have (1) procedures in place to protect information resources and minimize the risk of unplanned interruptions, and (2) a plan to recover critical operations should interruptions occur. These plans should consider the activities performed at general support facilities, such as data processing centers and telecommunications facilities, as well as the activities performed by users of specific applications. To determine whether recovery plans will work as intended, they should be tested periodically in disaster simulation exercises.

Assessing service continuity controls involves evaluating the entity’s performance in each of the following critical elements:
• Assess the criticality and sensitivity of computerized operations and identify supporting resources.
• Take steps to prevent and minimize potential damage and interruption.
• Develop and document a comprehensive contingency plan.
• Periodically test the contingency plan and adjust it as appropriate.
200 ~ Application Controls

Requirements:
Must demonstrate that the appropriate application controls are in place to prevent, detect, and correct errors in transactions as they flow through the various stages of a specific data processing application system; and
Must provide assurance that transactions are valid, properly authorized, and completely and accurately processed and reported.

General Discussion:
Application controls are the structure, policies, and procedures that apply to separate, individual application systems, which are typically a collection or group of individual computer programs that relate to a common function. Application controls encompass both the routines contained within the computer program code, and the policies and procedures associated with user activities, such as manual measures performed by the user to determine that data was processed accurately by the application.

Application controls have been commonly categorized into the three phases of a processing cycle: input, processing and output. This document uses control categories that better tie in with the accounting application assertion being addressed. The control categories are the following:

Authorization controls - This is most closely aligned with the financial statement accounting assertion of existence or occurrence. This assertion, in part, concerns the validity of transactions that represent economic events that actually occurred during a given period.

Completeness controls - This directly relates to the financial statement accounting assertion of completeness, which deals with whether all valid transactions are recorded and properly classified.

Accuracy controls - This most directly relates with the financial statement assertion of valuation and allocation. This assertion deals with whether transactions are recorded at correct amounts. The control category, however, is not limited to financial information, but also addresses the accuracy of other data elements.

Controls over integrity of processing and data files - These controls, if deficient, could nullify each of the above control types and allow the occurrence of unauthorized transactions, as well as contribute to incomplete and inaccurate data.

The Controls:
210 AUTHORIZATION CONTROLS

Only authorized transactions should be entered into the application system and processed by the application.

A. All data is authorized before entering the application system.

Source documents should fall under control measures so that unauthorized transactions are not submitted and processed by the application.

a. Source documents are controlled and require authorizing signatures.

Control over source documents should begin even before data is recorded on the document. Access restrictions over blank source documents should prevent unauthorized personnel from obtaining a blank source document, recording unauthorized information, and inserting the document in the flow with authorized documents and possibly causing a fraudulent or malicious transaction to occur. Use of pre-numbered source documents could help identify unauthorized documents that fall outside the range of authorized numbers. Key source documents for an application should require an authorizing signature.

b. Supervisory or independent reviews of data occur before entering the application system.

Providing supervisory or independent review of data before entering the application system helps prevent the occurrence of unauthorized transactions.

B. Data entry terminals are restricted to authorized users for authorized purposes.

The integrity of application data can be compromised by unauthorized personnel who have unrestricted access to data entry terminals, as well as by authorized users who are not restricted in what transactions they can enter. Without limits, unauthorized personnel and authorized users could enter fraudulent or malicious transactions.

To counter this risk, both physical and logical controls are needed to restrict data entry terminals to authorized users for authorized purposes. Access control is discussed in detail in section 120, and section 150 discusses segregation of duties.

a. Data entry terminals are secured and restricted to authorized users.
Data entry terminals should be located in physically secure rooms. Each user should be required to use a unique password and identification code before being granted access to the system.

On-line access logs should be maintained by the system, such as through the use of security software, and should be reviewed regularly for unauthorized access attempts. All transactions should be logged as they are entered, along with the terminal ID that was used, and the ID of the person entering the data. This builds an audit trail and helps hold personnel accountable for the data they enter.

b. Users are limited in what transactions they can enter.

It is not enough to restrict access to data entry terminals to authorized users, as these users may still enter unauthorized transactions, if they are not limited on what transactions they can enter. Limits can be accomplished through authorization profiles that are established for user personnel.

C. Master files and exception reporting help ensure all data processed are authorized.

An effectively controlled application system will also have authorization type controls to monitor data as it is processed. Two such controls include the use of master files and exception reporting that help determine the validity of transactions. These controls require computer programs to perform the validity checks and involve a process commonly referred to as data validation and editing. Many of the programmed checks in this process also concern the validity and accuracy of data fields in a transaction record, including whether a data field has a valid code.

a. Master files help identify unauthorized transactions.

