Public Safety Committee Regular Meeting
February 20, 2024 @ 10:00 AM
Watch Live on YouTube

Seabrook Island Town Hall, Council Chambers
2001 Seabrook Island Road
Seabrook Island, SC 29455

Virtual Participation: Individuals who wish to participate in the meeting via Zoom may call (843) 768-9121 or email kwatkins@townofseabrookisland.org for log-in information prior to the meeting.

AGENDA

1. CALL TO ORDER, ROLL CALL & FOIA STATEMENT

2. ELECTION OF VICE CHAIR

3. APPROVAL OF PREVIOUS MEETING MINUTES
   - Public Safety Regular Meeting: October 17th, 2023
   - Public Safety Regular Meeting: December 19th, 2023

4. OLD BUSINESS ITEMS
   - St. Johns Fire District (STJFD) / Charleston County Sherif’s Office (CCSO)
   - Speed Limit Update on Seabrook Island Road (attached) Final discussion and determination.

5. NEW BUSINESS ITEMS
   - Debris Management Services Invitation for Bid (IFB) (attached)
   - Invited Guests, 2024
   - Citizens Public Safety Fair (Communications)
   - Disaster Recovery Council (DRC) / Comprehensive Emergency Plan (CEP) Update
   - Cyber-Security (FEMA Materials) (attached)
   - Additional Items for 2024

6. ITEMS FOR INFORMATION OR DISCUSSION
   - Citizen Comments
   - Committee member concerns and/or unscheduled items
   - Next Regular Meeting will be held on March 19th, 2024

7. ADJOURNMENT
Seabrook Island Road
Speed Limit Signage Recommendations
February 12, 2024

Existing Conditions Observations:

- The transition zone from 35-mph to 15-mph is very short. Most vehicles that attempted to slow down could not achieve the lower speed before being assessed by the radar. Some vehicles appeared to make no attempt at slowing down.
- The Radar display is very sensitive. Even going 16-mph triggers the “SLOW DOWN” message.
- The current 15-mph zone could be considered excessively long and difficult to maintain the posted speed.

General notes:

- Each alternative’s goal is to gradually decrease the speed limit of Seabrook Island Road from 35-mph to 25-mph and ending at 15-mph either before reaching the crosswalk or the guard shack.
- In general, the horizontal geometry of Seabrook Island Road is sufficient for a 35-mph speed limit. The driving factor for wanting to reduce speed is the approach to the end of the roadway corridor and the features present there, i.e. crosswalk, side streets, driveways.
- Engineering judgement has been applied in the recommendation of each alternative. Considerations have been made as to what is deemed obtainable, and/or reasonable of the typical motorist.

Conclusion:

We (Reveer) consider the preferred recommended alternative to be Alternative 1. Alternative 1 creates a sufficient blend of driver behaviors, engineering judgement, and MUTCD regulations. Noted in the existing conditions observations, the current 15 mph speed limit zone is difficult to maintain due to its excessive length. It was also observed that a 25-mph speed limit is reasonable to maintain while approaching, passing, and entering the Town Hall driveway. Alternative 1 recommends shifting the 15-mph zone south of the driveway. This can be achieved without over signing and will still regulate drivers to be at 15 mph as they approach the crosswalk and security gate. The beginning of this 15-mph zone and the 15-mph ahead warning sign was used to establish the preceding 25 mph zone.

When considering the 25-mph zone, this alternative balances a minimal zone length while also being long enough to encourage drivers to meet the lower speed limit before approaching the Town Hall driveway. Given that the horizontal alignment of Seabrook Island Road is adequate for driving at 35-mph, driver expectations are relatively the same and it is anticipated that a longer stretch of 25-mph speed limit would be viewed as frustrating and unmaintainable. The objective of this 25-mph section being to slow traffic to 25-mph without overly exaggerating the distance that a driver would be expected to maintain the lower speed.

Based on engineering judgement and analysis, it is expected that the Alternative 1 transition from 35- to 25- to 15-mph will be ideal for driver expectations/behavior and meets MUTCD signing criteria.
Seabrook Island Road
Speed Limit Signage Recommendations
Alternative 1 of 3 - Reduce 15-mph Zone

Commentary & Observations:
- Transition from 25-mph to 15-mph becomes more obtainable/reasonable.
- Reduces length of 15-mph zone to make the speed more maintainable for drivers.
- 25-mph is a reasonable speed expectation for drivers in front of the Town Hall driveway.
- 15 MPH AHEAD WARNING sign is not required but will help reinforce the deceleration.
- Alternatives 2 and 3 are also acceptable locations for the 25 MPH sign.
- Town Hall sign obstructs sight distance of left turning vehicles leaving Town Hall driveway.
Seabrook Island Road
Speed Limit Signage Recommendations
Alternative 2 of 3 - Maintain 15-mph Zone

Commentary & Observations:
- Transition from 25-mph to 15-mph becomes more obtainable/reasonable.
- This creates a 1/8-mile stretch of 25-mph roadway.
- 15 MPH AHEAD WARNING sign is not required but will help reinforce the deceleration.

Alternative 2 Improvements
1. Retain 15 MPH AHEAD WARNING sign and all signs farther south at current locations
2. Install 25 MPH sign 600+ feet north of 15 MPH AHEAD WARNING sign
3. Do not install 25 MPH sign (2) within 200 feet of DEER CROSSING sign to the north
Seabrook Island Road
Speed Limit Signage Recommendations
Alternative 3 of 3 - Eliminate 15-mph Zone

Alternative 3 Improvements

① Replace northbound 15 MPH sign with 25 MPH sign
② Replace southbound 15 MPH sign with 25 MPH sign and reprogram radar to alert of speeds over 25-mph
③ Replace southbound 15 MPH AHEAD WARNING sign with DEER CROSSING sign

Commentary & Observations:
- 15-mph zone begins south of the pedestrian crosswalk and where SIPOA jurisdiction begins
- 25-mph is a reasonable speed expectation for drivers in front of the Town Hall driveway.
- Length of 25-mph zone is expected to be reasonable and maintainable by drivers.
Seabrook Island Road
Speed Limit Signage Recommendations – Zone Comparisons

Map Legend:
Red = 15 mph  Yellow = 25 MPH  Green = 35 MPH
Sealed bids by licensed contractors will be received by the Town of Seabrook Island on the Due Date indicated below for all labor, equipment and materials to provide on-call debris management services.

A bid package, consisting of (1) General Terms and Conditions, (2) Special Terms and Conditions, (3) Scope of Services, (4) Form of Contract, (5) Insurance Requirements and (6) Non-Collusion Oath, may be obtained at the Seabrook Island Town Hall during normal business hours. Except as otherwise specifically noted, the entire bid package must be used in preparing bids.

Solicitation Number: 2024-01

Date Issued: _____, 2024

Description of Services: The Town of Seabrook Island is inviting proposals from qualified firms to provide all labor, equipment and material for clean-up and removal of debris generated by a disaster event.

Bid Security: Not Required

Pre-Bid Conference (Optional): _____ 2024 @ 2:00 PM

Due Date For Bid: _____ 2024 @ 12:00 PM

Date For Bid Opening: _____ 2024 @ 12:00 PM

Location: Town of Seabrook Island
Office of the Town Administrator
2001 Seabrook Island Road
Seabrook Island, SC 29455
1. **PREPARATION, SUBMISSION AND WITHDRAWAL OF BIDS**

   **A.** There is no standard form of Bid. Bids must be typewritten or computer-generated. The information contained in the Bid should include, but is not limited to: (i) the (a) official name of the individual, firm, or corporation under which the business is conducted, (b) mail address, (c) email address and (d) telephone number of all legal entities which will participate in the provision of goods or services (hereinafter, the “Bidder(s)”), (ii) the form of organization of the Bidder, whether individual, firm, partnership, corporation, joint venture or other legal entity, (iii) all affiliations, parent-subsidiary relationships and corporate identities including the names of the principals of such legal entity must be fully disclosed and explained, (iv) a straight forward, concise description of Bidder’s ability to satisfy the requirements of this Invitation For Bids (hereinafter, the “IFB”), (v) an acknowledgement of receipt of the entire Bid Package and (vi) a schedule of fees Bidder will charge for the goods or services provided.

   All Bids must include the IFB solicitation number and must be signed by an official authorized to bind the Bidder.

   **B.** Mailed or hand-delivered bids must be submitted in a sealed envelope showing the solicitation number on the outside of the envelope and must be addressed to the Office of the Town Administrator, Town of Seabrook Island (hereinafter, the “Town”) at 2001 Seabrook Island Road, Seabrook Island, South Carolina 29455. Each sealed envelope containing a bid shall be marked on the outside with the Bidders’ complete name, address, bid number, description of services requested by this IFB (viz., debris management services), along with the due date and time. Failure to do so may result in premature opening of, or a failure to open, such bid.

   **C.** Bids submitted after the “Opening” date and time are considered “Late Bids”. “Late Bids” will not be opened or considered.

   **D.** Bids may be withdrawn by written request received from the Bidder prior to the time set for opening of bid, but not thereafter.

   **E.** Bidders should familiarize themselves with the Town and the potential scope(s) of work before submission of a response and make all necessary investigations to inform themselves thoroughly as to all difficulties involved in the completion of all work required pursuant to the mandates and requirements of this RFP and the contract. No
plea of ignorance of conditions or difficulties that may hereafter exist, or of conditions or difficulties that may be encountered in the execution of the Work pursuant to this Proposal as a result of failure to make the necessary examinations and investigations will be accepted as an excuse for a failure or omission on the part of Successful Proposer(s), in every detail, all of the requirements in the contract, nor will they be accepted as a basis for any claims whatsoever for extra compensation.

F. Bidders shall promptly notify the Town’s Town Administrator in writing not later than the last date and time for the Pre-Bid Conference, of any ambiguity, inconsistency or error which they may discover upon examination of the IFB documents or the project premises and local conditions.

G. Bidders requiring clarification or interpretation of the IFB documents shall make a written request which must be received at the Office of the Town Administrator no later than the last date and time for Pre-Bid Conference.

H. Any interpretation, correction or change of the IFB documents will be made by addendum.

I. No substitutions will be considered after the award of contract except by amendment or change order.

J. The Town seeks a single, qualified company to be responsible for the provision of services described herein (hereinafter, the “Services”) (although the Town reserves the option to award portions of the project to multiple bidders if such is to the advantage of the Town). Therefore, any one bid submitted by more than one company will be deemed to be a proposal for a joint venture between or among the companies so bidding unless the bid clearly and unequivocally describes that only one firm proposes to act as principal and the other firm(s) contractual position is clearly defined. The companies submitting as a joint venture will be held jointly and severally responsible for the entire project and will not be permitted to limit their liability to the Town.

K. The following are included in the Bid Package:

1. Attachment A: Special Instructions / Terms and Conditions
2. Exhibit A-1: Fee Schedule
3. Attachment B: Scope of Services/Specifications
4. Attachment C: Sample Contract
5. Attachment D: Insurance Requirements
6. Attachment E: Non-Collusion Oath

2. NON-COLLUSION OATH

Every bid must be accompanied by a notarized affidavit of non-collusion, executed by the Bidder or in the case of a corporation, by a duly authorized representative of said corporation. The Non-Collusion Oath is provided in Attachment E.
3. **BIDDER REPRESENTATIONS**

Each Bidder by submitting a bid represents that:

A. The Bidder has read and understands this IFB (including all specifications and attachments) and that its bid is made in accordance therewith;

B. The Bidder has reviewed the IFB, has become familiar with the local conditions under which the Services is to be performed, and has correlated personal observations with the requirements of the proposed contract documents;

C. The bid is based on the terms, materials, and equipment required by this IFB, without exception;

D. The Bidder is qualified to provide the services required under this IFB and, if awarded the contract, will do so in a professional, timely manner using Bidder's best skill and attention;

E. If Bidder is awarded the contract, it will execute the formal contract called for herein;

F. If Bidder is awarded the contract, Bidder agrees that (i) it will provide the insurance coverage as required in Attachment D: Insurance Requirements, and (ii) if the Services or any part thereof is not completed within the required time period, the Bidder will be liable for all damages in accordance with the terms of the formal contract; and

G. Bidder’s staff is knowledgeable about and experienced in performing the Services required in this IFP, and Bidder warrants that it will use its best skill and attention to provide the Services in a professional and timely manner.

4. **BIDDER’S QUALIFICATIONS**

Bidder shall provide documentation of the firm’s qualifications to perform the work, including:

A. Historical background and experience with emergency response and emergency debris management projects, including a list of similar projects completed with municipalities in the past seven (7) years. The description of each project should include dates of work, location, scope of work performed, and the value of the services in total billings;

B. Listing of the name, title, position, description of duties, and resume for each key individual who will have a management or senior position in performing the services;

C. Firm’s experience and success in completing similar projects within the last seven (7) years in coordination with Federal, State, and Local agencies, including the coordination of FEMA requirements and project management with similar State and Local agencies;
D. Detailed description of the experience and success in filing and receiving Federal and State reimbursements for similar projects, including the preparation and submission of all required documents and forms;

E. Listing of at least five (5) references from municipal clients with knowledge of contract performance. Provide name, title, and phone number(s) of senior management individual(s) for each reference, and a description of the contract services, and dates of services performed;

F. Company safety record including the dates and details of accidents, injuries, and property damage within the past seven (7) years, including a detailed description of all fines and penalties imposed on the firm during the last seven (7) years, including (i) a description of the basis therefore, (ii) the date thereof, and the amount of fine or penalty; and

G. Copies (audited, if available) of the Firm’s income statements and balance sheets for the most recent three (3) fiscal years.

5. OPERATIONAL PLAN

Bidder shall provide a narrative outlining the approach to the Scope of Services and proposed plan for providing the services, including:

A. Planning efforts to respond to an emergency event, including staging area for equipment;

B. Response timeline upon notification to proceed by Town, including timeframe to mobilize equipment and personnel and begin work;

C. Staffing plan, including staff augmentation in response to changing conditions and scope, and number of planned full-time employees and temporary employees, and a listing by name, function, and years of experience and general qualifications of supervisors to be deployed to Town;

D. Project management and chain of command for response team, including communication with Town representatives for status updates;

E. Coordination with Federal, State, and County agencies and requirements;

F. Equipment plan, including a listing of the equipment proposed for use (separately categorized by equipment owned, leased, rented, and subcontracted);

G. Subcontracting plan, including proposed names, background, and contact information for each subcontractor planned for any part of the Scope of Services; and

H. Insurance policies for the firm and any proposed subcontractors, including limits,
deductibles, and relevant exclusions, if any.

6. **RESOURCE AVAILABILITY**

   A. Provide the availability of the resources proposed for the Town during a local, regional, or multiple State emergency event, including:

   (1) Listing of all current contracts in place for emergency response and/or emergency debris removal, the geographic location of the services to be performed under each contract, and the current end date for each contract;

   (2) Other proposals submitted for consideration but not yet awarded;

   (3) Listing of all contracts executed in the immediate seven (7) year period that were prematurely terminated by either contract party before the end of the contract term, and the reason for termination; and

   (4) Narrative of any organizational changes in the last seven (7) years, including mergers, acquisitions, consolidations, downsizing, and bankruptcy filings. Include a disclosure of any lawsuits, judgments, penalties, fines, violations, or convictions associated with the firm or its personnel in the past seven (7) years.

   B. As applicable, Contractor shall ensure that staff have vehicles, telephones, meals, lodging arrangements, safety gear, cameras, and other incidentals to work extended hours and up to seven days per week. In addition, where required, staff shall be equipped with state-of-the-art technology, which include digital cameras, laptop computers, and field communication devices.

7. **AWARD OF CONTRACT**

   A. Award of the contract will be made consistent with the criteria in the Town’s ordinance, to the lowest responsive and responsible bidder(s) whose bid, conforming to the IFB, is most advantageous to the Town, price and other factors considered.

   B. The Town reserves the right to (1) reject any or all bids and any part of a bid; (2) waive informalities, technical defects, and minor irregularities in bids received not involving price; and (3) award the bid(s) received on the basis of individual items or groups of items or the entire list of items.

8. **NOTICE OF AWARD OF CONTRACT**

   A. The successful Bidder will be notified of acceptance of bid by a written notice of award (hereinafter, the “Notice of Award”) of the contract. The successful Bidder shall not undertake any Services, and the Town will not be responsible for payment for any Services whatsoever undertaken by successful Bidder prior to issuance of the notice to proceed (hereinafter, the “Notice to Proceed”).
B. The successful Bidder shall be required to submit acceptable insurance certificate(s) and endorsement(s) within five (5) business days after the issuance of the Notice of Award.

9. CONTRACT DOCUMENT

A. The successful Bidder shall be required to execute a formal contract (hereinafter, the “Contract”) within five (5) business days after issuance of a Notice of Award. It is anticipated that the Contract shall be virtually identical in substance and form to the Sample Contract which is attached and marked Attachment C: Sample Contract. The only anticipated changes from Attachment C: Sample Contract, will be to include additional exhibits, to fill in the blanks to identify the successful Bidder, and terms relating to compensation, or to revise the contract to accommodate corrections, changes in the scope of Services, or changes pursuant to addenda issued prior to the bid opening.

B. Bidders should raise any questions regarding the terms of the Contract, or submit the specific language of any requested change to the terms and conditions of the Contract, together with their submitted bid. Any suggested change to the Contract language may affect the Town’s consideration of the Bid. No changes to the Contract will be considered after the bid has been accepted.