A master file is a computer file that contains account and/or reference information that is integral to application systems. Master files and their approved records can help identify unauthorized transactions. As transactions are processed, they would be compared with the master file and any transactions not matching master file records would be rejected.

b. Exceptions are reported to management for their review and approval.

An exception report lists items requiring review and approval. These items may be valid, but exceed parameters established by management. Implementation of this control may vary, such that one system may print the exceptions and have them routed to management to be released after their approval, and another system may hold the transaction in a suspense account until management enters an authorizing indicator, thus triggering the transaction.
220 COMPLETENESS CONTROLS

All authorized transactions should be entered into and completely processed by the application.

A. All authorized transactions are entered into and processed by the application.

A control for completeness is one of the most basic application controls, but is essential to ensure that all transactions are processed, and missing or duplicate transactions are identified. The most commonly encountered controls for completeness include the use of record counts and control totals, computer sequence checking, computer matching of transaction data with data in a master or suspense file, and checking of reports for transaction data.

a. Record counts and control totals are used.

In general, user-prepared totals established over source documents and data to be entered can be carried into and through processing. The computer can generate similar totals and track the data from one processing stage to the next and verify that the data was entered and processed, as it should have been. On-line or real-time systems, where transactions are not entered as a batch, can still utilize this technique by establishing record counts and control totals over transactions entered during a specific time period, such as daily.

b. Computer sequence checking is used.

This control begins by providing each transaction with a unique sequential number, whether pre-assigned on source documents or assigned as data is entered. The computer can identify numbers missing from the sequence and provide a report of missing numbers. The missing numbers should be investigated to determine whether they are numbers for voided source documents, or are valid documents that may have been lost or misplaced.

For computer assigned numbers, at a later point in processing, such as when transaction data updates a master file, the computer can verify that all numbers are accounted for. Again, missing numbers are reported for investigation.

Sequence checking is also valuable in identifying duplicate transactions.

c. Computer matching of transaction data is used.

This control involves matching transaction data with data in a master file. Unmatched items from both the transaction data and master file are reported for investigation.
d. Checking reports for transaction data.

This activity involves checking each individual transaction with a detailed listing of items processed by the computer to verify that the transaction submitted was indeed processed. While an effective method, it is time-consuming and costly. Therefore, it is normally used with low-volume but high-value transactions, such as updating master files (e.g., updating salary data on a payroll file).

B. Reconciliations are performed to verify data completeness.

Reconciliations of record counts and control totals are necessary to verify the completeness of data entry and processing. This is generally performed at two levels. A lower level monitors activity at various stages in a processing cycle, and a higher level helps verify the completeness of processing for the complete cycle.

a. Reconciliations show the completeness of data processed at points in the processing cycle.

As data is entered into and processed through the various programs of an application system, reconciliations of record counts and control totals help make certain that all the data was processed completely. In batch environments, a user generated batch control sheet may be used for comparison with computer generated data. Agreement in the amounts indicates all data was completely entered. A disagreement may indicate some data is missing, an amount was entered incorrectly, or the batch control information was calculated or entered incorrectly. Out of balance batches should not undergo further processing until the disagreements are investigated and resolved.

For applications where transactions are entered individually as they occur, this concept is still of use, as a record count and control total could be established over transactions entered during a specific time period, such as daily.

Files, whether on tape or disk, should contain record count and control total information so that the computer can verify processing completeness as it progresses. A program creating the file calculates and records the control information on the file. As a subsequent program processes the file, the computer calculates similar information and reconciles what it calculated with what was recorded on the file. Agreement in the amounts indicates all data was completely processed.

b. Reconciliations show the completeness of data processed for the total cycle.

Reconciliations should occur periodically that verify the completeness of data processed for a given cycle, such as daily, weekly, or monthly.
A control register is an effective tool to use in this process. Such reconciliations monitor the completeness of transactions processed, master files updated, and outputs generated.

To illustrate with updating a master file, control information for this file should be recorded in the control register at the start of the cycle. Control information for the transactions entered that will update the master file should be reconciled with the control information over both accepted and rejected transactions. Control information for the accepted transactions that update the master file should be entered in the control register and added to the control information for the beginning master file. Control information for the updated master file should then be reconciled to the control register and should equal the sum of the beginning master file and accepted transactions.

230 ACCURACY CONTROLS

The recording of valid and accurate data into an application system is essential to provide for an effective system that produces reliable results.

A. Data entry design features contribute to data accuracy.

Well-designed data entry processes can contribute to the entry of accurate and valid data. On the other hand, inadequacies in this area can contribute to data entry errors. The focus here includes source document design, preformatted computer terminal data entry screens, key verification, and the use of automated entry devices.

a. Source documents are designed to minimize errors.