C. Because the signed contract will be substantively and substantially derived from Attachment C: Sample Contract, Bidder is urged to seek independent legal counsel as to any questions about the terms, conditions or provisions contained in Attachment C: Sample Contract, before submitting a bid. Again, Attachment C: Sample Contract, contains important legal provisions and is considered part and parcel of this IFB. Failure or refusal to sign aforesaid Contract shall be grounds for the Town to revoke any Notice of Award which has been issued, forfeit bid security, and award the Contract to another Bidder.

D. If Bidder generally uses an industry standard form of contract, in lieu of submitting requested changes to the Contract, a copy of the industry standard form of contract proposed by the Bidder should be submitted to the Town in electronic format no later than five (5) business days in advance of the Due Date for Bids.

10. NOTICE TO PROCEED

A. A Notice to Proceed will be issued after the successful Bidder has executed the Contract and has submitted acceptable performance and payment bonds (if applicable) to the Town as well as other submittals specified herein and in the Contract as required to be delivered before the Notice to Proceed is issued.

B. The successful Bidder shall not deliver any equipment to the work site or commence work until the successful Bidder has received a written Notice to Proceed from the Town Administrator.
11. STATE AND LOCAL TAXES

A. Except as otherwise specifically provided for in the Contract, all costs and fees shall include all state and local taxes applicable to the Services provided.

B. The successful Bidder shall calculate that portion of the fees charged under the Contract which is subject to the South Carolina sales and/or use tax, which amount shall be itemized and shown on all invoices, and shall be paid to South Carolina Department of Revenue (SCDOR) by successful Bidder. If the successful Bidder is a non-South Carolina company, the Town will withhold said amount from all invoices and remit payment to the SCDOR, unless successful Bidder furnishes Town with a valid South Carolina Use Tax Registration Certificate Number.

C. The successful Bidder shall indemnify and hold harmless the Town for any loss, cost, or expense incurred by, levied upon or billed to the Town as a result of the successful Bidder’s failure to pay any tax of any type due in connection with this Contract.

D. The successful Bidder shall ensure that the above sections are included in all subcontracts and sub-subcontracts, and shall ensure withholding on out of state sub and sub-subcontractors to which withholding is applicable.

12. PERMITS AND LICENSES

The successful Bidder, and any subcontractor, shall, without additional expense to the Town, be responsible for obtaining and maintaining all necessary licenses and permits required by the State of South Carolina or the Town or any other authority having jurisdiction over the Services. Prior to execution of a contract, the successful Bidder and subcontractor may be required to provide a copy of its current applicable Contractor’s Licenses issued by the State of South Carolina and the Town.

13. SUBCONTRACTORS

A. If any subcontractors will be used for this project, the successful Bidder shall provide to the Town Administrator a list of names of any of the intended subcontractors, the subcontractor’s applicable license number(s), and a description of the Services to be done by each subcontractor.

B. The successful Bidder shall not substitute other subcontractors without the written consent of the Town Administrator.

C. The successful Bidder shall be responsible for all services performed by a subcontractor as though they had been performed by the successful Bidder. Responsibilities include, but are not limited to, compliance with any applicable licensing regulations.

D. If at any time the Town Administrator determines that any subcontractor is incompetent
or undesirable, he or she shall notify the successful Bidder accordingly, and the
successful Bidder shall take immediate steps for cancellation of the subcontract and
replacement.

E. Nothing contained in any Contract resulting from this IFB shall create any contractual
relationship between any subcontractor and the Town.

F. It shall be the successful Bidder’s responsibility to ensure that all terms required in the
attached Contract are incorporated into all subcontracts.

14. INSURANCE REQUIREMENTS

A. The successful Bidder, at its own expense, shall at all times during the term of the
Contract, maintain insurance as required herein (see Attachment D: Insurance
Requirements) incorporated herein by reference. The Town shall not execute the
Contract until the successful Bidder has submitted acceptable Insurance certificate(s)
and endorsement(s), which must be submitted within five (5) business days of receipt of
the Notice of Award, and which reflect that the required coverages are in place and that
all premiums have been paid. Refusal or failure to submit such insurance certificate(s)
and endorsement(s) shall constitute grounds for the Town to revoke its Notice of
Award, forfeit bid security, and award the Contract to another Bidder. The Town may
contact the successful Bidder’s insurer(s) or insurer(s)’ agent(s) directly at any time
regarding the successful Bidder’s coverages, coverage amounts, or other such relevant
and reasonable issues related to the Contract. The successful Bidder shall also require
any sub-contractors to carry the same coverages in the same amounts.

B. Faxed Insurance certificate(s) and endorsement(s) will be accepted if received no later
than the time of contract execution and the original documents are received within one
(1) business day after receipt of the fax transmittals.

C. The Town must be advised immediately of any lapse or changes in required coverage.

15. Indemnification

Except for expenses or liabilities arising from the negligence or intentional acts of the Town, the
successful Bidder shall expressly agree to indemnify, defend and hold the Town harmless
against any and all expenses and liabilities arising out of the performance or default hereunder
as follows:

The successful Bidder shall expressly agree that to the extent that there is a causal relationship
between its negligence, action or inaction, or the negligence, action or inaction of any of its
employees or any person, firm or corporation directly or indirectly employed by the successful
Bidder and any damage, liability, injury, loss or expense (whether in connection with bodily
injury or death or property damage) that is suffered by the Town and/or its officers or
employees or by any member of the public, to indemnify, defend and save the Town and its
officers and employees harmless from and against any and all liabilities, penalties, demands,
claims, lawsuits, losses, damages, costs, and expenses arising directly or indirectly out of the performance of the Contract to be entered into by the parties. Such costs are to include, without limitation, defense, settlement and reasonable attorney’s fees incurred by the Town and its employees. This obligation to indemnify shall include, without limitation, bodily injuries or death occurring to the successful Bidder’s employees and any person, directly or indirectly employed by the Successful Bidder (including, without limitation, any employee of any subcontractor), the Town’s officers or employees, the employees of any other independent contractors, or occurring to any member of the public. When the Town submits notice of a claim for which the Town seeks indemnification by Bidder, the successful Bidder shall promptly defend any aforementioned claim, demand or lawsuit. This obligation shall survive the suspension or termination of the Contract resulting from this IFB. The limits of insurance required in such Contract shall not limit the successful Bidder’s obligation of indemnification. The recovery of costs and fees all extend to those incurred in the enforcement of this indemnity.

16. MATERIALS AND WORKMANSHIP

If equipment, materials and supplies are to be included as part of the Services provided, all equipment, materials and supplies incorporated in the Services and covered by the IFP and provided by the successful Bidder are to be of the most suitable grade for the purposes intended. When requested, the successful Bidder shall furnish the Town for approval the name of the manufacturer, the model number and other identifying data and information respecting the performance, capacity and rating of the machinery and other mechanical equipment which is incorporated in the Services. Machinery, equipment and materials installed and / or used without the Town’s prior approval shall be at risk of rejection.

17. SECURITY REQUIRED

Purchases and/or contracts exceeding $10,000 shall be made in accordance with the competitive bidding procedures set forth in the Town’s ordinances, including the requirements for Bid security. Bid deposits may be waived provided notice of such is given by the Town when Bids are solicited.

18. PUBLIC ACCESS TO PROCUREMENT INFORMATION

Subject to the requirements of the Freedom of Information Act, commercial or financial information obtained in response to this IFP that is deemed privileged and confidential by the Bidder and is so marked in a conspicuous manner will not be disclosed. It is therefore the responsibility of each Bidder to mark as “CONFIDENTIAL” each specific part of the proposal that it considers to be proprietary and confidential.

19. NON-DISCRIMINATION

The successful Bidder shall not discriminate against any individual based upon age, sex, race, disability or religion, and shall abide by the requirements set forth in Executive Order No. 11246, as amended, including specifically the provisions of the equal opportunity clause.
20. **DRUG FREE WORKPLACE**

The successful Bidder shall comply with the South Carolina Drug-Free Workplace Act, Section 44-107-10 et. seq., South Carolina Code of Laws, as amended.

21. **INCORPORATION BY REFERENCE**

The contents of this IFB, and any addenda will become part of the Contract for the Services.
INVITATION FOR BIDS (IFB) 2024-01
Debris Management Services

ATTACHMENT A
Special Instructions / Terms and Conditions

1. **PRE-BID CONFERENCE**

   Interested Bidders are requested to attend an *OPTIONAL* pre-bid conference on _____, 2024 at 2:00 PM, at Seabrook Island Town Hall (2001 Seabrook Island Road).

2. **BID SUBMITTAL DEADLINE**

   Bids will be received until _____, 2024 at 12:00 PM (as indicated on the official clock in the office of the Town Administrator) after which time bids will be publicly open and read on the date specified in the IFB. Bidders are invited to attend the opening of this bid at the time stated above.

3. **ADDITIONAL INFORMATION INQUIRIES**

   Questions or clarifications concerning this IFB should only be directed to:

   Joseph Cronin
   Town Administrator
   Town of Seabrook Island
   2001 Seabrook Island Road
   Seabrook Island, SC 29455
   (843) 768-9121
   Email: jcronin@townofseabrookisland.org

   The deadline for the submittal of questions or requests for clarification is _____, 2024 at 12:00 PM.

4. **TERM OF AGREEMENT**

   An initial contract term of three (3) years is contemplated with the right of the Town to extend the initial term for two (2) additional one-year periods for the same scope of services and subject to the same terms and conditions.

5. **QUALIFICATIONS AND EXPERIENCE**

   The Bidder should state the size of the firm, the location of the office from which the Services is to be performed and the number and qualification of the staff to be employed in performance
of the Services. The Bidder should identify the principal supervisor and management staff who would be assigned to the Services and indicate any special skills, education, training and experience that would be applicable to the Services. List other related contracts performed in the last three (3) years similar to the proposed Services covered by this IFB. Indicate the date, the name and telephone number of the principal contact.

6. **DEBRIS MONITOR**

   In the event the Town issues a Notice to Proceed, it is contemplated that the Town will engage the services of a debris monitor for purposes of documenting aspects of debris removal services for which the Town may seek reimbursement from Federal and State agencies, including without limitation the Federal Emergency Management Administration. Bidders will be required to cooperate with the Town’s debris monitor service providers to support the creation of documentation for purposes of such reimbursement.

7. **COST PROPOSAL**

   Bidders shall provide the proposed costs following the Fee Schedule for the services of Exhibit A-1.
Please Note: All costs and fees shall include any and all applicable taxes.

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<th>I.</th>
<th>FEE SCHEDULE FOR INITIAL 70 HOURS ROADWAY DEBRIS CLEARANCE</th>
<th>Proposed Mobilization / Demobilization Fee per item</th>
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<td>$</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td>Other:</td>
<td>$</td>
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<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>B. EQUIPMENT LIST</th>
</tr>
</thead>
<tbody>
<tr>
<td>Description</td>
</tr>
<tr>
<td>1.</td>
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<tr>
<td>2.</td>
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<td>3.</td>
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<td>4.</td>
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<td>5.</td>
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<td>6.</td>
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<td>7.</td>
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<td>11.</td>
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<td>12.</td>
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<td>13.</td>
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<tr>
<td>14.</td>
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<td>15.</td>
</tr>
</tbody>
</table>
II. FEE SCHEDULE FOR DEBRIS REMOval AND DISPOSAL

<table>
<thead>
<tr>
<th>Unit of Measure</th>
<th>Proposed Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Validated load of vegetative storm debris picked up at the designated work zone, hauled to and dumped at a Charleston County approved Temporary Debris Storage and Reduction Site (TDSRS) or recycling facility or disposal site</td>
<td></td>
</tr>
<tr>
<td>Mileage (includes round-trip):</td>
<td></td>
</tr>
<tr>
<td>0-20 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>21-40 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>41-70 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>71-100 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>101-140 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>B. Validated load of construction and demolition storm debris picked up at the designated work zone, hauled to and dumped at a Charleston County approved Temporary Debris Storage and Reduction Site (TDSRS) or recycling facility or disposal site</td>
<td></td>
</tr>
<tr>
<td>Mileage (includes round-trip):</td>
<td></td>
</tr>
<tr>
<td>0-20 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>21-40 Miles</td>
<td>Cubic yard</td>
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<tr>
<td>41-70 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>71-100 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>101-140 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>C. Validated load of hazardous materials picked up at the designated work zone, hauled to and dumped at a Charleston County approved Temporary Debris Storage and Reduction Site (TDSRS) or recycling facility or disposal site</td>
<td></td>
</tr>
<tr>
<td>Mileage (includes round-trip):</td>
<td></td>
</tr>
<tr>
<td>0-20 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>21-40 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>41-70 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>71-100 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>101-140 Miles</td>
<td>Cubic yard</td>
</tr>
<tr>
<td>D. Management of the TDSRS. Including locating, leasing (if required), preparing and layout of site; management, maintenance and operation of the TDSRS; maintenance of internal roadways; providing traffic control, dust control, erosion control, sufficient number of stable, roofed inspection tower(s), lighting, hazardous/toxic waste (HTW) containment areas, fire protection, all required permits, environmental monitoring, and safety measures; and Closure and remediation of the TDSRS to original condition</td>
<td></td>
</tr>
<tr>
<td>Lump Sum</td>
<td>$</td>
</tr>
<tr>
<td>E. Chipping or grinding of debris, including all equipment, fuel, and labor to offload, segregate, process, load reduced debris onto trucks and initiate load tickets for final disposition</td>
<td></td>
</tr>
<tr>
<td>Cubic yard</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td>Description</td>
</tr>
<tr>
<td>---</td>
<td>-----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>F.</td>
<td>Burning of debris, including all equipment, fuel, and labor to offload, segregate, process, load reduced debris onto trucks and initiate load tickets for final disposition</td>
</tr>
<tr>
<td>G.</td>
<td>Validated load of processed vegetative storm debris picked up and hauled from the TDSRS to a Charleston County approved recycling facility or disposal site for final disposition. Does not include tipping fees.</td>
</tr>
<tr>
<td></td>
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<td></td>
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<td></td>
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</tr>
<tr>
<td>H.</td>
<td>Validated load of construction and demolition storm debris picked up and hauled from the TDSRS to a Charleston County approved recycling facility or disposal site for final disposition. Does not include tipping fees.</td>
</tr>
<tr>
<td></td>
<td></td>
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<td></td>
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<td></td>
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</tr>
<tr>
<td>I.</td>
<td>Validated load of hazardous materials picked up and hauled from the TDSRS for to a Charleston County approved recycling facility or disposal site for final disposition. Does not include tipping fees.</td>
</tr>
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<td></td>
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<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>J.</td>
<td>Tipping fees/disposal costs must be pre-approved in writing by the Town of Seabrook Island, shall be paid by Contractor to the recycling or disposal facility, and actual incurred cost shall be invoiced to the Town of Seabrook Island for reimbursement</td>
</tr>
<tr>
<td>K.</td>
<td>Dead Animal Carcasses – As identified and directed in writing by the Town of Seabrook Island, the Contractor shall collect and haul dead animal carcasses and deliver to a Charleston County approved Temporary Disposal Storage and Reduction Site (TDSRS) or disposal facility</td>
</tr>
<tr>
<td></td>
<td></td>
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<td></td>
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</tr>
</tbody>
</table>
### L. Hazardous trees and limbs

As identified and directed in writing by the Town of Seabrook Island, the Contractor shall remove storm-damaged trees (“Leaners”) or limbs (“Hangers”) that are determined to pose a threat to public safety. Debris from the hazardous trees and limbs will be staged by the right-of-way for collection. Loading and hauling of this debris will be included in the costs for item II A, if directed by the Town of Seabrook Island. Trees will be measured two (2’) feet from the ground.

<table>
<thead>
<tr>
<th>Description</th>
<th>Unit</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Limbs 0 – 10 feet above ground</td>
<td>Each Limb</td>
<td>$</td>
</tr>
<tr>
<td>Limbs over 10 feet above ground</td>
<td>Each Limb</td>
<td>$</td>
</tr>
<tr>
<td>Trees up to 12” diameter</td>
<td>Each Tree</td>
<td>$</td>
</tr>
<tr>
<td>Trees 13” - 24” diameter</td>
<td>Each Tree</td>
<td>$</td>
</tr>
<tr>
<td>Trees 25” - 48” diameter</td>
<td>Each Tree</td>
<td>$</td>
</tr>
<tr>
<td>Trees greater than 48” diameter</td>
<td>Each Tree</td>
<td>$</td>
</tr>
</tbody>
</table>

### M. Hazardous stumps

As directed in writing by the Town of Seabrook Island, the Contractor shall remove stumps, including hauling and dumping at a Charleston County approved Temporary Debris Storage and Reduction Site (TDSRS) or recycling facility or disposal site. Stumps will be measured two (2’) feet from the ground.

<table>
<thead>
<tr>
<th>Description</th>
<th>Unit</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stumps 25” to 48” diameter</td>
<td>Per Stump</td>
<td>$</td>
</tr>
<tr>
<td>Stumps 49” – 72” diameter</td>
<td>Per Stump</td>
<td>$</td>
</tr>
<tr>
<td>Stumps greater than 72” diameter</td>
<td>Per Stump</td>
<td>$</td>
</tr>
</tbody>
</table>

### N. Fill Dirt

As identified and directed in writing by the Town of Seabrook Island, the Contractor shall place compatible fill dirt in ruts created by equipment and vehicles, holes created by removal of hazardous stumps and other areas that pose an imminent and significant threat to public health and safety.