Special purpose forms should be used that help the preparer to initially record data correctly and in a uniform format. For example, rather than just providing a blank ("                      ") for a taxpayer registration, a well-designed form would include the following to record the number: " _ _ - _ _ _ _ _ _ ".

For each type of transaction, the source document should provide a unique code or identifier, which should be preprinted on the document for data entry if it supports only one transaction type. The application computer programs use the transaction type for selecting the processing to be performed on the transaction. When several or more codes are options for identifying a data field's purpose the options should be preprinted on the source document. A short list of options could appear under or near the data field, and a longer list could appear on the back of the document.
b. Preformatted computer terminal screens guide data entry.

Using preformatted computer terminal screens for data entry helps increase data accuracy at the point of entry. The computer screen (and the associated program code) prompts the terminal operator for data by field. Programmed routines allow the data to be checked or edited as it is keyed. After the data has been entered and passes the programmed edits, the computer screen prompt moves to the next data field indicating to the terminal operator the next data to be entered.

c. Key verification increases the accuracy of significant data fields.

For paper intensive source document environments, key verification is a common technique still used to increase the accuracy of significant data fields. For this technique, after initial entry of transaction data, a separate individual reads the same source document and keys data into a machine that checks the results of keystrokes with what was originally keyed. Data that is keyed differently is reviewed to determine the correct data. This technique's effectiveness is reduced if the original data entry person is also the one performing the key verification, or if the key verifier is located next to or in the proximity of the original data entry person, thereby negating a separation of duties in performing this function.

d. Automated entry devices increase data accuracy.

The use of automated entry devices (e.g., optical or magnetic ink character readers) can reduce data error rates, as well as speed the entry process. Use of preprinted labels is such an example. This information can be entered without keying the data, which ensures a more accurate and faster process.

B. Data validation and editing are performed to identify erroneous data.

A crucial control activity involves identifying erroneous data at the point it enters the application system, or at some later point during the processing cycle. This is accomplished in a process that is commonly called data validation and editing. Programmed validation and edit checks are key to this process, and are generally performed on transaction data entering the system, as well as data prior to updating master files, and data resulting from processing.

a. Programmed validation and edit checks identify erroneous data.

Programmed validation and edit checks are, for the most part, the most critical and comprehensive set of controls in assuring that the initial recording of data into the system is accurate. Built as early as possible in the input process, these checks provide extensive coverage over as many data fields that a user feels a need to control. This approach is used extensively in both batch and on-line environments.
Programmed validation and edit checks can effectively start as the data are being keyed in at a computer terminal using preformatted computer screens. For example, an alphabetic character entered for a numeric field can be rejected as it is keyed. Also, data involving quantities or values can be checked to ensure they fall within reasonable predetermined limits, or within the range of a set of numbers. Further, key fields, such as a loan account number, or parts number in an inventory system, could employ a check digit to help validate that the number is being entered correctly.

Programmed validation and edit checks may also occur after data has entered the application. For example, transaction data may enter the processing cycle from another application and should be subjected to these checks. This should occur before updating master files, and should be performed early in the data flow to reduce the processing associated with incorrect data.

These checks also help provide that data recorded in key fields on master files are accurate and valid. One check, known as relationship editing, compares data in a transaction record with data in a master record for appropriateness and correctness before updating the master record.

The total transaction should undergo data validation and editing, and all fields in error should be identified before the transaction is rejected from further processing.

b. Tests are made of critical calculations.

Data resulting from processing routines, such as critical calculations, should also be tested to ensure the results are valid. For example, limits and reasonableness checks would help identify erroneous results before they cause some negative impact. Unusual items could be held and reported for management review and approval.

c. Overriding or bypassing data validation and editing is restricted.

Many systems allow data validation and edit routines to be bypassed, which could allow the system to accept and process erroneous data. Using the bypass capability (sometimes referred to as an override) should be very limited and closely controlled and monitored by supervisory personnel. For example, each override should be automatically logged and reviewed by supervisors for appropriateness and correctness.

C. Erroneous data are captured, reported, investigated, and corrected.

Transactions with errors need to be controlled to ensure that they are corrected and reentered in a timely manner. During data entry, particularly with more modern systems, an error can be identified and corrected at the data entry
With errors identified during the data processing cycle, however, a break generally has been made from the data entry terminal. Therefore, errors identified cannot be communicated in a real-time mode back to personnel entering the data for immediate correction. An automated error suspense file is an essential element to controlling these data errors, and the errors need to be effectively reported back to the user department for investigation and correction.

a. Rejected transactions are controlled with an automated error suspense file.

Transactions entered into this file should be annotated with:

- codes indicating the type of data error,
- date and time the transaction was processed and the error identified, and
- the identity of the user who originated the transaction.

Record counts and control totals should be developed automatically during processing of erroneous transactions to the suspense file and used in reconciling the transactions successfully processed. A control group should be responsible for controlling and monitoring the rejected transactions.

The suspense file should be purged of the related erroneous transaction as the correction is made. Record counts and control totals for the suspense file should be adjusted accordingly. Periodically, the suspense file should be analyzed to determine the extent and type of transaction errors being made, and the age of uncorrected transactions. This analysis may indicate a need for a system change or some specific training to reduce future data errors.

General controls should protect the suspense file from unauthorized access and modification.

b. Erroneous data are reported back to the user department for investigation and correction.

Systems that allow user groups to enter data at a computer terminal often allow data to be edited as it is entered, and generally allow immediate correction of errors as they are identified. Error messages should clearly indicate what the error is and what corrective action is necessary. Errors identified at a later point in processing should be reported to the user department originating the transaction for correction.
Some systems may use error reports to communicate to the user department the rejected transactions in need of correction. More modern systems will provide user departments access to a file containing erroneous transactions. Using a computer terminal, users can initiate corrective actions. Again, error messages should clearly indicate what the error is and what corrective action is necessary. The user responsible for originating the transaction should be responsible for correcting the error. All corrections should be reviewed and approved by supervisors before being reentered into the system, or released for processing if corrected from a computer terminal.

D. Review of output reports helps maintain data accuracy and validity.

Output can be in several forms, including printed reports, data accessible online by users, and computer files that will be used in a later processing cycle, or by other programs in the application. Output should be reviewed and control information should be reconciled to determine whether errors occurred during processing. Various reports are typically produced by an application system that, if reviewed, helps maintain the data's accuracy and validity. Production and distribution of these reports need to be controlled, and to be effective, they need to be reviewed by user department personnel.

a. Control output production and distribution.

Someone should be assigned responsibilities for seeing that all outputs are produced and distributed in accordance with the requirements and design of the application system. The output products should be reviewed for general acceptability and control information should be reconciled to determine the completeness of processing. Printed reports should contain proper identification, including a title page with the report name, time and date of production, and the processing period covered by the report. Reports should also have an "end-of-report" message to positively indicate the end of a report. A report may have pages missing at the end of the report, which may go undetected without this type of message.

Controls and procedures are needed to ensure the proper distribution of output to authorized users. Without control over distribution, users may not receive needed output in a timely manner, and unauthorized persons may gain access to output containing private or sensitive information. Each output should be logged, manually if not done automatically, along with the recipients of the output.

Occasionally, errors may be identified in output products requiring corrective action, including possibly rerunning application programs to produce the correct product. A control log of output product errors should be maintained, including the corrective actions taken. Output
from reruns should be subjected to the same quality review as the original output.

b. Reports showing the results of processing are reviewed by users.

The user department has ultimate responsibility for maintaining data quality, and should review output reports for data accuracy, validity, and completeness. Some typical reports that are commonly produced for review by users include the following:

- An error report shows rejected transactions, the cause(s) of the rejections, and corrections needed.
- A transactions report lists important data fields of every valid transaction in the processing cycle. Transactions that are internally generated by the application are included and listed separately.
- A master record change report (also known as a "was-is" report) shows the contents of every master record before and after every master record change.
- An exception report lists items requiring review and approval. These items may be valid, but exceed parameters established by management.
- A control totals balance report lists the control fields and the totals calculated by the computer to show the results of processing. If similar figures were predetermined and entered with the data submitted for processing, the report would also identify agreements and variances.

240 CONTROLS OVER INTEGRITY OF PROCESSING AND DATA FILES

Stored data is not altered by unauthorized persons in a way that is not detectable by authorized users.

A. Procedures ensure that the current version of production programs and data files are used during processing by authorized users.

B. Programs include routines for checking file header labels before processing.

C. The application protects against concurrent file updates.

D. Copies of files generated by the application (e.g., for backup, data warehousing, or management reporting systems) are authorized by the resource owner and are appropriately controlled.
300 ~ Administration Of Software And Databases

Requirements:
Must demonstrate the accuracy of modifications to systems and databases by functional tests of the systems and software. Tests may be performed by the Governing States as a group through remote access or onsite at the CSP, or by Individual States through remote access only.

General Discussion:
Software systems and the databases that support them are only as good as the data is accurate. It is essential to not only test the software to ensure it functions correctly, but to have appropriate change controls in place over program and database modifications to ensure continuing accuracy.

The Controls:

310 ADMINISTRATION OF SOFTWARE MODIFICATIONS
Only authorized software modifications should be made to the application system. Modifications should only be released after thorough testing.