<table>
<thead>
<tr>
<th>Description</th>
<th>Unit</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Cubic yard</td>
<td>$</td>
</tr>
</tbody>
</table>

### O. Sand Screening

The Contractor shall remove and screen all sand on roads and rights-of-way as directed in writing by the Town of Seabrook Island to remove eligible debris deposited as a result of a natural or man-made disaster. Sand screening shall include the collection of debris-laden sand, hauling to the processing screen, processing the sand through the screen and returning clean sand to the beach. Eligible debris removed from the sand shall be collected, hauled, and delivered to a Charleston County approved Temporary Debris Storage and Reduction Site (TDSRS) or recycling facility or disposal site.

<table>
<thead>
<tr>
<th>Description</th>
<th>Unit</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Cubic yard</td>
<td>$</td>
</tr>
</tbody>
</table>

### P. White Goods

The Contractor shall pick-up white goods at the designated work zone as directed in writing by the Town of Seabrook Island, haul to and dump at a Charleston County approved Temporary Debris Storage and Reduction Site (TDSRS) or recycling facility or disposal site. The Contractor shall recycle all eligible white goods in accordance with all federal, state and local rules, regulations, and laws.
### Mileage (includes round-trip):

<table>
<thead>
<tr>
<th>Distance</th>
<th>Cost per Cubic Yard</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-20 Miles</td>
<td>Cubic yard $</td>
</tr>
<tr>
<td>21-40 Miles</td>
<td>Cubic yard $</td>
</tr>
<tr>
<td>41-70 Miles</td>
<td>Cubic yard $</td>
</tr>
<tr>
<td>71-100 Miles</td>
<td>Cubic yard $</td>
</tr>
<tr>
<td>101-140 Miles</td>
<td>Cubic yard $</td>
</tr>
</tbody>
</table>

### Q. Freon Recovery – The Contractor shall remove and recover all Freon from any white goods, such as refrigerators, freezers, or air conditioners, at the TDSRS or final disposition site in accordance with all federal, state, and local rules, regulations, and laws. Per pound of Freon recovered $.

### III. FEE SCHEDULE FOR OPTIONAL SERVICES

<table>
<thead>
<tr>
<th>Service Description</th>
<th>Fee Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Temporary office space – The Contractor shall provide a separate, detailed cost proposal with fee schedule for temporary office space for up to 12 people with meeting room and full HVAC, and with options for Contractor provided electricity (i.e., generator), telephone and internet service, furniture, computers, and phones.</td>
<td>Contractor to provide separate fee schedule as Attachment B</td>
</tr>
<tr>
<td>B. Training and Assistance – The Contractor shall provide a separate, detailed cost proposal with fee schedule to conduct one training session per year at Town Hall for the staff and Town Council of the Town of Seabrook Island using a syllabus developed by the Contractor, annual visit to the TDSRS, and to provide assistance to the Town as requested with all disaster debris and emergency response and recovery planning efforts.</td>
<td>Contractor to provide separate fee schedule as Attachment C</td>
</tr>
</tbody>
</table>

### IV. ADDITIONAL SERVICES PROVIDED AT NO COST

<table>
<thead>
<tr>
<th>Service Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Preliminary Damage Assessment – The Contractor shall provide assistance to the Town of Seabrook Island in performing a Preliminary Damage Assessment as defined and required by Federal, State, and County rules, regulations, and guidance, to determine the impact and magnitude of a disaster event.</td>
<td>No Additional Cost</td>
</tr>
<tr>
<td>B. Temporary Storage of Documents – The Contractor shall provide storage of daily or disaster-related documents and reports for protection during the disaster event.</td>
<td>No Additional Cost</td>
</tr>
<tr>
<td>C. Reporting and Documentation – The Contractor shall provide and submit to the Town of Seabrook Island all reports and documents as may be necessary to adequately document the Debris Recovery Services in accordance with Federal, State, and County requirements.</td>
<td>No Additional Cost</td>
</tr>
</tbody>
</table>
INVITATION FOR BIDS (IFB) 2024-01
Debris Management Services

ATTACHMENT B
Scope of Services

1. OVERVIEW

The Town of Seabrook Island is a coastal residential community of approximately 6 square miles located in Charleston County, South Carolina. The Town is seeking proposals from qualified and experienced emergency debris management firms (the “Contractor” or “Proposer”) who will be in a position to provide timely response following a natural disaster or other event that generates debris within the Town. Services may include, but are not limited to, clearing debris from roads and rights-of-way, debris clean-up, separation, removal, processing, and disposal, sand/soil/mud removal from roads and rights-of-way, temporary office space for Town functions, project management assistance, and other services as directed by the Town to eliminate immediate threats to public health and safety and/or threats of significant damage to public or private property.

2. DEBRIS REMOVAL

A. The Contractor shall provide all labor and equipment for debris collection and removal activities including, but not limited to:

(1) **Emergency Road Clearance** – including cut, toss, and push operations to clear debris from primary roads as directed by the Town. [This portion of the Scope of Services may be limited to the first seventy (70) hours after an emergency event unless otherwise directed by the Town in writing.]

(2) **Debris Removal** – including the collection and transportation of debris on roads and rights-of-way identified by the Town. Transportation shall be to a designated Temporary Debris Storage and Reduction Site, recycling facility, or disposal site approved in writing by Charleston County and the Town.

(3) **Debris Processing** – including the segregation and reduction of all collected debris at an approved Temporary Debris Storage and Reduction Site.

(4) **Debris Disposal** – including the collection, transportation, and disposal at a facility or facilities permitted and approved for these purposes in writing by the State of South Carolina, Charleston County, and the Town.

B. Debris clearance, removal, processing, and disposal activities will be monitored by the Town and/or a third-party contractor. The Contractor shall use mechanical equipment
to load and reasonably compact debris into trucks and trailers. All debris clearance, removal, processing, and disposal activities shall be documented by the Contractor, and verified by the Town and/or third-party monitoring contractor, using standardized daily reports, load tickets, or other written documentation acceptable to the Town, County, State, and/or Federal agencies.

3. **SAND/MUD/SOIL CLEARANCE AND REMOVAL**

The Contractor shall provide sand/mud/soil collection and removal activities, including, but not limited to:

A. **Emergency Road Clearance** – including push operations to clear sand, mud, and/or soil from primary roads as directed by the Town. This portion of the Scope of Services may be limited to the first seventy (70) hours after an emergency event unless otherwise directed by the Town in writing.

B. **Sand/Mud/Soil Removal** – including the collection, transportation, processing, and disposal of sand, mud, and/or soil from roads and rights-of-way identified by the Town. Processing and disposal shall be performed in a manner prescribed by Federal, State, and County laws, requirements, and guidance, and approved in writing by the Town.

4. **TEMPORARY OFFICE SPACE**

If requested to do so by the Town, the Contractor shall provide temporary office space for the Town’s use in the form of trailer(s), modular units, and other temporary facilities as requested and approved in writing by the Town. The Contractor shall provide electrical power, telephone, and internet connections to the temporary office space either through local utilities, if available, or by generator, satellite, or other means independent of local utilities. The Contractor shall provide furniture, workspace, meeting space, computers, telephones, and other office equipment as requested by the Town to be included within the temporary office space.

5. **PROJECT MANAGEMENT**

A. The Contractor shall provide administrative and support services to support and fulfill all applicable Federal, State, and County requirements in conjunction with the work. These services include, but are not limited to, damage assessment, reporting, documentation, Federal and State reimbursement efforts, and other technical assistance relating to the response and recovery of an emergency event.

B. The response of the Contractor to the disaster recovery process must be immediate, rapid, and efficient with acceptable cost controls, accountability procedures, written reports, and submittals to assure that the Town shall have the means to be reimbursed for all eligible disaster recovery costs from appropriate federal, state, and private agencies. Response will be activated only in the event of an emergency and in accordance with an awarded contract. Response activation will be through issuance of a written Work Order.
INVITATION FOR BIDS (IFB) 2024-01
Debris Management Services

ATTACHMENT C
Form of Contract

STATE OF SOUTH CAROLINA    )
                        )
TOWN OF SEABROOK ISLAND    )
                        )
                    DEBRIS MANAGEMENT SERVICES

THIS STAND-BY CONTRACT (hereinafter, the “Contract”) is made and entered into this ___ day of ________________, 20___ (hereinafter, the “Effective Date”) by and between the TOWN OF SEABROOK ISLAND, South Carolina, a public body corporate and politic and political subdivision of the State of South Carolina, the address of which is 2001 Seabrook Island Road, Seabrook Island, SC 29455 (hereinafter, the "Town") and [NAME OF COMPANY/INDIVIDUAL], a [State Name] [Sole Proprietorship/Partnership/Corporation, Limited Liability Corporation (choose one)], the address of which is [Street, City, State, Zip] (hereinafter, the "Contractor"), (“Party” as to each; collectively the “Parties”).

WITNESSETH:

WHEREAS, the Town may require the services of a qualified general contractor to remove, reduce, and dispose of debris generated by the occurrence of a disaster event, and other services to facilitate continued conduct of operations by the Town (hereinafter, the “Services”) more specifically described in Exhibit C: Scope of Services; and

WHEREAS, the Contractor has represented to the Town that it is qualified to provide the Services required, and to perform this Contract in a professional and timely manner; and

WHEREAS, the Town has relied upon the above representations by the Contractor;

NOW, THEREFORE, for and in consideration of these promises, of the mutual covenants herein set forth, and for other good and valuable consideration, the sufficiency of which is hereby acknowledged, and the above-referenced recitals incorporated into this Contract herein by reference, the Parties hereby agree as follows:

SECTION ONE
Contract Documents

The Parties agree that the term “Contract Documents” shall include the following, which are attached hereto and incorporated herein by reference as if set out in full:

Exhibit A: Invitation for Bids (IFB) No. 2024-01
**SECTION TWO**

**Performance of Services**

The Town may, following a disaster event, activate this Contract by issuing a Notice to Proceed to the Contractor. The Town will specifically authorize those Services set forth in Exhibit C: Scope of Services to be performed by the Contractor. The Contractor shall commence authorized Services within twenty-four (24) hours of the Town’s authorization. The Contractor agrees to perform and furnish all labor, supervision, materials, equipment, transportation and supplies necessary for the completion of the Services required under this Contract in a professional, timely manner, in accordance with all applicable laws, rules and regulations.

**SECTION THREE**

**Compensation**

The Town agrees to pay the Contractor in accordance with Exhibit D: Fee Schedule for the performance of the Services described in this Contract, plus all reasonable expenses necessary to accomplish and complete the Services, in accordance with all terms and conditions as stated herein. For any element of debris management, infrastructure restoration, or other related emergency or disaster event response work not specified in the Scope of Work, the Parties may negotiate compensation as a time and material, lump sum, unit price or not-to-exceed amount. The Contractor shall submit monthly invoices to the Town for Services rendered during the immediately preceding month. Invoices submitted by the Contractor shall reference the specific authorizations by the Town.

**SECTION FOUR**

**Term of Contract**

The term of this Contract shall be three (3) years unless terminated as provided herein. The Town reserves the right to extend this Contract for two (2) additional one (1) year periods at the same terms and conditions. Any request for a price increase must be made in writing at least ninety (90) days prior to the anniversary of the Effective Date. Any requested price increase will be evaluated by the Town prior to exercising its right to extend the term. The Town will be the sole judge as to whether any price increase will be approved.

The Contractor expressly acknowledges that time is of the essence in completion of the Services under this Contract and that the time limits and dates herein are critical components of the Contract. The Contractor warrants and represents that it has taken these facts into consideration and has determined that it can complete the Services within these time limits subject only to delays for which notice is given as provided under the Force Majeure provision hereof. The Contractor will not be compensated for any delays beyond the time set forth herein. The Contractor's only remedy
for delays may be an extension of time to perform the Services. Due consideration will be given to claims for an extension of time due to extraordinary circumstances only.

**SECTION FIVE**  
**Insurance Requirements**

The Contractor, at its own expense, shall at all times during the term of the Contract, maintain insurance which meets all of the requirements set forth in Exhibit E: Insurance Requirements, and as included in Exhibit F: Contractor’s Insurance Certificate(s) and Endorsement(s), which are attached hereto and incorporated by reference. The Town may contact the Contractor’s insurer(s) or insurer(s)’ agent(s) directly at any time regarding the Contractor’s coverages, coverage amounts, or other such relevant and reasonable issues related to this Contract. The Contractor shall also require any subcontractors to carry the same coverages in the same amounts.

The Town must be advised immediately of any lapse or reduction in Contractor’s coverages required hereunder.

**SECTION SIX**  
**Compliance with Legal Requirements**

All applicable federal, state and local laws, ordinances, and rules and regulations of any authorities (including, but not limited to, any laws, ordinances or regulations relating to the S.C. Department of Revenue or the S.C. Board of Contractors) shall be binding upon the Contractor throughout the pendency of the provision of Services. The Contractor shall be responsible for compliance with any such law, ordinance, rule or regulation, and shall hold the Town harmless and indemnify same in the event of non-compliance as set forth in this Contract.

The Contractor certifies that it will comply with the applicable requirements of Title 8, Chapter 14, of South Carolina Code of Laws, 1976, as amended, and agrees to provide to the State, upon request, any documentation required to establish either: (a) that Title 8, Chapter 14 is inapplicable to the Contractor and its subcontractors or sub-subcontractors; or (b) that the Contractor and its subcontractors or sub-subcontractors are in compliance with Title 8, Chapter 14.

The Contractor agrees to include in any contracts with subcontractors, language requiring subcontractors to (a) comply with applicable requirements of Title 8, Chapter 14, and (b) include in its contracts with the subcontractors language requiring the sub-subcontractors to comply with the applicable requirements of Title 8, Chapter 14.

The Contractor agrees to and shall certify agreement to abide by the requirements under Title VI of the Civil Rights Act of 1964, and other non-discrimination authorities under Federal Executive Order Number 11246, as amended, and specifically the provisions of the equal opportunity clause.

The Contractor shall comply with all federal, state and local laws, ordinances, rules and regulations of any authorities throughout the duration of this Contract. The Contractor shall be responsible for compliance with any such law, ordinance, rule or regulation, and shall hold the Town harmless and indemnify same in the event of non-compliance.
SECTION SEVEN
Contractor’s Warranties and Representations

The Contractor represents that its staff is knowledgeable about and experienced in performing the Services required in this Contract and warrants that it will use best skill and attention to provide above-described Services in a professional, timely manner. The Contractor is fully qualified to act as the general contractor for the required Services and has, and shall maintain, any and all licenses, permits or other authorizations necessary to act as the general contractor for, and to construct the Services. The Contractor is familiar with the site at which the Services are to be performed.

The Contractor warrants and represents that it shall be responsible for all subcontractors working directly for it, as well as for their work product, as though the Contractor had performed the Services itself. The Town Administrator may, in writing, require the Contractor to remove from the work site any employee or subcontractor the Town Administrator deems incompetent, careless or otherwise objectionable.

If equipment, materials and supplies are to be included as part of the Services provided, all equipment, materials and supplies so included and provided by the Contractor are to be of the most suitable grade for the purposes intended. When requested, the Contractor shall furnish the Town for approval the name of the manufacturer, the model number and other identifying data and information respecting the performance, capacity and rating of the machinery and other mechanical equipment which is incorporated in the Services provided. Machinery, equipment and materials installed and / or used without the Town’s prior approval shall be at risk of rejection.

SECTION EIGHT
Retention of Records

The Contractor agrees to maintain for ten (10) years from the date of Final Payment, or until the end of any audit or closure of all pending matters under this Contract, whichever is later, all books, documents, papers, and records pertinent to this Contract. The Contractor agrees to provide to the Town, any federal grantor agency, the Comptroller General of the United States, any state grantor agency, any assignee, or any of their duly authorized representatives, access to such books, documents, papers, and records for the purpose of examining, auditing, and copying them. The Contractor further agrees to include these provisions in any subcontracts issued in connection with this Contract.

SECTION NINE
State and Local Taxes

Except as otherwise specifically provided for in this Contract, the Contractor’s charges invoiced to the Town hereunder shall include all applicable state and local taxes.

The Contractor shall calculate that portion of charges hereunder which are subject to the South Carolina sales and/or use tax, which amount shall be itemized and shown on all invoices and shall be paid to South Carolina Department of Revenue (SCDOR) by the Contractor. If the Contractor is a
non-South Carolina company, the Town will withhold the amount of South Carolina sales and/or use taxes from payment to the Contractor and shall remit payment to the SCDOR, unless the Contractor furnishes the Town with a valid South Carolina Use Tax Registration Certificate Number.

The Contractor shall indemnify and hold harmless the Town for any loss, cost, or expense incurred by, levied upon or billed to the Town as a result of the Contractor’s failure to pay any tax of any type due in connection with this Contract.

The Contractor shall ensure that the above sections are included in all subcontracts and subsubcontracts and shall ensure withholding on out-of-state subcontractors and sub-subcontractors to which withholding is applicable.

SECTION TEN
Independent Contractor

The Contractor is an independent contractor and shall not be deemed the agent or employee of the Town for any purpose whatsoever. The Contractor shall not hold himself out as an employee of the Town and shall have no power or authority to bind or obligate the Town in any manner, except the Town shall make payment to the Contractor for the Services provided and necessary expenses related thereto as herein provided. The Contractor shall obtain and maintain all licenses and permits required by law for performance of this Contract and Services hereunder by him or his employees, agents, and servants. The Contractor shall be liable for and pay all taxes required by local, state or federal governments, including but not limited to social security, Workers’ Compensation, employment security, and any other taxes and licenses or insurance premiums required by law. No employee benefits of any kind shall be paid by the Town to or for the benefit of the Contractor or its employees, agents, or servants by reason of this Contract.

SECTION ELEVEN
Other Contracts

The Town reserves the right to undertake or award other contracts for additional work or services, and may elect to complete portions of the Services included in this Contract using its own forces or through other contracts, and the Contractor shall fully cooperate with such other contractors, Town employees and carefully fit its own work or services to such work or services as may be directed by the Town. The Contractor acknowledges that the in event of activation of this Contract, the Town contemplates engagement of an independent debris monitor service provider for creating documentation of aspects of Services sufficient to support reimbursement by Federal and State agencies of expenditures made by the Town hereunder. The Contractor shall not commit or permit any act by its employees or subcontractors which will interfere with the performance of work or services by any other contractor or by Town employees.

SECTION TWELVE
Permits and Licenses

The Contractor, and any subcontractor, shall, without additional expense to the Town, be responsible for obtaining and maintaining all necessary licenses and permits required by the State
of South Carolina or the Town or any other authority having jurisdiction over the provided Services. Prior to execution of this Contract, the Contractor and its subcontractors may be required to provide a copy of its or their current applicable Contractor’s Licenses issued by the State of South Carolina and the Town.

SECTION THIRTEEN
Safety, Health, and Security Precautions

The Contractor shall take proper safety, health and security precautions to protect its workers and the Town’s property, workers and the public at all times during the term of this Contract. All materials shall be stored securely, protected from theft or damage.

SECTION FOURTEEN
Conditions Affecting the Services

The Contractor shall be responsible for having taken steps reasonably necessary to ascertain the nature and location where the Services will be provided, and the general and local conditions which can affect the provision of Services or the cost thereof. Any failure by the Contractor to do so will not relieve it from responsibility for successfully performing the Services without additional expense to the Town. The Town assumes no responsibility for any understandings or representations concerning conditions made by any of its officers or agents prior to the execution of this Contract, unless such understandings or representations by the Town are expressly stated in this Contract.

SECTION FIFTEEN
Repair of Damages

The Contractor will restore or replace, when and as directed by the Town, any public or private property damaged or destroyed in the course of performance of Services to a condition at least equal to that existing immediately prior to the beginning of performance of Services.

SECTION SIXTEEN
Standard of Care

The Contractor expressly agrees Services, or any part thereof, shall be performed in a timely and professional manner by persons qualified by education, skill and experience to perform Services in accordance with all applicable industry standards, if any and, if no industry standards apply, then in a good and workmanlike manner. The Contractor shall be liable to the Town for all damages which relate to the Contractor’s failure to perform or complete the Services in a timely and professional manner. If the amount of damages are agreed to by the Town and the Contractor or awarded by a Court, the Town shall have the right to deduct from and retain, out of monies which may be then due or which may become due and payable to the Contractor, the amount of such damages; and if the amount so retained by the Town is not sufficient to pay in full such damages, the Contractor and/or its sureties shall pay to the Town the amount necessary to effect payment in full of such damages.

SECTION SEVENTEEN
Suspension of Services

The Town Administrator may order, in writing, the Contractor to suspend, delay, or interrupt all or any performance of Services for such period of time as he may determine to be appropriate for the convenience of the Town. The Town may suspend performance of its obligations under this Contract in good faith for the convenience of the Town or to investigate matters arising out of the performance of Services.

The Town Administrator may order suspension of the Services in whole or in part for such time as he deems necessary because of the failure of the Contractor to comply with any of the requirements of this Contract.

When the Town Administrator orders any suspension of the Services under the immediately foregoing paragraph, the Contractor shall not be entitled to any payment for Services with respect to the period during which such Services are suspended and shall not be entitled to any costs or damages resulting from such suspension.

The rights and remedies of the Town provided in this Section are in addition to any other rights and remedies provided by law or under this Contract.

SECTION EIGHTEEN
Modification of Contract

The Town’s Town Administrator has the unilateral right to modify this Contract when the modification is in the best interest of the Town, provided however, the Contractor is given written notice of any such modification and the Town is responsible for paying the Contractor for any additional expenses reasonably and necessarily incurred by the Contractor which relate to the modification. Subject to the above, the Contractor shall immediately notify the Town in writing of any proposed adjustment in its fee. The Contractor is obligated to perform the revised contract when so directed by the Town Administrator and the Town is obligated to pay for the Services performed pursuant to the modification. No claim by the Contractor for an adjustment hereunder shall be allowed if asserted after Final Payment under this Contract.

SECTION NINETEEN
Termination

A. For Convenience

The Town Administrator, by advance written notice, may terminate this Contract when it is in the best interests of the Town. If this Contract is so terminated, the Contractor shall be compensated at the rate specified herein for all necessary and reasonable direct costs of performing the Services to the date of termination. The Contractor will not be compensated for any other costs in connection with a termination for convenience. The Contractor will not be entitled to recover any damages in connection with a termination for convenience.

B. For Default
If the Contractor refuses or fails to perform the Services or any separable part thereof in a timely or professional manner in accordance with the Contract Documents, or otherwise fails, in the sole opinion of the Town, to comply with any of the terms and conditions of the Contract Documents deemed, in the sole opinion of the Town, to be material (including, without limitation, the requirement that the Contractor obtain and maintain in force all necessary permits), such refusal or failure shall be deemed a default under this Contract.

In the event of a default under this Section, the Town shall have the right to terminate forthwith this Contract by written notice to the Contractor. In the event of such default, advance notice for termination is waived and the Contractor shall not be entitled to any costs or damages resulting from a termination under this section.

Whether or not the Contractor's right to proceed with the Services is terminated, it and its sureties shall be liable for any damage to the Town resulting from the Contractor's default. Any wrongful termination for default shall be deemed by the Parties a termination for convenience.

C. Termination for Non-Appropriation of Funds

The Town Administrator, by written advance notice, may terminate this Contract in whole or in part and may order cessation of any specifically authorized Services in the event that sufficient appropriation of funds from any source (whether a federal, state, Town or other source) are not made or sufficient funds are otherwise unavailable, in either case, to pay the charges under this Contract. If this Contract is so terminated or performance of Services are so ceased, the Contractor shall be compensated for all necessary and reasonable direct costs of performing the Services actually provided to the date of such termination or cessation. The Contractor will not be compensated for any other costs in connection with a termination or cessation for non-appropriation or unavailability of funds. The Contractor will not be entitled to recover any damages in connection with a termination for non-appropriation or unavailability of funds, including, but not limited to, lost profits. Notwithstanding the foregoing, in the event the Town expects funds to be made available, including without limitation, through Federal Emergency Management Administration reimbursement, the Town and the Contractor may agree on terms and conditions for continued work on the affected Services with the understanding that payment for such Services may be delayed until the Town’s receipt of such funding.

D. Rights Cumulative

The rights and remedies of the Town provided in this Section are in addition to any other rights and remedies provided by law or under this Contract.

SECTION TWENTY
Indemnification

Except for expenses or liabilities arising directly from the negligence or intentional acts of the Town, the Contractor hereby expressly agrees to indemnify, defend and hold the Town harmless against any and all expenses and liabilities arising out of the performance or default hereunder as follows:
The Contractor expressly agrees that to the extent that there is a causal relationship between (A) its negligence, action or inaction, or the negligence, action or inaction of any of its employees or any person, firm or corporation directly or indirectly employed by the Contractor and (B) any damage, liability, injury, loss or expense (whether in connection with bodily injury or death or property damage) that is suffered by the Town and/or its officers or employees or by any member of the public, it shall indemnify, defend and save the Town and its officers and employees harmless from and against any and all liabilities, penalties, demands, claims, lawsuits, losses, damages, costs, and expenses arising directly or indirectly out of the performance of this Contract. Such costs are to include, without limitation, defense, settlement and reasonable attorney’s fees incurred by the Town and its employees. This obligation to indemnify shall include, without limitation, bodily injuries or death occurring to the Contractor’s employees and any person, directly or indirectly employed by the Contractor (including, without limitation, any employee of any subcontractor), the Town’s officers or employees, the employees of any other independent contractors, or occurring to any member of the public. When the Town submits notice of a claim for which the Town seeks indemnification of the Contractor, the Contractor shall promptly defend any aforementioned claim, demand or lawsuit. This obligation shall survive the suspension or termination of this Contract. The limits of insurance required in this Contract shall not limit the Contractor’s obligation of indemnification under this Section. The recovery of costs and fees all extend to those incurred in the enforcement of this indemnity.

SECTION TWENTY-ONE
Gratuities and Kickbacks

A. Gratuities

It shall be unethical for any person to offer, give or agree to give any employee or former employee, or for any employee or former employee to solicit, demand, accept, or agree to accept from another person a gratuity or an offer of employment in connection with any decision, approval, disapproval, recommendation, preparation or any part of a program requirement or a purchase request, influencing the content of any specification or procurement standard, rendering of advice, investigation, auditing, or in any other advisory capacity in any proceeding or application, request for ruling, determination, claim or controversy, or other particular matter pertaining to any program requirement of a contract or subcontract, or to any solicitation or proposal therefore.

B. Kickbacks

It shall be unethical for any payment, gratuity, or offer of employment to be made by or on behalf of a subcontractor under a contract to the prime contractor, or to hire any subcontractor or any person associated therewith, as an inducement for the award of a subcontract or order.

Violation of paragraphs (A) or (B) may result in Contract termination.

SECTION TWENTY-TWO
Labor: Subcontractors
If any subcontractors will be used for this project, the Contractor shall provide to the Town Administrator a list of names of any of the intended subcontractors, the subcontractor's applicable license number(s), and a description of the work to be done by each subcontractor. The Contractor shall not substitute other subcontractors without the written consent of the Town Administrator. The Contractor shall be responsible for all services performed by a subcontractor as though they had been performed by the Contractor. Responsibilities include, but are not limited to, compliance with any applicable licensing regulations. If at any time the Town Administrator determines that any subcontractor is incompetent or undesirable, he or she shall notify the Contractor accordingly, and the Contractor shall take immediate steps for cancellation of the subcontract and replacement. Nothing herein shall create any contractual relationship between any subcontractor and the Town.

It shall be the Contractor’s responsibility to ensure that all terms required in the attached Contract are incorporated into all subcontracts.

**SECTION TWENTY-THREE**

**E-Verify**

Pursuant to Section 8-14-20(B) and Title 41, Chapter 8, of the South Carolina Code of Laws, 1976, as amended, the Contractor agrees to register and participate in the federal E-Verify work authorization program to verify the employment authorization of all new employees, and will require agreement from its subcontractors, and through the subcontractors, any sub-subcontractors, to register and participate in the federal work authorization program to verify the employment authorization of all new employees.

**SECTION TWENTY-FOUR**

**Confidentiality and Use of Name**

The Contractor agrees that it will not release any information relating to this Contract including without limitation press releases, advertisements, or marketing materials without the prior written consent of the Town.

**SECTION TWENTY-FIVE**

**Force Majeure**

The Town will not be liable for contract default or delay due to acts beyond its reasonable control. The Contractor shall inform the Town in writing whenever it becomes aware of facts or circumstances which may delay or prevent its performance.

**SECTION TWENTY-SIX**

**Assignment**

The Contractor shall not assign this Contract, in whole or in part, without the prior written consent of the Town. The Contractor shall not assign any money due or that may become due to it under this Contract without the prior written consent of the Town. Each Party binds itself, its successors, assigns, executors, administrators or other representatives to the other Party hereto and to
successors, assigns, executors, administrators or other representatives of such other Party in connection with all terms and conditions of the Contract.

SECTION TWENTY-SEVEN
Controlling Law

The laws of South Carolina shall govern this Contract.

SECTION TWENTY-EIGHT
Incorporation by Reference

The Invitation for Bid applicable to the Services, together with all addenda, attachments and exhibits thereto are hereby incorporated herein by reference into this Contract as if set out in full.

SECTION TWENTY-NINE
Entire Contract

This Contract constitutes the entire understanding and agreement between the Parties hereto and supersedes all prior and contemporaneous written and oral agreements and understandings between the Parties and their predecessors in interest regarding the subject matter of this Contract. This Contract may not be changed, altered, amended, modified, or terminated orally, except as specifically provided herein, and any such change, alteration, amendment, or modification must be in writing and executed by the Parties hereto.

SECTION THIRTY
Severability

Should any part of this Contract be determined by a Court of competent jurisdiction to be invalid, illegal, or against public policy, said offending Section shall be void and of no effect and shall not render any other Section herein, nor this Contract as a whole, invalid. Any terms which, by their nature, should survive the suspension, termination or expiration hereof shall be deemed to so survive.

SECTION THIRTY-ONE
Non-waiver

Any waiver of any default by either Party to this Contract shall not constitute waiver of any subsequent default, nor shall it operate to require either Party to waive, or entitle either Party to a waiver of, any subsequent default hereunder.

SECTION THIRTY-TWO
Set-Off

The Town shall at all times have the right to set-off any amounts owing from the Contractor to the Town against any amount owing from the Town to the Contractor. At the Town’s option, repayment in lieu of set-off may be required.
IN WITNESS WHEREOF, the Parties hereto have executed this Contract under their several seals the day and year first written above.

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The successful Bidder will be required, at its own expense, to procure and maintain for the duration of their contract with the Town insurance against claims for injuries to persons or damages to property which may arise from or in connection with Services provided by the Contractor, his agents, representatives, employees or subcontractors.

A. The successful Bidder shall carry and maintain Workman’s Compensation Insurance in statutory amounts for its employees.

B. The successful Bidder shall carry and maintain a comprehensive general liability policy of at least one million dollars ($1,000,000.00) per occurrence for bodily injury/property damage (combined single limit of liability) to cover operations, equipment and contractual liability and at least general aggregate limit of two million dollars ($2,000,000.00). The policy shall name the Town of Seabrook Island as an additional named insured.

C. The successful Bidder shall maintain automobile insurance liability policies on all of its vehicles used in the performance of the Services with at least one million dollars ($1,000,000.00) coverage.

D. Property insurance insuring against loss by fire and all of the risks and perils usually covered by a “Causes of Loss-Special Form” or “Special Extended Coverage” policy of property insurance, including, but not limited to, special perils, wind, hail, earthquake, vandalism, malicious mischief, plate glass and boiler, pressure vessel and machinery coverage, written with a replacement cost valuation, covering all personal property within the custody or control of the successful Bidder when at sites for services performed for the Town.

E. Any deductibles or self-insured retentions larger than $5,000.00 must be declared to and approved by the Town.

F. Each Insurance policy required by the Town shall be endorsed to state that should any of the required policies be cancelled before the expiration date thereof, notice will be delivered to the Town prior to the date of such cancellation.

G. The successful Bidder shall require any subcontractor it engages to perform services for the Town to carry and maintain, at no expense to the Town, policies of insurance sufficient to cover the work and standard risks associated with the work being performed. The Town shall have the right to require such additional coverage as the Town may reasonably deem appropriate based upon the work to be performed by the subcontractor. In the event
subcontractors engaged by the successful Bidder to perform services for the Town do not have the required insurance, the successful Bidder shall indemnify and hold harmless the Town for any claim in excess of the subcontractor’s insurance coverage.

H. Insurance must be placed with an approved insurance company with current Best’s rating of A+, A, or A- and minimum Financial Size Category (FSC) of VIII or greater. Exceptions to this requirement must be approved in writing by the Town Administrator.

I. The successful Bidder shall furnish the Town with Certificates of Insurance noting the endorsements. The Certificates and endorsements for each insurance policy are to be signed by a person authorized by that insurer to bind coverage on its behalf. All certificates and endorsements are to be received and approved by the Town before work commences. The Town reserves the right to require complete, certified copies of all required insurance policies, at any time.

Required certificates should be mailed to:

Town of Seabrook Island
Attn: Town Administrator
2001 Seabrook Island Road
Seabrook Island, SC 29455

The Certificates shall be attached to the Contract as Exhibit F.
INVITATION FOR BIDS (IFB) 2024-01
Debris Management Services

ATTACHMENT E
Non-Collusion Oath

CITY/TOWN OF: ______________________________________________________________
STATE OF: ______________________________________________________________

Before me, the Undersigned, a Notary Public, for and in the City/Town and State aforesaid, personally appeared ______________________________________________________________ and made oath that the Bidder herein, its agents, servants, and/or employees, to the best of its knowledge and belief, have not in any way colluded with anyone for and on behalf of the Bidder, or itself, to obtain information that would give the Bidder an unfair advantage over others, nor have it colluded with anyone for and on behalf of the Bidder, or itself, to gain any favoritism in the award of the Contract herein.

SWORN BEFORE ME THIS _______ DAY
OF ___________________, 20_____.

_______________________________________
Authorized Signature for Bidder

_______________________________________
Notary Signature

Bidder’s Name and Address:

_______________________________________

NOTARY PUBLIC FOR THE STATE
OF __________________________________________

My Commission Expires: ____________________

Note: Notary seal required for out-of-state bidder.
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Introduction and Overview

1. Purpose

Emergency management personnel play a central role in preparing for and responding to cyber incidents in their jurisdictions. Although emergency managers are not expected to be technical experts on cyber incidents, they do need to understand and prepare for the potential impacts of a cyber incident on their communities as well as on their emergency operations. Knowing whom to engage when a cyber incident occurs and having plans in place to effectively address an incident’s impacts is central to the role of emergency managers, regardless of hazard type.