A. All software modifications are tested by personnel independent of the programming function.

The following type of testing should occur:

a. Regression Testing
   Do the unmodified functions still operate as expected after a change has been introduced? Does everything work together as before after all changes and fixes have been introduced?

b. Interface Testing
   Testing of the interfaces to other existing systems and databases should be repeated after modifications are made to ensure nothing got broke in the process.

c. End-to-end Functionality Testing
   The entire transaction cycle must be re-tested after any software modifications to ensure that everything is functioning correctly.

B. All databases are inspected for accurate data after programming modifications are made.
The integrity of application data can be compromised by software modifications that produce unintended results.

a. Inspection of data elements

To counter the risk of introducing inaccurate data into databases after programming modifications are made, all data elements should be examined for correctness.

b. Databases must be tested for referential integrity.

Data should be correct when taken as a whole and not have missing elements. For example, if a taxpayer registration number is designated as the primary key for a table, then each row in the table must have a taxpayer registration number attribute.

c. Databases must be tested for entity integrity.

For example, if a transaction number is a mandatory field, then an attribute of Null is not allowed. Otherwise the entity integrity has been violated.

C. Updates to the taxability matrix as approved by the governing board shall be adequately documented.

Section 328 of the Streamlined Sales and Use Tax Agreement requires each member state to provide notice of changes in the taxability of products or services listed in the taxability matrix.

a. Changes to the taxability matrix shall be completed on a quarterly basis with proper documentation maintained for all changes.

b. Sellers and CSPs are relieved from liability to a member state or its local jurisdiction if incorrect information was provided by the member state. However, failure of a member state to provide notice of a rate change shall not relieve the seller from its obligation to collect sales and use taxes for that member state. (See sections 304, 305 & 328 of the agreement.)

c. Rate changes shall be properly implemented and documented by the CSP and CAS.

320 ADMINISTRATION OF CHANGE CONTROLS

All versions of software must be tracked with some kind of change control process, to ensure that the appropriate level of software modification is matched to the data processed.

a. Version Control
All software modules must be kept under the operation of a Version Control system.

b. No Unauthorized Modifications

Only programming changes that have been tested and approved by management to be migrated to production should be allowed.

c. Separate Programming Libraries should be maintained.

Data libraries will be separated by test or production data.

d. All changes and overrides must be properly documented.
400 ~ **Sufficiency Of Information**

Must consider the necessary mechanisms to be built into the system in order to:

A. Demonstrate the system's ability to capture and retain sufficient information to make an accurate tax determination, and provide an accurate tax filing.

Build into the system the appropriate features for providing assurance that adequate information is obtained from the purchaser, the seller, and the applicable state(s) so that the correct amount of tax is calculated, collected, reported and remitted. This requires among other features:

- Timely updates of state taxability matrices from the individual states.
- Providing evidence of the transmission of the tax to the applicable state.
- Providing evidence that the matrix update has been received, is complete, and tested.
- Providing evidence that the matrix update has been loaded to the system according to appropriate software library procedures, and is logged as being loaded.
- The history of product code mapping to the taxability matrix is available on-line, or in archive form (if over “x”-many years).
- Audit trails that evidence each of the above.

B. Demonstrate the system's ability to obtain, accumulate and report information on exempt sales.

- Build into the system the appropriate features for providing assurance in cases of exempt sales that adequate information is obtained from the purchaser, the seller, and the applicable state(s). This requires:
  - The system must accumulate exempted sales by purchasing entity and be able to provide this information in aggregate or detail, as required by the governing states at a frequency as requested by each member state.
  - Audit trails that evidence the above.
C. Demonstrate the proper use of governing states sourcing rules and state-provided matrixes and compliance with state laws pertaining to taxability of TPP, digital equivalents and services.

Build into the system the appropriate features for testing the matrix updates from the individual states, as well as providing internal tests of compliance with the individual state laws pertaining to taxability of TPP and Services. This requires:

- Sufficient tests of matrix updates to assure they work correctly,
- The CSP shall have sufficiently trained staff responsible for administering the operating systems which compute the correct amount of tax and remittance in accordance with the specific requirements of the individual states.
- Appropriate quality review programs and internal audits to provide quality assessments and oversite over the systems and processing.
- Sourcing – A standard format for tax jurisdiction codes shall be employed to match physical street addresses to the proper taxing jurisdiction. Unless otherwise authorized by the governing board, CAS, CSP and state revenue departments shall all use the coding format authorized in Section 119 of the Mobile Telecommunications Sourcing Act (P.L. 106-252) and approved by the Multistate Tax Commission (MTC) and the federation of Tax Administrators (FTA).
- Audit trails that evidence each of the above.

D. Sales Tax Holidays (Complete after final determination)

E. Bundling Requirements (Complete after SSTP final determination)

F. All records that relate to transactions handled through Certified Automated Systems (CAS) and Certified Service Providers (CSP) shall be maintained in electronically accessible form for no less than four (4) years from the due date of the relevant filing period, or the date of actual filing, whichever occurs later.
500 ~ Data Transmission Security Standards

Introduction:
A critical element in the certification process is the assurance that data exchanged between all parties is secure, non-repudiated, and unaltered. To that end, the SSTP requires that all certified system providers and all certified automated systems adhere to the following standards:

Standards:
For all operational (transaction-related) data exchanged between CSP/CAS and the SSTP and its participant states, the following standards apply:
FIPS 46-2 – Digital Encryption Standard
FIPS 186 – Digital Signature Standard

When a message is received, the recipient may desire to verify that the message has not been altered in transit. Furthermore, the recipient may wish to be certain of the originator's identity. Both can be accommodated by the Digital Signature Algorithm (DSA). A digital signature is an electronic analog of a written signature in that the digital signature can be used in proving to the recipient, or a third party, that the message was, in fact, signed by the originator. Digital signatures may also be generated for stored data and programs so that the integrity of the data and programs may be verified at any later time.

This publication prescribes the Digital Signature Algorithm (DSA) for digital signature generation and verification. In addition, the criteria for the public and private keys required by the algorithm are provided.

Additional FIPS standards that pertain to data encryption under this certification standard:
FIPS 140-1 – Security Standards for Cryptographic Modules
FIPS 171 – Key management Using ANSI X9.17
FIPS 180-1 – Digital Hash Standard
FIPS 185 Escrowed Encryption Standard
FIPS 196 Public Key Cryptographic Entity Authentication Mechanism

Federal Information Processing Standards Publications (FIPS PUBS) are issued by the National Institute of Standards and Technology after approval by the Secretary of Commerce pursuant to Section 111(d) of the Federal Property and Administrative Services Act of 1949, as amended by the Computer Security Act of 1987, Public Law 100-235.

For all operational (transaction-related) data exchanged between CSP/CAS and participating merchants/resellers, the following standards apply:
ANSI X5.09 – Digital Certificates
ANSI X9.30 – Public key Cryptographic Using Irreversible Algorithms
ANSI X9.55 – Extension to Public Key Certificates and Certificate Renovation List
ANSI X9.23 – Message Confidentiality
ANSI X9.9 – Message Authentication Codes
ANSI X9.45 – Management Controls
ANSI X9.17 – Financial Institution Key Management

The American National Standards Institute (ANSI) is a private, non-profit organization that administers and coordinates the U.S. voluntary standardization and conformity assessment system. The organization’s Headquarters are located in Washington, D.C., but an office in New York City is ANSI’s operations center and the point of contact for all press inquiries. Most of the ANSI standards are functionally equivalent to the FIPS standards issued through the National Institute of Standards and Technology (NIST)
600 ~ Privacy Standards

Confidentiality and Privacy Protections for Model 1 taxpayers who use a Certified Service Provider are addressed in Section 321 of the Streamlined Sales and Use Tax Agreement. As stated in the agreement the Confidentiality and Privacy Protections are the protection of confidentiality rights of all participants in the system and of the privacy interests of consumers who deal with Model 1 sellers.

610 CONFIDENTIAL TAXPAYER INFORMATION

A. The Agreement defines “confidential taxpayer information” as all information that is protected under a member state’s laws, regulations, and privileges: the term “personally identifiable information” means information that identifies a person; and the term “anonymous data” means information that does not identify a person.

B. A fundamental precept in Model 1 is to preserve the privacy of consumers by protecting their anonymity. With very limited exceptions, a Certified Service Provider (CSP) shall perform its tax calculation, remittance, and reporting functions without retaining the personally identifiable information of consumers.

C. Confidential and proprietary information will not be sold or re-used in any way, even if the identity of the businesses using the solution can be masked.

620 PERSONALLY IDENTIFIABLE INFORMATION

A. The CSP’s system must be designed and tested to ensure that the fundamental precept of anonymity is respected.

B. Personally identifiable information is only used and retained to the extent necessary for the administration of Model 1 with respect to exempt purchasers.

C. The CSP provides consumers clear and conspicuous notice of its information practices, including what information it collects, how it collects the information, how it uses the information, how long if at all, it retains the information and whether it discloses the information to member states. Such notice shall be satisfied by a written privacy policy statement accessible by the public on the official web site of the CSP.
D. The CSP’s collection, use and retention of personally identifiable information will be limited to that required by the member states to ensure the validity of exemptions from taxation that are claimed by reason of a consumer’s status or the intended use of the good or services purchased.