Developed by the Federal Emergency Management Agency (FEMA) in collaboration with the Cybersecurity and Infrastructure Security Agency (CISA), this guide is intended to help state, local, tribal, and territorial (SLTT) emergency management personnel collaboratively prepare for a cyber incident and support the development of a cyber incident response plan or annex. While focused on the roles and responsibilities that emergency managers in government may have, emergency managers in academia, nonprofits, or the private sector may also find the concepts helpful, especially if they serve on a jurisdiction’s planning team.

1.1. Background

Nearly all aspects of society heavily rely on networked technologies. From phones and communications systems to home appliances and security systems, to transportation systems, medical systems, and utility services, nearly all aspects of society rely on networked technologies to communicate and operate. While increased interconnectedness provides better and more efficient services in many ways, the increasing reliance on technology and cyber connections may lead to cyber incidents with far-reaching and devastating impacts. An interruption in one organization or system, whether from a natural hazard, human error, equipment failure, or malicious attack, may have widespread impacts across a network. In the worst cases, this puts lives at risk and causes significant economic challenges. For these reasons, it is increasingly important that organizations and jurisdictions have a cybersecurity program in place to protect against disruptions and a cyber incident response plan in place to enable quick, effective resolutions when an incident occurs.

1.2. Cybersecurity and Cyber Incident Response

It is important to understand the difference and relationship between cybersecurity and cyber incident response. “Cybersecurity is the art of protecting networks, devices, and data from unauthorized access or criminal use and the practice of ensuring confidentiality, integrity, and

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1 CISA leads the national effort to understand, manage, and reduce risk to the nation’s cyber and physical infrastructure. CISA also coordinates the execution of national cyber defense, leads asset response for significant cyber incidents and ensures that timely and actionable information is shared across federal and non-federal and private sector partners. For more information, visit CISA.gov/about-cisa.
availability of information."² The goal of cybersecurity is to stop or minimize disruptions. A cybersecurity program is designed to both understand and address cyber risks across an enterprise and is composed of people, processes, and technologies that monitor, detect and, ideally, prevent incidents on an ongoing basis. However, even with the best cybersecurity program in place, cyber incidents are always a risk. Therefore, it is important to have a cyber incident response plan or annex that enables organizations to act quickly. An effective and efficient response helps to mitigate impacts and return functional services as soon as possible. Much of cyber incident response planning occurs before an incident occurs and in conjunction with a cybersecurity program.

Although a fully mature cybersecurity program includes cyber incident response planning, effective planning for cyber incidents requires specific areas of focus. This guide provides considerations for cyber incident response planning, in line with the six-step planning process outlined in FEMA’s Comprehensive Preparedness Guide (CPG) 101: Developing and Maintaining Emergency Operations Plans. It does not provide guidance for establishing a cybersecurity program or its protocols. There are many useful resources available to help organizations and jurisdictions set up and implement a cybersecurity program. Several key resources are highlighted below.

### Resources for Building or Strengthening a Cybersecurity Program

- **Cybersecurity Performance Goals**: Provide baseline information technology (IT) and operational technology (OT) security practices that can improve resilience against, and meaningfully reduce the likelihood and impact of, known cyber risks and common tactics, techniques, and procedures (TTPs).

- **Cyber Security Evaluation Tool (CSET)**: Provides a systematic, disciplined, and repeatable approach for evaluating an organization’s security posture. CSET includes the Cybersecurity Performance Goals Assessment, which organizations can use to evaluate their cybersecurity posture and drive investments towards meaningfully reducing the likelihood and impact of known risks and adversary techniques.

- **National Institute of Standards and Technologies (NIST) Cybersecurity Framework**: Provides strategic guidance to help build and execute a cybersecurity program. The framework helps organizations assess cyber risks and set plans for improving or maintaining their security posture.

- **CISA Emergency Services Sector Cybersecurity Framework Implementation Guidance**: Provides foundational guidance for how emergency services sector organizations may enhance their cybersecurity using the NIST Cybersecurity Framework.

In addition, understanding and managing cybersecurity risks are key to developing a strong program. The following resources can help organizations prioritize the most important activities:

² CISA, 2019, Security Tip (ST04-001), What is Cybersecurity?
1.2.1. INTRODUCTION TO CYBER INCIDENT RESPONSE PLANNING

Cyber incidents, like other disruptive events, may have long-term unforeseen, cascading, and far-reaching consequences. The impacts may cause immediate consequences to a service or system, or indirect and cascading effects. Potential impacts are further complicated as cyber incidents may result from a variety of causes, such as a malicious attack, a natural disaster, human error, or equipment failure, each requiring distinct actions to resolve the situation. It may not be immediately known whether the root cause is cyber related. Emergency managers may be well into addressing the consequences of the event before realizing it is a cyber incident. For these reasons, cyber incident planning and response necessitate collaboration among emergency management, cyber professionals, law enforcement, private industry, and other key stakeholders.

Although incident response plans vary from organization to organization, their purpose is consistent: to enable effective and efficient response to a cyber incident, mitigate its impacts, and return services back to normal quickly. Having an effective cyber incident response plan in place before an incident occurs reduces the amount of time that organizations or jurisdictions spend determining who to contact, what to do, and defining ownership and responsibilities during the incident.

Incident response plans identify response team members and their backups, how to contact team members when an event is reported, and the roles of each team member. The plan outlines the steps taken at each stage of the process and designates the team member(s) responsible for each...
step, as well as the team member charged with overall responsibility for the response. Cyber incidents create significant ambiguity, so it is important for planners to ensure that the plan developed is flexible and adapts to changing circumstances. More information on the planning process is provided in Appendix A and further detailed in CPG 101: Developing and Maintain Emergency Operations Plans.

Specific to cyber planning, there are different cyber incident response approaches that jurisdictions may leverage when developing a cyber incident response plan. The National Institute of Standards and Technologies (NIST)'s approach is one of the most respected. NIST’s Computer Security Incident Handling Guide “assists organizations in establishing computer security incident response capabilities and handling incidents efficiently and effectively.”

NIST’s approach applies a four-phase incident response lifecycle, shown in Figure 1 and listed below.³

1. **Preparation:** Preparation is essential to both preventing and responding to a disruptive cyber event. In preparing for a cyber incident, NIST suggests implementing a series of tools ahead of time. This preparation provides the community with a framework to analyze, isolate, and respond to an incident. Development of a clearly articulated cyber incident response plan with established points of contact, before an incident occurs, is important to this preparation phase.

2. **Detection and Analysis:** The second phase is determining an incident has occurred, its severity, and its type.

3. **Containment, Eradication and Recovery:** The third phase focuses on addressing the identified incident. It includes containment—preventing the spread of the incident and limiting its impact, eradication—removing the cause of the incident, and recovery—restoring normal operations and recovering any data that may have been lost or damaged. During this phase, the incident response team often cycles back to detection and analysis to ensure all elements of the incident have been identified.

4. **Post-Incident Activity:** This phase focuses on identifying lessons learned and opportunities for improvement. By evaluating the response process and outcome, organizations can identify best practices and make necessary changes to prevent similar incidents from occurring in the future. They can also identify areas for improvement in incident response planning, communication, and overall incident management.

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Development of the incident response plan falls into the Preparation phase of the incident response lifecycle and will set the framework for executing the remaining phases when needed. Phases 2, 3 and 4 of the NIST incident response lifecycle are highly technical and require extensive cyber expertise. For this reason, it is essential that development of the cyber incident response plan is a collaborative effort among emergency management, cyber professionals, law enforcement, private industry, and other key stakeholders.

1.2.2. LEGAL CONSIDERATIONS
Emergency managers should consult with their legal advisors as they prepare for and respond to cyber incidents. Some jurisdictions already have specific laws or ordinances pertaining to cybersecurity and data protection, such as safeguards for personally identifiable data or cyber incident reporting. Although it mentions legal considerations, this document does not constitute or provide compliance or legal advice. This document is intended to be general guidance for a variety of factual circumstances, so readers should confer with their respective advisors to obtain advice based on their individual circumstances and applicable legal requirements.

2. Types of Cyber Incidents
A key step in planning for cyber incident response is identifying the types of cyber incidents that the jurisdiction may face. While it is not feasible to comprehensively identify all the specific cyber incidents that could impact an organization, it is important for emergency managers to have a general understanding of the common types of cyber incidents, along with the types of systems incidents may impact. Incidents may impact the OT/industrial control systems (ICS) that operate, control, and monitor industrial processes throughout U.S. infrastructure along with the associated IT systems. Owners and operators who understand cyber actors’ TTPs can use that knowledge to prioritize hardening actions. Partnerships with other key personnel and subject matter experts help identify the types of incidents most likely to occur among these varying types of systems in the
jurisdiction and their immediate and cascading impacts. This foundational understanding of the common types of cyber incidents also helps with the development of incident scenarios that are useful to the planning process.

This section provides a general overview of key cyber concepts and incident types. It first describes the primary types of cyber assets and the role they may play in cyber incidents, then reviews the common causes of cyber disruptions. The content in this section is not intended to be all-encompassing. Please see the glossary for additional cyber terms and definitions.

### Cyber Assets and Systems

**Assets** are items of value to stakeholders. An asset may be tangible (e.g., a physical item such as hardware, firmware, computing platform, network device, or other technology component) or intangible (e.g., humans, data, information, software, capability, function, service, trademark, copyright, patent, intellectual property, image, or reputation).

**Systems** are a combination of interacting elements organized to achieve one or more stated purposes. Interacting elements in the definition of system include hardware, software, data, humans, processes, facilities, materials, and naturally occurring physical entities.

**Operational Technology (OT)/Industrial Control Systems (ICS)** include a broad range of programmable systems and devices that interact with the physical environment. These systems and devices detect or cause a direct change through the monitoring or control of devices, processes, and events. ICS are an example of OT that control critical infrastructures.

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### 2.1. Overview of Cyber Assets and Incident Types

Cyber assets include hardware, software, and networks. Hardware performs the physical functions, software directs and controls the hardware, and a network is a connection of computers enabling them to communicate and share information. Cyber assets range from systems with local networks to assets with internet access including smart phones, security systems, building management systems, heating and air conditioning systems, phone systems, smart home devices, vehicle control systems, and more. Identifying critical services in the jurisdiction and understanding how those services depend upon different types of cyber assets allows jurisdictions to assess how different types of incidents might affect their key functions. Impacts will often cascade, meaning that a particular impact on a specific system may be caused by an impact on an upstream system, or may cause further impact on a downstream system.

Below is an overview of three common cyber incident types. Although each is described independently, any of these incident types is likely to cause overlapping and cascading effects. The

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compromise of any hardware, software, or network is likely to result in the loss or degradation of services and may allow a malicious actor access to confidential information or system controls.

- **Hardware Destruction or Loss**: A jurisdiction’s critical services often depend upon the hardware (e.g., computers, industrial control systems, storage devices, network infrastructure) that perform critical functions. This hardware may enable day-to-day community functions, such as controlling drinking water systems and water filtration, managing court processes, providing payment systems for municipal services, and controlling traffic safety systems. It also may support critical emergency services, such as 911 services and radio transmitters used to communicate among emergency personnel. The infrastructure that provides these services may be overlapping. Hardware damage may result in the loss of computer and network communication services as well as the loss of data and can disrupt critical services. Hardware destruction or loss can be caused by natural hazards including floods, fires, and tornados, as well as electricity surges resulting from natural phenomenon such as lightning or geomagnetic disturbances/storms. Damage can also be caused by malicious acts. The unusual loss of a controller can be a complex issue to investigate. Engineers may initially attribute the loss to equipment failure, but further examination may uncover that it was due to a malicious attack on the controller, where a threat actor has introduced malicious code or malware and caused a catastrophic failure of the controller. This can have potentially devastating consequences for the system, leading to extended downtime and disruption of operations. It is therefore essential to investigate any unusual losses of controllers and identify the cause to ensure the security of the system.

- **Network Unavailability, Compromise, Degradation, or Destruction**: Networks enable computers to communicate and share information. Most critical services rely on networks. Incidents affecting networks may occur because of both natural disasters and malicious attacks. Since many systems depend upon external organizations and are often provided by third parties, an incident affecting the jurisdiction may be the result of a third party’s incident. The impact may vary from unreliable communication among computers to a complete loss of communication. Identifying how the jurisdiction uses networks helps the planning team to understand how the jurisdiction depends upon these systems and to evaluate the potential consequence of their loss.

- **Software Malfunction, Compromise, or Exploitation**: Incidents affecting software may cause the loss or compromise of critical functions. Most of these incidents are caused by human error or accidental misconfigurations. However, incidents affecting software may also result from malicious attacks. Malicious actors may steal confidential information, modify and violate the integrity of information, or deny access to information by encrypting it and demanding money (ransom) to decrypt it. Malicious actors may also exploit software to compromise the integrity of physical systems such as security cameras, water and wastewater treatment, dams, traffic signs and signals, streetlights, pipelines, and facility management, which are often controlled (or monitored) by computerized industrial control systems.
2.2. Overview of Incident Cause

In most cases, determining the cause of a cyber disruption requires extensive cyber expertise. It is often unclear at the beginning of an incident whether the effects are caused by a malicious actor or another source, and it may take days or months to determine. The information in this section is not intended to help identify the cause of a particular incident. Rather, it is intended to highlight the primary causes of incidents to help the planning team think through potential cyber incidents that may occur in their jurisdiction, whether the result of natural hazards, accidents, or intentional attacks.

2.2.1. NON-MALICIOUS INCIDENTS

Non-malicious cyber incidents happen for numerous reasons. NIST includes the following non-malicious causes when categorizing threat sources: human errors, structural failures of organization-controlled resources (e.g., hardware, software, environmental controls), and natural and human-caused disasters, which are accidents and failures beyond the control of the organization.⁵

- **Human Error**: Cyber incidents may be caused by accidental errors made by individuals while performing their regular responsibilities. For example, mistakes happen while performing administrative tasks, such as installing or configuring hardware and software or conducting maintenance of computers and networks. These unintentional errors cause incidents that disable, disrupt, or damage computers, networks, and information.

- **Structural Failures**: These incidents happen when hardware, software, or support systems, such as environmental controls (e.g., air conditioning), fail. Hardware and software often contain unknown flaws that appear unexpectedly. These flaws may cause incidents ranging from loss of services to the loss or corruption of important information. When computing or networking demands exceed the capacities of the cyber resources, the cyber services might stop operating, corrupt or lose important information, or create other problems.

- **Natural Disasters**: All types of cyber assets depend upon physical systems ranging from hardware for computers and networks to the infrastructure that manages operational environments. Natural disasters and accidents may damage or disrupt the operation of physical systems. Fires, floods, windstorms, and electrical disturbances often cause non-malicious cyber incidents. Loss of electrical power is another common cause. Uninterruptible power supplies handle short-term power problems, and alternative power generation systems such as diesel generators handle long-term losses, provided fuel is available.

2.2.2. MALICIOUS INCIDENTS

Malicious actors attempt to compromise the availability, integrity, or confidentiality of computers, networks or information. As noted above, the specific cause of an incident will rarely be known while the event takes place. More often, it is discovered days or months later following a forensic examination of the impacted equipment or software.

- **Denial of Service (DoS):** DoS attacks flood computers and networks with traffic that overloads a network and disrupts legitimate requests. Such traffic often originates from multiple locations to complicate attempts to block them and may serve to amplify the malicious traffic directed at the targeted computers. These are described as distributed denial-of-service (DDoS) attacks. By limiting access to websites used for business operations, malicious actors may cause a variety of issues, including financial losses or damage to the reputation of businesses. Similarly, malicious actors have used DDoS attacks to deny access to government websites.

- **Malware:** Malware is a broad term for any type of malicious software designed to harm or exploit a programmable device, service, or network. Malware appears in various forms and may perform a wide variety of malicious actions:
  - Ransomware uses encryption to deny access to information. Ransomware actors demand ransom to decrypt the information and may also threaten to publish the information unless the ransom is paid.
  - Spyware infects computers and collects information about user activity, such as usernames and passwords, payment information, information in emails, and other sensitive information that may enable threat actors to perform other malicious activity.
  - A trojan provides a backdoor gateway for malicious programs or threat actors to enter a system and steal valuable data without the user’s knowledge or permission.
  - A worm replicates and spreads across devices within a network. As it spreads, it consumes bandwidth, overloading infected systems, and making them unreliable or unavailable.

A common delivery method for cyber intrusions is **Phishing**. Malicious actors use phishing attacks to steal sensitive information and potentially enable malicious access to a computer or system. Phishing is typically conducted through email or text messages (smishing) to trick people into clicking a link, downloading malicious software (malware) or revealing login credentials. If successful, phishing may infect the email recipient’s computer. Spear phishing is a tactic that targets specific organizations or individuals with personalized messages that deceives the receiver into trusting the message. For more information about phishing, see CISA’s guide on [Phishing Guidance: Stopping the Attack Cycle at Phase One](https://www.cisa.gov/usーバーブログ/protecting-yourself-and-your-organization/phishing-guidance).

- **Third-Party Compromises and Supply Chain Attacks:** Malicious actors attack third-party vendors of software and services because other organizations rely upon and trust vendors and
install their software to manage complex systems. Adversaries gain access to third-party vendor software to exploit the modified software once installed by the vendor’s customers.