E. The CSP will provide adequate technical, physical, and administrative safeguards so as to protect personally identifiable information from unauthorized access and disclosure.

630 STATE REQUIREMENTS

A. Each member state shall provide public notification to consumers, including their exempt purchasers, of the state’s practices relating to the collection, use and retention of personally identifiable information.

B. When any personally identifiable information that has been collected and retained is no longer required for the purposes set forth above, such information shall no longer be retained by the member states.

C. When personally identifiable information regarding an individual is retained by or on behalf of a member state, such state shall provide reasonable access by such individual to his or her own information in the state’s possession and a right to correct any inaccurately recorded information.

D. If anyone other that a member state, or a person authorized by the state’s law or the Agreement, seeks to discover personally identifiable information, the state from whom the information is sought should make a reasonable and timely effort to notify the individual of such request.

E. This privacy policy is subject to enforcement by member states’ attorneys general or other appropriate state government authority.

F. Each member states’ laws and regulations regarding the collection, use, and maintenance of confidential taxpayer information remain fully applicable and binding. Without limitation, the Agreement does not enlarge or limit the member states’ authority to:

   a. Conduct audits or other review as provided under the Agreement and state law.
b. Provide records pursuant to a member states’ Freedom of Information Act, disclosure laws with governmental agencies, or other regulations.

c. Prevent, consistent with state law, disclosures of confidential taxpayer information.

d. Prevent, consistent with federal law, disclosures or misuse of federal return information obtained under a disclosure agreement with the Internal Revenue Service.

e. Collect, disclose, disseminate, or otherwise use anonymous data for governmental purposes.

G. This privacy policy does not preclude the governing board from certifying a CSP whose privacy policy is more protective of confidential taxpayer information or personally identifiable information than is required by the Agreement.
700 ~ Right To Certify or Recertify

Under Models I & II providers of Certified Automated Systems (CAS) and Certified Service Providers (CSP) are required to provide the auditors with sufficient and timely access to those systems that the auditors deem necessary for performing the certification or recertification of the CSP and the CAS.

The auditors are to be provided with access to any documentation, system, and database or system component, needed for them to perform the certification or re-certification.

The CAS or CSP will provide auditors with access to all appropriate staff, including, but not limited to, systems, security, disclosure, legal and accounting.

The CAS or CSP shall allow for the performance of an audit for certification by the [Membership] or any agent, representative designated by the Membership.

The CAS or CSP will allow for multi-jurisdictional audits for the purpose of certification or re-certification to be conducted by the [Membership] or any agent, representative designated by the Membership.

The CAS or CSP shall allow for the use of any generally accepted auditing procedures, unless it is agreed that other valid testing procedures are more appropriate. {The CAS/CSP should not be in a position to control the “standards” used by the auditors. On the other hand, there may be instances that may limit the procedures that can be performed. For example, performing electronic tests on an active computer system could cause serious system overhead that could reduce response time, or even bring down the system.}

The CAS or CSP shall agree to provide electronic records for the certification or re-certification process on a timely basis, as set forth in the agreement. Electronic records will be provided in a format designated by the [Membership].

(Recommend that a preferred format and medium be established for the transferring of records)

The CAS or CSP shall provide all necessary fields within each record and an accompanying data dictionary that explains the characteristics of each field.

The CAS or CSP shall agree to use generally accepted sampling procedures. Statistical sampling will be the default sampling procedure unless it is agreed other valid sampling procedures are more appropriate.
CERTIFICATION STANDARDS - MINIMUM REQUIREMENTS