3. Assessing Cyber Risks to Inform Prioritization and Planning

Effective preparedness for cyber incidents requires that jurisdictions understand how essential services and infrastructure in the community, including emergency management services and infrastructure, rely on cyber systems and the potential cascading impacts of a disruption. This knowledge helps the jurisdiction’s planning team determine response actions and resources that are needed in a cyber incident, as well as how to prioritize restoration efforts.

3.1. Engaging Service Owners and Operators

Owners and operators of critical services and their associated cyber systems play an important role in preparing for cyber incidents, including assessing cyber risks. The owners and operators provide the most detailed and accurate information regarding system dependencies and vulnerabilities and valuable guidance on assessing whether the service remains operational during and following an incident. Engaging owners and operators in assessing cyber risks and planning for cyber incidents also helps establish relationships with cyber staff and service providers. These relationships foster a shared understanding of vulnerabilities and impacts related to specific incident types and aid in the development of effective plans, policies, procedures, and protocols.

Engagement with owners and operators of critical services and cyber systems is essential to successful cyber incident response planning. However, some organizations may be reluctant to collaborate due to concerns such as sharing proprietary information, the risk of data leakage, and the potential for brand and financial damages in the event of an incident. Establishing a confidentiality agreement, Non-Disclosure Agreement (NDA), private-public partnership, or other legal agreement in consultation with appropriate legal advisors may reduce these concerns. FEMA’s Building Private-Public Partnerships Guide provides best practices for building and maintaining these partnerships.

Cyber Asset Owners and Operators

**Asset owners** are people or organizational entities, internally or externally, that have primary responsibility for the viability, productivity, and resilience of the asset.

**Asset operators** are people or organizational entities, internally or externally, who are responsible for satisfying the protection and sustainment requirements for the asset established by the asset owner. Asset operators include system/database administrators, industrial control system engineers, facility managers, IT support organizations, and contractors who host and manage data (e.g., cloud service provider).

### 3.2. Assessing Cyber Risks

Assessing cyber risks enables the jurisdiction to identify the most likely cyber disruptions with the most severe impact for their community. This aids the jurisdiction in identifying the response actions and resources needed in a cyber incident, as well as how to prioritize restoration efforts. Assessing cyber risks requires the following actions:

- Identifying the critical services for the community that rely on OT and IT, such as emergency services, water and wastewater systems, and communications.

- Identifying the dependencies of critical infrastructure, particularly those related to critical services, cyber assets, and services.

- Identifying the consequences of service loss or disruption, with special attention to the problems caused by cyber incidents.

Developing a critical services and dependencies inventory is a good way to identify, examine, and document this information. The inventory captures the critical services, infrastructure, assets, associated owners and operators, other key personnel, and the dependencies among systems. In addition to helping with this assessment and prioritization process, this inventory may also be included within the cyber incident response plan or annex for reference during an incident.

#### 3.2.1. Identifying Critical Services

Identifying the jurisdiction’s critical services that rely on cyber systems is the first step in the assessment process. The planning team begins by identifying the known critical services and their owners and operators, then expands to identify other related services. This helps build the critical services and dependencies inventory. It also provides an opportunity to identify additional key stakeholders to include in the planning team (see Appendix A for information on the six-step planning process and for more guidance on forming the core and collaborative planning teams).
When identifying critical services, it may be beneficial to use community lifelines as a starting point. Community lifelines are services that enable the continuous operation of critical government and business functions and are essential to human health and safety or economic security. They are the most fundamental services within a community that, when stabilized, enable all other aspects of society to function.

**Continuity of Operations Planning**

Continuity is the ability to provide uninterrupted critical services, essential functions, support, and other priority services while maintaining organizational viability, before, during, and after an event that disrupts normal operations.

It may be helpful to consider continuity planning best practices when establishing and updating cyber incident response plans. Cyber incidents may result in degraded communications, compromised systems, or inoperable facilities. It is crucial that jurisdictions’ continuity assessments and plans include cyber considerations.

For more information on continuity planning, assessment tools and resources, visit: Continuity Resources and Technical Assistance at fema.gov.

3.2.2. IDENTIFYING SERVICE DEPENDENCIES

Identifying and understanding dependencies among systems and assets helps the planning team, and ultimately the incident response team, consider what may disrupt key services or other assets on which those services depend. It also helps to identify the upstream or downstream implications. This process helps the planning team anticipate possible impacts to community lifelines, which may influence the prioritization of incident response decisions and actions.

Using the list of critical services and their owners and operators as a starting point, the planning team identifies service dependencies by:

- **Engaging with Service Owners and Operators:** The service owners and operators provide key information about the system to assist with building an understanding of the jurisdiction’s dependencies.

- **Identifying and Engaging Other Stakeholders of Each Service:** Some services involve additional stakeholders beyond the system owner such as security professionals, third-party service providers, or a cyber incident response team (CIRT). Understanding all the stakeholders and their roles aids in identifying who is contacted when an incident occurs.

- **Identifying Support Contacts for All Vendors and Contracted Service Providers:** Not all services and systems are owned, serviced, or maintained by in-house staff. As a result, third-

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7 For more information on community lifelines, visit: [https://www.fema.gov/emergency-managers/practitioners/lifelines](https://www.fema.gov/emergency-managers/practitioners/lifelines).

8 For an overview of dependencies, visit: [https://www.cisa.gov/what-are-dependencies](https://www.cisa.gov/what-are-dependencies).
party or support contacts may need to be part of the planning effort. The planning team works with service owners to identify any support contracts and determine what these contracts may provide during an incident. For example, the internet service provider may help identify the type of attack and potentially block the attacker if requested.

As the planning team identifies and documents the dependencies in the critical services and dependency inventory, considerations include:

- **Upstream Dependencies:** These are products or services provided to a jurisdiction by an external organization that are necessary to support its operations and functions. Examples of upstream dependencies include:
  
  - Supply of electricity from an electric utility distribution substation;
  - Telephone communication services;
  - Access to the internet; and
  - External organizations, such as a vendor that maintains essential software systems.

- **Internal Dependencies:** These are the interactions among internal services, operations, functions, and information of the jurisdiction. Examples of internal dependencies include:
  
  - Information services, such as websites, depend upon database servers;
  - Operational control systems depend upon process measurement systems; and
  - Computer systems depend upon computer network equipment.

- **Downstream Dependencies:** These are services provided by a jurisdiction to its residents or other jurisdictions. Examples of downstream dependencies include the ability to provide critical functions such as issuing death and birth certificates, deeds for property sales, 911 services, elections, drinking and wastewater treatment, traffic control, information services, scheduling portals, registration services, and customer billing.
1. **What are the service’s external dependencies?**

An external dependency exists when an outside entity (e.g., contractor, customer, service provider) has access to, control of, ownership in, possession of, responsibility for, or other defined obligations related to the critical service or its associated assets.

Examples of services provided to an organization from external entities may include: outsourced activities that support operation or maintenance of the critical service; security operations; IT service delivery and operations management or services that directly affect resilience processes; backup and recovery of data, provision of backup facilities for operations and processing and provision of support technology or similar resilience-specific services infrastructure providers such as power and dark fiber; telecommunications (e.g., telephony and data); technology and information assets (e.g., application software, databases); and education and training resources.

2. **Which external dependencies are most important?**

The intent of prioritization is to ensure that the jurisdiction properly directs its resources to the external dependencies that most directly impact the critical service.

Prioritization criteria may include dependencies that: directly affect the operation and delivery of the critical service; support, maintain, or have custodial care of critical service assets; support the continuity of operations of the critical service; save access to highly sensitive or
3. **On which infrastructure providers does the critical service depend?**

Critical services may be dependent on infrastructure providers to remain viable. The organization may need to address the loss of these providers, which may affect the resilience of the critical service. The jurisdiction may need to consider the resilience of the providers when developing service continuity plans.

These infrastructure services may include telecommunications and telephone services, data and network service providers, electricity, natural gas and other energy sources, and water and sewer services.

**Considering Cyber Dependencies**

When identifying dependencies for critical services, it is important to consider the interconnected nature of the service and its components. Cyber dependencies exist both internally and externally to an organization and may be through direct or indirect relationships. For example, websites depend upon servers, data, and access to the internet. Jurisdictions might provide and maintain their own software, computers, and networks to operate their websites, which form an internal dependency, or contract with external website providers to manage their websites, forming an external dependency. External dependencies often exist when jurisdictions contract with external organizations to provide services such as computer support and security. A direct dependency exists between a utility control computer and a computerized sensor, while a logical but indirect dependency exists between natural gas delivery systems and their customer billing systems.

**Questions to Consider when Identifying the Owner of a Cyber System**

- What part(s) of the jurisdiction is responsible for the delivery of the critical service?
- Who are the owners of the assets required for delivery of the critical service?
- Are both owners and operators of assets documented?

**3.2.3. IDENTIFYING THE CONSEQUENCES OF SERVICE LOSSES OR DISRUPTIONS**

With an understanding of key dependencies, the planning team may identify the likely consequences of service interruptions caused by the loss or disruption of another service or cyber asset. As part of this process, it is important to determine whether the consequence would occur immediately after an incident or later. For example, a service might fail immediately if its industrial control computer failed because of an attack or system fault. Or, a service might fail after the depletion of a resource, such as a backup battery providing power during a power outage. Awareness of these consequences, and associated impacts to community lifelines, helps to establish incident response priorities and identify
resources and capabilities that improve incident response and reduce the consequences of cyber incidents.

During this process, the planning team works with service owners and operators to understand the criticality of their dependencies on other services and cyber assets. This helps to identify the impact of the loss or disruption of these support services and cyber assets. In a cyber incident, cascading impacts are likely.

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**Sample Questions to Consider – Consequences of Service Loss or Disruption**

- What happens if there is a sudden loss of access to servers with a municipality’s email and contact data?
- What happens to the community water supply if the pumps lose electricity?
- What happens to the availability or quality of water if the industrial control systems or their communication networks are disrupted?
- What happens if the water treatment process is compromised by a malicious incident and the monitoring system is unable to show trustworthy, accurate testing results to human workers?
- What public health impacts may occur from the cyber incident? Are local healthcare facilities able to respond on a community-wide scale?
- What is the consequence if web-based services, such as scheduling and bill-payment, are unavailable because of a cyber incident that affects the computers or the network?
- Do impacted systems belong to a private company or a public entity?
- Are privately owned systems part of the critical infrastructure for the jurisdiction?
- What happens if financial information, such as customer credit card information, is stolen by a malicious actor?

As part of this process, the planning team may also determine how to gain situational awareness of the status and operational readiness of critical services during an incident so that information may be factored into plan development. Gaining this situational awareness will often depend on the managers of those services and cyber assets. While some services, such as water and electricity supply, are directly observable and customers will likely report losses, other services and cyber assets require the use of instruments that monitor and report on status. Additionally, service assessments might require personnel to check and report on operational readiness and whether services are affected by the cyber incident. The planning team engages with the owners and operators of critical services and assets to understand how status is monitored and communicated. This information is essential to the incident response, as it enables the emergency management team to understand what and how services are affected, what services are not affected, and what services might be affected later.
Planning ahead to quickly obtain information in a response may include:

- Establishing a partnership with a neutral, third-party intelligence organization (e.g., state/local fusion center, Multi-State Information Sharing and Analysis Center [MS-ISAC]);
- Establishing legal agreements among critical service providers to promote information-sharing; and;
- Creating anonymous reporting tools that scrub sensitive information while promoting shared visibility of the event or its impacts.

### 3.3. Prioritizing and Planning

Using information gained in the assessment process and documented in the critical services and dependencies inventory, the planning team appraises each cyber asset to determine how vital it is for the operation of critical services. The planning team, in close collaboration with the system owners and operators, discusses what redundancies or backups are available for those services if internet or web service connectivity is lost for a significant period of time. For example, some IT services may be able to be run manually or be relocated to a non-impacted location. Once these contingencies have been established, the planning team has a clearer understanding of what systems are essential, what is required to operate those systems, and what alternative methods are available for operating those services. The planning team uses this information to establish priorities for services, how to apply limited resources, and the order of response efforts prior to an incident.

The ordering of response efforts considers time-dependent aspects such as how long a service may remain unavailable or disrupted before causing a negative impact. During a response, the priorities may change rapidly as services become available or unavailable. These changes may indicate destabilization of community lifelines and be tracked and included in incident reporting products that support the reevaluation and determination of incident response priorities.

### Cyber Risk Assessments Resources

- **CISA Cyber Resilience Review Asset Management**: Provides guidance on how to identify, document and manage assets to evaluate and improve cyber resilience and response.
- **CPG 201: Threat and Hazard Identification and Risk Assessment (THIRA) and Stakeholder Preparedness Review (SPR) Guide**: Provides guidance on conducting THIRA and SPR assessments and evaluating levels of preparedness.
- **FEMA National Risk and Capability Assessment**: Provides guidance for assessing the risk of all threats and hazards.
- **NIST Guide for Conducting Risk Assessments**: Provides guidance for assessing cybersecurity risks of federal information systems and organizations.
4. Emergency Management Roles and Responsibilities

Emergency managers’ roles and responsibilities in preparing for and responding to a cyber incident may differ from those associated with other incident types. Roles and responsibilities may also differ across jurisdictions based on existing authorities and plans. Some jurisdictions place the emergency management organization in the lead coordinating role for cyber incidents, while others identify IT or law enforcement entities as the primary coordinator. In those instances where emergency management is not the lead, emergency managers take on supporting roles focused on the consequence management related to impacts from the incident.

In many jurisdictions, the emergency manager is responsible for coordinating the development of a plan or annex focused on cyber incident response, and for factoring cyber considerations into other plans. This often includes the oversight and leadership of the planning team and ensuring the necessary representatives are engaged in the effort. See Appendix A for guidance on forming the core and collaborative planning teams, including cyber-specific considerations.

Emergency managers should understand the stages of a cyber incident (described in the Introduction to Cyber Incident Response Planning section of this guide and NIST’s Computer Security Incident Handling Guide), as well as the relevant legal requirements or restrictions and the roles and responsibilities that are listed in the jurisdiction’s cyber plan or annex, if available. Beginning with detection of a cyber incident, emergency managers have important responsibilities in the management of direct and indirect impacts. Similar to other technical hazards, emergency managers may not be expected to directly work on containing and eradicating cyber threats. To the greatest extent possible, response actions taken should avoid causing further damage or impacts to threat investigation and removal operations by cyber professionals. Emergency managers may also assist with communication procedures including notifying the appropriate people. They may also be able to help manage questions throughout an incident to ensure that timely remediation occurs for the affected organization. As the focus of the incident transitions to recovery, emergency managers coordinate with the cyber response team to verify that the threat is contained and with stakeholders to ensure that affected operations are restored.

During an incident, emergency managers prioritize resources, such as personnel, to address the needs of response. Depending on impacts of an incident, emergency managers may activate other plans (e.g., power outage, distribution management). Activation of other plans may require incorporation of additional partners into incident support and consequence management. While not required of SLTT agencies managing cyber incidents within their own jurisdiction and capabilities, supporting federal lines of effort helps to ensure a robust response. Balancing these potentially

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10 For more information on cyber incident identification and reporting, visit Appendix B: Cyber Incident Identification and Closing Processes.
competing operational demands and the potential for cascading effects on stakeholders may require the establishment of a unified coordination structure.

**Unified Coordination Group (UCG)**

A Unified Coordination Group (UCG) is the primary organizational structure for managing and supporting complex disaster response operations. Depending on the needs of the incident, a UCG is comprised of senior leaders representing jurisdictional interests and may include federal, state, local, tribal, or territorial governments; the private sector; or nongovernmental organizations. In coordination with applicable government and private entities, Emergency Support Function personnel assess the situation and identify requirements. Federal agencies may provide resources under mission assignments or their own authorities. The UCG applies unified command principles for coordinating the assistance provided to support the jurisdiction’s response.

For instance, in 2016, Presidential Policy Directive on United States Cyber Incident Coordination (PPD-41, July 2016) established lead federal agencies and an architecture for coordinating the broader federal government response to cyber incidents. PPD-41 created the Cyber UCG to serve as the primary coordinating structure among federal agencies in response to significant cyber incidents, as well as the integration of private sector partners into incident response efforts, as appropriate. The lead federal agencies for this UCG are the Department of Justice (acting through the Federal Bureau of Investigation), the Department of Homeland Security (acting through CISA) and the Office of the Director of National Intelligence. When cyber incidents threaten or result in physical consequences leading to a Stafford Act declaration, FEMA may serve in a combined Cyber/Physical UCG. Guided by the specific needs of an event, the Cyber UCG may involve additional federal agencies, SLTT governments, non-governmental organizations, international counterparts, and the private sector.

Considering the complex nature of cyber incidents and the high potential for cascading impacts, jurisdictions of all sizes may consider using a UCG structure to better organize response and recovery efforts to ensure that the priorities of various officials, subject matter experts, and asset owners are consistent and best meet the needs of the incident.

Emergency managers rehearse their roles and responsibilities for cyber incident response through customized scenarios and exercises. Such activities help the planning team explore contingencies, identify gaps, validate existing plans, and determine appropriate courses of action. Activities are iterative and build on prior incidents and exercises to strengthen jurisdictional capabilities. The incident examples below may be used to identify potential lead and supporting roles for emergency managers.

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Example Scenario #1: Compromised Water Systems

Early on the morning of November 5, 2020, a water treatment facility within Central City received a call from a customer complaining about their water: “I went to get some water from my kitchen sink, and it immediately smelled like bleach was coming out of the faucet. It tasted wrong, even after I tried boiling it for my morning coffee. Is it safe to drink the water?”