<table>
<thead>
<tr>
<th>Must demonstrate that the appropriate general controls are in place. (Section 100)</th>
<th>MODEL</th>
</tr>
</thead>
<tbody>
<tr>
<td>• A formal risk assessment program is in place.</td>
<td>X</td>
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<tr>
<td>• A written plan exists that clearly describes the entity's security program and policies and procedures that support it.</td>
<td>X</td>
</tr>
<tr>
<td>• A security management structure is in place that includes clearly assigned security responsibilities.</td>
<td>X</td>
</tr>
<tr>
<td>• Effective security-related personnel policies are in place.</td>
<td>X</td>
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<tr>
<td>• The security program's effectiveness is monitored and changes are made as needed.</td>
<td>X</td>
</tr>
<tr>
<td>• Appropriate access controls, both physical and logical controls, are in place that will provide reasonable assurance that computer resources are protected against unauthorized modification, disclosure, loss, or impairment.</td>
<td></td>
</tr>
<tr>
<td>• An appropriate change control system is in place that includes policies, procedures, and techniques to assure that all programs and program modifications are properly authorized, tested, and approved.</td>
<td></td>
</tr>
<tr>
<td>• Appropriate controls over access to and modification of system software are in place to provide reasonable assurance that operating system-based security controls are not compromised and that the system will not be impaired.</td>
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<tr>
<td>• Appropriate segregation of duties procedures are in place to provide assurance that no one individual is in a position to control all critical stages of a process.</td>
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<tr>
<td>• There are procedures in place to protect information resources in order to minimize the risk of unplanned interruptions.</td>
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<tr>
<td>• There exists a plan to recover critical operations should interruptions occur.</td>
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<tr>
<td>• The business contingency plans are periodically tested and adjusted as appropriate.</td>
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<tr>
<td>• Industry-standard availability/fault tolerance benchmarks are in use.</td>
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<table>
<thead>
<tr>
<th>Must demonstrate that the appropriate application controls are in place. (Section 200)</th>
<th>MODEL</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Control mechanisms are in place to provide assurance that only authorized data is entered into the application system.</td>
<td>X</td>
</tr>
<tr>
<td>• Both physical and logical controls are in place that restrict the entry of transactions to only those specific users authorized to enter them.</td>
<td>X</td>
</tr>
<tr>
<td>• Appropriate mechanisms are in place to perform data validation and exception reporting.</td>
<td>X</td>
</tr>
<tr>
<td>• Control mechanisms are in place to provide assurance that only authorized transactions are processed by the application system.</td>
<td>X</td>
</tr>
</tbody>
</table>
- Reconciliation procedures are performed to verify data completeness.
- Data entry processes are well designed to ensure the entry of accurate and valid data.
- Data validation and editing controls are in place to provide assurance that the initial recording of data into the system is accurate.
- Procedures and mechanisms are in place to properly apply rounding rules.
- Control mechanisms are in place to provide assurance that the entry of erroneous data are captured, reported, investigated, and corrected.
- Procedures are in place for the review of output reports in order to maintain data accuracy and validity.
- Procedures and mechanisms are in place to provide assurance that stored data is not altered by unauthorized persons, or by accident, in order to maintain the integrity of processing and data files.

| Must demonstrate the accuracy of modifications to systems and databases by functional testing of the systems and software. (Section 300) |
|---|---|---|
| X | X | X |
| - Procedures are in place to provide assurance that only authorized and tested software modifications are made to the application system. |
| - Appropriate change control mechanisms are in place to provide assurance that the appropriate level of software modification is matched to the data processed. |

| The system includes the appropriate mechanisms necessary for it to assure sufficiency of information. (Section 400) |
|---|---|---|
| X | X | X |
| - Must demonstrate the system's ability to capture sufficient information to make an accurate tax determination. |
| - Appropriate features are built into the system for providing assurance that adequate information is obtained from the purchaser, the seller, and the applicable state(s) so that the correct amount of tax is calculated, collected and remitted. |
| - Must demonstrate the system's ability to obtain, accumulate and report information on exempt sales. |
| - Must demonstrate the proper use of state-provided sourcing information and compliance with state laws pertaining to taxability of TPP and Services. |
| - Must document (with the use of an audit trail) all changes to the system including sourcing, taxability and mapping of products in order to record all authorized and unauthorized changes, dates of changes, and changes to hardware, software, and software upgrades. |
| - Must use state-provided sourcing information using Excel spreadsheet format. |
Must process transactions at industry-standard speeds and provide adequate security over data, both internally and externally. (Section 500)

- Mechanisms and procedures are in place to provide assurance that data exchanged between all parties is secure, non-repudiated, and unaltered.
- Must demonstrate that for all operational (transaction-related) data exchanged between CSP/CAS and the SSTP and its participant states, the appropriate standards are followed as set forth in the SSTP Certification and Auditing Standards document.
- Must demonstrate that for all operational (transaction-related) data exchanged between CSP/CAS and participating merchants/resellers, the appropriate standards are followed as set forth in the SSTP Certification and Auditing Standards document.

Must meet privacy standards and properly protect data from misuse (Section 600)

- Mechanisms and procedures are in place to provide assurance that confidential taxpayer information is adequately protected, consumers' privacy is protected, and that confidential and proprietary information is not sold or re-used in any way.
- Mechanisms and procedures are in place to provide assurance that personally identifiable information is protected.

Must be able to provide information in electronic format as required for certification and audit; must agree to any generally accepted sampling procedures, including electronically applied statistical sampling; and systems must be structured to provide for this functionality. (Section 700)

- Procedures are in place, that provide unrestricted access to the auditors performing the certification, including remote access testing.
- Procedures and mechanisms are in place, that provide the auditors with access (either onsite or remote) to any documentation, system, database or system component, needed for them to perform the certification or re-certification.