An inspector performs a manual measurement of the chlorine levels in the water system and verifies that the water contains too much chlorine. The investigation includes an examination of the control system that operates and monitors the water treatment process. The control system displays the settings that regulate the release of chlorine and monitor the levels of chlorine appear normal. All physical controls (e.g., gates, locks) are operating as expected.

The facility’s IT department suspects a cyber actor tampered with the technical controls to release an abundance of chlorine but need time to verify their theory and to hire additional forensic professionals. They aren’t ready to release information to staff or the press until they can confirm the source. The water treatment department issues a “Do Not Drink” Water Advisory to inform their customers that the water is contaminated with potentially harmful amounts of chlorine and boiling the water does not make it safe to drink.

Example Emergency Manager Lead Roles:

- Coordinating communication to identify the scope of the incident (e.g., what jurisdictions are impacted)
- Activating the emergency operations center
- Developing Incident Action Plans
- Coordinating with cyber authorities to maintain situational awareness and reporting
- Managing coordination of resource and support requests from responding agencies
- Organizing hazardous materials support to identify and secure contaminated areas
- Identifying the potential for cascading impacts or additional hazards following the incident
- Tracking capability gaps and strengths for improvement planning following the incident

Example Emergency Manager Supporting Roles:

- Communicating information about the incident to law enforcement and nearby jurisdictions
- Developing and distributing notifications to the public regarding impacts and status
- Coordinating safety and security of the impacted property, as necessary
- Engaging private sector partners to provide resources and technical support
- Coordinating the distribution of emergency supplies of potable water
Late in the evening of June 20, 2022, Central City experienced an intense thunderstorm that quickly intensified. Meteorologists issued a “Tornado Watch,” and shortly after a “Tornado Warning” circulated throughout Central City. Within minutes, an EF-4 tornado touched down and caused widespread, severe damage to property and infrastructure. The tornado caused widespread electricity outages and the heavy rainfall caused widespread flooding.

Preliminary damage assessments indicate that several buildings that provide critical services for Central City were damaged by the tornado and their contents appear to have been exposed to the rain. These buildings house computer and communications systems that serve the jurisdiction. These cyber systems — computers, networks, and communications gear — may have suffered physical damage from the tornado, water damage from the rain, or electronic damage from lightning. Response teams are struggling to establish communications and coordination due to power outages and disruptions to communications systems in the area.

**Example Emergency Manager Lead Roles:**

- Activating pertinent emergency operations plans and/or annexes
- Advising senior officials regarding the situation and emergency/disaster declarations
- Identifying incident objectives and priorities in coordination with jurisdictional leadership
- Activating the emergency operations center
- Developing Incident Action Plans
- Assessing the storm’s impact on the jurisdiction’s critical services
- Communicating with the public about the status of key critical services and safety risks
- Coordinating response to and recovery from the loss of critical services
- Coordinating temporary emergency power at critical facilities and alternate communication resources needed for key services, such as 911 call centers
- Identifying the potential for cascading impacts or additional hazards following the storm
- Serving as a coordination point for response partners, supporting communication, incident command, and the development of a common operating picture
- Tracking capability gaps and strengths for improvement planning following the incident

**Example Emergency Manager Supporting Roles:**

- Providing situational awareness reporting
- Coordinating safety and security for impacted property, as necessary
- Coordinating with third-party vendors or suppliers with impacted property
Example Scenario #3: Insider Threat

While employed with Central City’s publicly owned Power & Electric (P&E) Company, a billing specialist had administrator access to the computer systems used by city residents to pay gas and electric bills online. In early July 2021, the billing specialist was terminated from P&E, losing access to the company’s computer systems. The billing specialist was irate over the termination, arguing that it was unfair and unjust. After receiving a final paycheck, in retaliation for the termination, the former employee used a fake user account that had previously been created while employed with P&E to log into the company’s computer systems.

Once logged in through the fake user account, the former employee created a second fake user account and used it to edit approximately 50,000 records and delete approximately 1,000 records. Of particular concern, the former employee changed the accounts of numerous residents to appear that they were months delinquent in paying their utility bills, resulting in thousands of residents and businesses having their electricity incorrectly turned off. The edits and deletions are also disrupting the ability of city residents to pay their bills online. After taking these actions, the former employee deactivated both fake user accounts and logged out of the system.

Example Emergency Manager Lead Roles:

- Coordinating with P&E to maintain situational awareness and reporting
- Identifying the potential for cascading impacts or interruptions to the community’s essential services
- Activating the emergency operations center
- Developing Incident Action Plans
- Tracking capability gaps and strengths for improvement planning following the incident

Example Emergency Manager Supporting Roles:

- Communicating information about the incident to law enforcement and nearby jurisdictions
- Developing and distributing notifications to the public regarding impacts and status
- Determining what activities are needed to support residents who have lost power, including those who are dependent on electricity for life sustaining medical needs
- Coordinating with mass care organizations to provide assistance to residents in the event that power restoration is delayed
- Engaging private sector partners to provide resources and technical support
- Coordinating the distribution of emergency resources, such as generators, as necessary
5. Communication Considerations

Communications during cyber incident response need to be carefully planned, and similarly to communication considerations for other incidents, include both information sharing among emergency management and incident response personnel, as well as messaging out to broader stakeholder groups and the general public. This section presents key considerations for communicating before, during, and after a cyber incident.

5.1. Integrated Communications

It is important to identify who will serve as the lead for communications in a cyber incident and how the communications will occur. As described in the National Incident Management System (NIMS), integrated communications are a foundational characteristic of incident command and coordination. “Integrated communications provide and maintain contact among and between incident resources, enable connectivity between various levels of government, achieve situational awareness and facilitate information sharing. Planning, both in advance of and during an incident, addresses equipment, systems, and protocols necessary to achieve integrated voice and data communications.” Impacts from cyber incidents may adversely affect voice and data communication channels, either by taking them down entirely or comprising the security of the system, necessitating alternative communication channels. Planning efforts consider and address reporting mechanisms for cyber incidents, the possibility of degraded communications, notification procedures for key stakeholders, and handling procedures for sensitive information.

- **Reporting:** The planning team identifies who is contacted in the event of a cyber disruption, what details are reported, and how that information is reported. Consideration is given to when the cyber incident should be reported to CISA. CISA encourages voluntary reporting. Consideration should also be given to when law enforcement is notified, such as if criminal activity is suspected or an act of cyber terrorism (cyber events that impact critical infrastructures), federal reporting processes, and any legal requirements related to notification. For cyber incidents that may be malicious, it is best to ensure the reporting channel is outside the affected systems. For example, an organization that believes their systems are compromised would not use email. Instead, they might utilize a phone unaffiliated with the organization to ensure that their communications are not intercepted by the malicious actor.

- **Alternative Communications Systems:** Cyber incidents, regardless of cause, may render common voice and data communications channels unusable. It is important for the planning team to understand how their communication channels rely on cyber systems and how they may be impacted. The planning team identifies alternative communication mechanisms to use when needed and ensures all appropriate parties have the knowledge and access to effectively use

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those channels. For cyber incidents that may be malicious, responders identify communication channels that are separate from the impacted platform since threat actors may intercept sensitive information on compromised channels. CISA recommends developing and implementing a Primary, Alternate, Contingency, and Emergency (PACE) plan, which establishes options for redundant communications capabilities if an incident disrupts or degrades primary capabilities.\(^{14}\)

### Notification of Key Entities

The planning team establishes procedures for identifying which stakeholders to notify in the event of a cyber incident (or how to determine which stakeholders to notify) and what information to communicate. It is best to pre-identify points of contact for communications, both internally and with key external partners. Aligning communications to the content required per CISA’s incident reporting form and other key information may include:

- Date of the incident;
- Description of the incident;
- Processes or services affected by the incident;
- Actions taken so far to deal with the incident;
- Any actions that the stakeholder may need to take; and
- Contact information to receive further information.

### Information Sharing

As discussed in [Engaging Service Owners and Operators section](#) of this guide, communications before and during a cyber incident may require the sharing of sensitive information, necessitating the establishment of a confidentiality agreement, NDA, or other legal agreement such as a private-public partnership. Ideally, such an agreement is established before an incident occurs, though in some instances they may need to be developed during incident response. The planning team considers such requirements when developing their plan or annex and includes a procedure for quickly establishing such agreements when an incident occurs.

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\(^{14}\) For more information on Primary, Alternate, Contingency, and Emergency (PACE) planning, visit: [https://www.cisa.gov/sites/default/files/2023-05/23_0426_ncswic_PACE-Plan_508.pdf](https://www.cisa.gov/sites/default/files/2023-05/23_0426_ncswic_PACE-Plan_508.pdf).
National Emergency Communications Plan

The National Emergency Communications Plan (NECP) is the Nation’s strategic plan to strengthen and enhance emergency communications capabilities. Its vision is to enable the Nation’s emergency response community to communicate and share information securely across communications technologies in real-time, including all levels of government, jurisdictions, disciplines, organizations, and citizens impacted by any threats or hazards event.

The NECP establishes six strategic goals to drive progress toward the vision: Governance and Leadership; Planning and Procedures; Training, Exercises, and Evaluation; Communications Coordination; Technology and Infrastructure; and Cybersecurity. By adopting these goals, public safety organizations support three national priorities for advancing emergency communications: enhancing effective governance among partners with a stake in emergency communications, addressing interoperability challenges posed by rapid technology advancements and information sharing, and building a resilient and secure emergency communications systems to reduce cybersecurity threats and vulnerabilities. To learn more about the NECP, visit: https://www.cisa.gov/necp.

Priority Telecommunications Services

CISA provides a suite of communications services that enable public health and safety, national security, and emergency preparedness personnel to communicate with priority when networks are degraded or congested.

Government Emergency Telecommunications Service (GETS) provides emergency access and priority processing over wireline commercial telephone networks at no cost.

Wireless Priority Service (WPS) provides emergency access and priority processing over wireline commercial telephone networks at no cost.

Telecommunications Service Priority (TSP) Program is a Federal Communications Commission program, managed by CISA, which mandates that service providers prioritize the installation (provisioning) and restoration of critical voice and data circuits to facilities that support public health and safety, national security, and emergency preparedness.

Utilizing these services can improve continuity of communications and facilitate mission accomplishment. To register and learn more about Priority Telecommunications Services, visit: https://www.cisa.gov/about-pts.
5.2. Public Messaging

Some cyber incidents require notification of the general public. Given the sensitive nature of cyber incidents, it is important to establish clear procedures for public messaging before an incident occurs. Communication with the public requires awareness of what constitutes sensitive information and includes measures to ensure that sensitive information is protected. If available, a jurisdiction’s Public Information Officers may provide assistance with developing and delivering important messages to their communities.

**Sensitive Information**¹⁵

Sensitive information can be defined as information that is restricted in some manner based on formal or administrative determination. Examples of such information includes contract-sensitive information, classified information related to special access programs or compartments, privileged information, proprietary information, and Personally Identifiable Information (PII).

Security and privacy risk assessments as well as applicable laws, regulations, and policies can provide useful inputs to these determinations. Access restrictions may include NDAs. Information flow techniques and security attributes may be used to provide automated assistance to users that make sharing and collaboration decisions.

Not all cyber incidents are publicly reportable. Some may be deemed too sensitive for broader awareness. As such, public messaging protocols for cyber incidents should include steps to determine whether the incident may be publicly reported. For incidents that are reported publicly, ensure that notification regarding resolution of the incident is also distributed.

For those incidents that may be publicly reported, procedures should ensure that only necessary and appropriate information is included in messaging. Measures to ensure appropriate messaging to the public include:

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### Table 1. Appropriate Public Messaging Considerations

<table>
<thead>
<tr>
<th><strong>DO</strong></th>
<th><strong>DON’T</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Determine whether law enforcement entities are more appropriate to develop and deliver messaging; Use clear and concise language; Identify any direct or indirect impacts to the safety and security of individuals; Focus on impacts to service availability; Emphasize actions that may be taken by the individual to lessen direct impacts; Emphasize actions that may be taken by the individual immediately to lessen cascading impacts from the initial incident; Encourage preparedness behaviors that build resilience for future incidents; and Distribute communications to those within the scope of service disruption</td>
<td>Attribute the incident to any actors until definitive determination by a qualified incident response provider and coordination with federal government partners; Share specifics related to the location of facilities and assets that are impacted; Share specifics related to the nature and extent of damage to infrastructure assets; Identify any ongoing vulnerabilities that may be exploited by opportunistic attackers; Reference any specific data that have been breached before proper notifications have been made; and Share any Personally Identifiable Information (PII) or proprietary information</td>
</tr>
</tbody>
</table>
6. Conclusion

Emergency managers play a central role in preparing jurisdictions for cyber incidents. By coordinating the efforts of planning team members, engaging with stakeholders, and ensuring effective communication, emergency managers develop an understanding of the cyber risks experienced by their jurisdictions and their potential impacts. This understanding and coordination allows for the development and ongoing validation of cyber incident plans, which increases the community’s preparedness and overall resilience. Key aspects of cyber incident preparedness include:

- Understanding the types of cyber incidents likely to occur;
- Engaging service owners and operators;
- Identifying critical services and related dependencies;
- Prioritizing and planning for service and system disruptions;
- Clearly identifying roles and responsibilities; and
- Providing integrated communication and public messaging.

This guide aids SLTT emergency management personnel to collaboratively prepare for a cyber incident and support the development of a cyber incident response plan or annex. Appendix A provides details for developing a jurisdiction’s cyber plan or supporting annex for an existing emergency operations plan. Appendix C shares additional resources on cyber policy, training, exercise, and funding options. Leveraged together, the information and resources in this guide empower emergency managers to address a persistent and complex hazard to ensure safe and resilient communities.
Appendix A: Developing a Plan

When preparing for cyber incidents, careful planning and collaboration are necessary to ensure a holistic and effective response. Using the six-step planning process detailed in CPG 101: Developing and Maintaining Emergency Operations Plans and shown in Figure 4, the planning team may develop a comprehensive and realistic plan or annex with purposeful involvement from all key stakeholders.

Figure 3. CPG 101 Emergency Operations Six-Step Planning Process

Step 1: Form a Collaborative Planning Team

The most realistic and complete plans result from a diverse planning team that includes representatives from across the whole community. Prior to identifying members of the broader collaborative planning team, it is necessary to identify the core planning team that will be responsible for leading coordination efforts. As CPG 101 suggests, the core planning team is composed of any key partners that are, “likely to be involved in most, if not all, responses.” Given the highly technical nature of cyber incident response, it is also important to include key cyber stakeholders on the core planning team.

The wide-reaching threat and impact of a cyber incident necessitate collaboration among many stakeholders in the planning process, to include emergency management, cyber professionals, legal advisors, law enforcement, private industry, and others. However, due to the technical challenges and elements posed by any cyber incident, an essential person to include on the core planning team is the senior information security officer. This could be the senior IT director, chief information officer (CIO), chief information security officer (CISO), chief technology officer (CTO), or designee. If an organization does not have someone with one of these titles, they may seek engagement from the applicable information security officer at the next highest jurisdictional level (e.g., local level, state level).
Once the appropriate information security officer is identified, the emergency manager may work with this individual to identify other members of the core planning team. It is beneficial to include members of the community that have a current understanding of the jurisdiction’s continuity plans, cyber infrastructure and cyber security capabilities, as well as any critical connections, roles or features that otherwise would have been unknown. Table 1 below provides a list of individuals/organizations that may be beneficial to include on the core planning team.

**Table 2 Potential Stakeholders for the Core Planning Team - Cyber**

<table>
<thead>
<tr>
<th>Individuals/Organizations</th>
<th>Expertise brought to Core Planning Team - Cyber</th>
</tr>
</thead>
</table>
| Emergency Manager or designee                                 | ▪ Experience coordinating multiple organizations with varying capabilities and areas of specialized knowledge  
▪ Knowledge about all-hazards planning techniques  
▪ Knowledge about existing mitigation, emergency, continuity, and recovery plans  
▪ Knowledge of emergency communication and response systems that may require cyber systems  
▪ Incident management experience and capabilities |
| Senior IT Director, Chief Information Officer (CIO), Chief Information Security Officer (CISO), Chief Technology Officer (CTO), or designee | ▪ Knowledge of cyber incident response  
▪ Specialized personnel and support  
▪ Knowledge of key cyber systems within jurisdiction (e.g., water treatment, traffic systems, energy connections, hospital systems, backups) |
| Senior Official (elected or appointed) or designee            | ▪ Government intent and priorities by identifying planning goals and essential tasks  
▪ Authority to commit the jurisdiction’s resources  
▪ Knowledge of government resources |
| Police Chief or designee                                      | ▪ Knowledge about local laws and ordinances and specialized response requirements  
▪ Knowledge about fusion centers and intelligence and security strategies for the jurisdiction  
▪ Knowledge of key law enforcement requiring cyber systems (e.g., dispatch, records, emergency notifications) |
| Emergency Medical Services Director or designee              | ▪ Knowledge about emergency medical treatment requirements for a variety of situations  
▪ Knowledge of key medical resources that require cyber systems (e.g., dispatch, dispensing) |

16 This is an essential member of the core planning team. If the organization does not have someone with one of these titles, the emergency manager or senior official would seek engagement from the applicable information security officer at the next highest jurisdictional level (e.g., county level, state level).
Given the potential reach and scope of a disruptive cyber incident, it is important to include additional community stakeholders in the planning process through the broader collaborative planning team, including those associated with community lifelines and other critical services that rely on cyber systems. Examples of key stakeholders that may be beneficial to include on the broader collaborative planning team are presented in Table 2.

### Table 3. Potential Stakeholders for the Collaborative Planning Team - Cyber

<table>
<thead>
<tr>
<th>Individuals/Organizations</th>
<th>Expertise brought to Collaborative Planning Team - Cyber</th>
</tr>
</thead>
<tbody>
<tr>
<td>Utility representatives or designee</td>
<td>▪ Knowledge about utility infrastructure and possible cyber interdependencies (e.g., connections to and from gas, electric, and water interconnections)</td>
</tr>
<tr>
<td>Hazardous Materials Coordinator or designee</td>
<td>▪ Knowledge about hazardous materials that are produced, stored, or transported in or through the community, and the cyber-based systems in use (e.g., facility controls, machinery)</td>
</tr>
<tr>
<td>Transportation Director or designee</td>
<td>▪ Knowledge about the jurisdiction’s road infrastructure and transportation resources and the cyber-based systems in use (e.g., traffic systems, camera operations)</td>
</tr>
<tr>
<td>School Superintendent or designee</td>
<td>▪ Knowledge about the hazards that directly affect schools and the cyber-based systems in use (e.g., administrative systems, communication software, enrollment information)</td>
</tr>
</tbody>
</table>
Step 2: Understand the Situation

In this step, the planning team develops an understanding of how potential incidents may occur in and impact their community. Information in the Types of Cyber Incidents section of this guide provides a starting point for understanding the common types of cyber incidents and how they could impact the community. The Assessing Cyber Risks to Inform Prioritization and Planning section provides guidance and considerations for identifying potential consequences and impacts from cyber incidents and restoration priorities.

The planning team may benefit from developing a few scenarios to drive their planning efforts. Not every cyber incident will require a broad community response, or even a response outside the affected entity. Developing and exploring different scenarios helps the planning team understand the potential risks to be addressed in the response plan or annex and to examine the dependencies of assets and services. Exercises may also be used after the plan is developed to identify potential gaps and highlight where additional training and coordination is needed.

Prior to developing a cyber incident plan or annex, or integrating cyber incidents into a jurisdiction’s emergency operations plan (EOP), the planning team should fully understand their EOP and any

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17 PSAs are trained critical infrastructure protection and vulnerability mitigation subject matter experts who facilitate local field activities in coordination with other Department of Homeland Security offices. They also advise and assist state, local and private sector officials and critical infrastructure facility owners and operators. For more information visit: https://www.cisa.gov/protective-security-advisors.
existing supporting plans and annexes, such as communications and energy. Annexes supplement and are consistent with the EOP and do not duplicate or conflict with it. A jurisdiction’s EOP base plan or supporting plans will address many responsibilities and actions taken when implementing cyber incident response, as these actions are frequently required regardless of the specific threat or hazard. A cyber annex therefore addresses the unique characteristics and requirements not already covered in the EOP base plan or other annexes.

**Step 3: Determine Goals and Objectives**

In this step, the planning team works together to determine operational priorities and then sets goals and objectives for cyber incident response. Operational priorities specify what the responding organizations intends to accomplish and the desired end-state for the cyber incident response. Using the scenarios and risk analysis results from Step 2, the planning team engages the senior official (e.g., tribal leader[s], mayor, county judge, commissioner[s]) to explore how the incident and impacts may evolve within the jurisdiction and what defines a successful outcome. The resulting discussion explores the requirements necessary to achieve the desired end-state, which will help determine actions and resources needed for the incident response. Senior officials may identify the desired end-state and operational priorities for cyber incident response operations or affirm those proposed by the planning team.

The actual situation when an incident occurs will determine the incident objectives. The goals and objectives established in the EOP are based on planning assumptions and provide a starting place for incident response planning.

Once operational priorities for the EOP or annex are set, the planning team collectively determines goals and objectives for cyber incident response. The goals and objectives should be realistic and based on the current state of cyber maturity in the jurisdiction. When crafting goals and objectives, the planning team considers the minimum capabilities needed to provide essential services and understands that priorities may change during the course of the incident.

**Possible Goals for a Cyber Incident Response Plan May Include:**

- Ensure continuous operations of community lifelines and critical services.
- Disseminate timely information to the community regarding impacted services, restoration expectations, and available support.
- Efficiently exchange information with service owners/operators to enable rapid response and recovery efforts.
- Mitigate additional cascading impacts by isolating the impacted system(s), if possible.
- Identify how the system was compromised and make the immediate changes to ensure vulnerabilities cannot continue to be exploited while containment and recovery efforts are ongoing.
Step 4: Develop the Plan

Based on the results of Steps 2 and 3, the planning team may begin developing their plan, to include generating, comparing, and selecting possible courses of action to achieve the identified goals and objectives and identifying resources. Planners may refer to CPG 101 for writing and reviewing checklists, as well as format considerations.

The cyber experts on the planning team play an essential role in developing and evaluating courses of action, as they may provide insight into the likely actions, impacts, and decision points in a cyber incident. When developing courses of action, the planning team may follow the process described in CPG 101. During this decision process, the planning team considers:

- The roles and responsibilities each party may play throughout a cyber incident. For example, an emergency manager may provide support in an emergency caused by a cyber incident or may be responsible for leading the response if the cyber incident resulted in physical damages to water treatment or fuel supply facilities;
- A timeline of when expected response parties would be available;
- Specific types of cyber incidents that would require special notifications or cause concern that may require notification to legal authorities, neighboring jurisdictions, state, or federal governments; and
- When to ask for additional specialized assistance and determine what options are available.

When developing courses of action, the planning team considers any applicable legal requirements or procedures. Cyber incidents, such as those involving data breaches, may necessitate compliance with specific legal reporting requirements. Laws might specify when and how to disclose privacy or identify risks, such as the breach of private personal information. For example, if a data breach affects financial information such as payment (credit/debit) cards, the organization may need to notify consumer reporting agencies and the payment card issuers and processing companies.

Considering an Effects-Based Approach

When planning for a cyber incident, it can be difficult to predict the impact of cascading failures across infrastructures because unknown and unintended consequences are probable, given the ever-increasing complexity and connectedness of infrastructure. As such, jurisdictions may benefit from considering the potential effects of an incident when developing and selecting courses of action. These effects often fall into at least one of the following categories: loss of power, loss of internet, loss of local networks, loss of voice communications, loss of local IT equipment, loss of access to data, and loss of key IT personnel.

Effects-based planning can serve as a vehicle to bring together disparate groups to focus on how to strengthen response posture and improve resiliency.
After selecting courses of action, the planning team determines what resources are necessary to carry out the associated activities and identifies resource gaps so that they may work with partners to preemptively address those gaps. The planning team may use capability estimates to describe the jurisdiction’s ability to perform a course of action. When developing capability estimates for cyber incident response planning, the planning team may want to consider:

- Cyber Incident Response Teams (CIRT);
- State/federal partners;
- Mutual aid assistance;
- Third-party cyber advisors, which may be private sector partners;
- Computer equipment (e.g., laptops, monitors, networking);
- Industrial control system hardware (e.g., human machine interfaces);
- Communications (e.g., telephone, network); and,
- Computer storage (e.g., hard drives).

Establishing a Cyber Disruption Team (CDT)

Jurisdictions may want to consider establishing a CDT in their plan. A CDT is a specialized consultative group comprised of representatives and subject matter experts from emergency management, IT, law enforcement, critical infrastructure, and other relevant domains. The CDT is a key resource for understanding:

- the nature and potential durations of cyber disruptions;
- the effects of cyber disruptions on critical life-safety, critical cyber assets, and other key response activities; and
- the potential resource needs of IT personnel and agencies to maintain, protect, and re-establish operations.

During cyber disruptions of any nature, the CDT will integrate into the Incident Command System (ICS) structure of the overall incident response. Utilizing the CDT framework incorporates the added benefit of integrating emergency management principles and procedures for IT personnel and other disciplines.

Depending on the impacts of an incident, emergency managers may need to activate other plans or annexes (e.g., power outage, distribution management). Activation of other plans may require incorporation of additional partners into incident support and consequence management functions. Establishing a unified coordination structure aims to effectively integrate partners with leadership roles into a complex cyber incident that includes extensive cascading impacts.

During this step, the planning team also determines how to assess the status and operational readiness of the previously identified essential services and cyber assets and factors that information into plan development. This will help when responding to cyber incidents by providing emergency managers with information about what and how services are affected, what services are not affected, and what services might be affected later.
Step 5: Prepare and Review the Plan

This step involves translating the findings of Steps 3 and 4 into a cyber incident response plan or annex, reviewing it to ensure that it meets applicable regulatory requirements and jurisdictional standards, verifying that it is useful in practice, and obtaining approval on the plan by the appropriate authorized body. During this step, jurisdictions may update key stakeholders and receive buy-in from partners. Planners may follow the best practices for plan development outlined in CPG 101 to ensure the plan is readily understood by all audiences regardless of their technical expertise.

To ensure the plan meets regulatory requirements and standards, the planning team may engage external partners (e.g., the next level of government, regional or national cyber experts) to perform a review of the document. To evaluate the effectiveness of the plan, the planning team may consider the five criteria outlined in CPG 101: adequacy, feasibility, acceptability, completeness, and compliance.

### Questions to Consider When Reviewing a Cyber Incident Plan or Annex

- Did the planning team include representation from the jurisdiction’s technology teams?
- Does the plan outline the roles and responsibilities of the key stakeholders?
- Does the plan map interdependencies between critical cyber systems or services?
- Does the plan include an emergency contact list for each of the critical cyber services?
- Does the plan identify potential consequences of service disruptions?
- Does the plan outline minimal service levels needed to maintain continuity of operations?
- Does the plan clearly identify available cyber response resources (e.g., personnel, administration and finance, operational organizations, logistics, communications, equipment, facilities)?
- Does the plan specify how to notify emergency management of an event with potentially cascading impacts to other areas?
- Does the plan identify when to escalate emergency response and who is responsible for making that decision?
- Does the plan clearly define the beginning and end of cyber incident response operations?
- Does the plan clearly define who is the lead, who are the support roles, and how to divide and address necessary tasks during cyber incident response?
- Does the plan include provisions for engaging private sector organizations in the management of cyber incident response either as resources or as members of the unified coordination group?
- Does the plan account for updates in technology since the last revision?
Prior to distributing the approved cyber incident response plan or annex, the planning team would confirm that the document does not contain any sensitive information that could be leveraged to carry out a cyberattack. Sensitive information may need to be redacted, or the plan’s distribution limited to a smaller, specific audience as described earlier in the Communications Considerations section.

**Step 6: Implement and Maintain the Plan**

This step focuses on ensuring key stakeholders are familiar with the roles and processes described in the plan or annex, through training and exercises, and that the plan or annex is regularly updated to reflect lessons learned and best practices.

Training on the cyber incident response plan or annex is crucial to preparing the response team for timely communication and coordination activities. Routine training also helps ensure new staff are aware of their roles and responsibilities. It may be beneficial for trainings to address:

- Foundational cyber topics (e.g., common causes of cyber incidents, key terms);
- Basic topics in emergency management (e.g., planning, situational awareness, Incident Command System) for other key personnel (e.g., IT staff, CISO);
- Use of specific, essential response tools (e.g., decision support matrices, escalation criteria);
- Complex or nuanced aspects of response (e.g., notification, escalation, legal reporting requirements); and,
- Plan specific training (e.g., communication relay, role/function assignments).

Like other emergency plans and annexes, cyber incident response plans are exercised regularly. Use of Homeland Security Exercise and Evaluation Program (HSEEP) guidance can maximize the effectiveness of exercise development. Once exercise scope, objectives, and capabilities are identified, exercise planners may develop scenarios for their exercise. It is important for the exercise planning team to include cyber experts in both the exercise planning and after-action processes. These cyber experts help to ensure the cyber aspects of the exercise are realistic while understanding and interpreting the more nuanced aspects of a cyber incident so improvement actions are documented accurately. Jurisdictions may select to integrate cyber considerations into their broader exercise program, to include the Integrated Preparedness Planning Workshop and resultant multi-year Integrated Preparedness Plan recommended in the Homeland Security Exercise and Evaluation Program.
Michigan Statewide Cyber Disruption Exercise

As part of an annual scenario-based exercise series on cyber disruptions, Michigan conducted a functional exercise in 2021 to test the state’s ability to respond to a simultaneous cyber-attack on multiple local governments and K-12 schools. The scenario was based on threat models, indicators of compromise, and actual events in Michigan and other states.

The exercise goals provided a scenario that grew in complexity and allowed teams to exercise response, interagency coordination, and communication capabilities. The exercise itself involved players from planning team organizations, local governments, and school districts.

Exercise planning included multiple organizations providing complimentary and overlapping skillsets, but with different capabilities and reporting structures. Preparation for the exercise included coordination among the major players to ensure mutual understanding and documentation of capabilities, command structures, and activation procedures.

Major planning organizations and key functions related to the exercise included:

- Michigan State Police Emergency Management and Homeland Security Division (MSP/EMHSD), responsible for emergency operations coordination and the State Emergency Operations Center;
- MSP Michigan Cyber Command Center (MC3), responsible for cyber emergency response coordination during critical incidents in the state;
- Michigan Department of Technology, Management, and Budget (DTMB) resources, including the Michigan Cyber Civilian Corps, trained technical experts who volunteer to local incidents when requested; and Michigan Cyber Partners, a collaboration of various state and local public entities who help local entities prepare for cyber incidents;
- Michigan National Guard, provides advanced cyber defense capabilities available to support state government and civilian industry; and
- Federal agencies including CISA and the FBI who work closely with state and local partners and provide national context to local incidents.

Highlights and lessons learned from the exercise:

- The planning process for the exercise allowed for state cyber response plans to be updated simultaneously;
- Experiences were applied in 2022 when using the Michigan Cyber Disruption Response Plan to aid in real-world interagency coordination and communication regarding the Russian/Ukrainian war and cybersecurity related threats to the state.
- The cycle of planning, training, and exercising together was essential to gain knowledge, understand organizational capabilities, close capability gaps, and build trusted relationships.
The Homeland Security Exercise and Evaluation Program (HSEEP): Provides a set of guiding principles for exercise and evaluation programs, including a common approach to exercise program management, design and development, conduct, evaluation, and improvement planning. Utilizing HSEEP helps to ensure a coordinated and comprehensive approach to planning, training, and strengthening capabilities ahead of a cyber incident.

National Exercise Program (NEP) is a two-year cycle of exercises across the nation that examines and validates capabilities in all preparedness mission areas. SLTT jurisdictions are eligible to submit requests for exercise support and participate in the NEP.

HSEEP After-Action Report Template: Provides a flexible template for after action report development.

CISA Tabletop Exercise Packages (CTEPs): A comprehensive set of resources designed to assist stakeholders in conducting their own exercises. Packages include cybersecurity Situation Manuals (SITMANs) covering topics such as industrial control systems (ICS), ransomware, insider threats, phishing, and elections-related cyber threat vectors.
Appendix B: Cyber Incident Identification and Closing Processes

The planning team works together to establish a process for monitoring, identifying, and declaring a cyber incident. The planning team identifies benchmarks or triggers that clearly indicate when the cyber incident plan or annex is activated. As a starting point for this effort, it may be helpful for the planning team to review the Cyber Incident Severity Schema in the National Cyber Incident Response Plan (NCIRP), which serves as a way to describe the severity or impact of a cyber incident.

For cyber-driven events, the first partners to notified often vary based on the incident and jurisdiction. This means that building strong relationships and understandings of cascading impacts from cyber incidents may enhance the capacity to make joint and informed decisions. Establishing relationships and reviewing cyber incident response protocols with these types of partners helps emergency managers gain an understanding of the types of situations they would be asked to assist or lead for a cyber-driven event. To report a cyber incident to CISA visit the Incident Reporting System.18

The planning team may also choose to establish benchmarks or triggers that signal the end of cyber incident response operations and a return to regular activities. For instance, a cyber incident response may end once the root cause of the incident has been identified and remediated or the situation stabilized. Cyber incidents often escalate and de-escalate differently than natural hazards. For example, while hurricanes often come with significant pre-warning and progress in severity, cyber incidents may have unexpected and immediate severe impacts. Similarly, other disasters may include a long-term recovery process that lasts months or years. Although cyber professionals may consider a cyber incident fully recovered once the compromised system is restored to functionality, the physical and cascading impacts of a cyber incident may require a longer recovery process. Open and regular communication among staff is key to understanding how similar terms are used in different organizations and for establishing clear expectations.

The end of a cyber incident may be hard to define, as it may blend into traditional recovery activities. Officially closing a cyber incident indicates that the situation has stabilized and allows for regular activities.

CISA developed two playbooks to strengthen cybersecurity response practices and operational procedures for the federal government, public, and private sector entities. Building on insights from previous incidents and incorporating industry best practices, the playbooks contain checklists for incident response, incident response preparation, and vulnerability response that any organization can adapt to track necessary activities to completion.

- The Incident Response Playbook applies to incidents that involve confirmed malicious cyber activity and for which a major incident has been declared or not yet been reasonably ruled out.

- The Vulnerability Response Playbook applies to any vulnerability used by adversaries to gain unauthorized entry into computing resources. This playbook builds on CISA’s Binding Operational Directive 22-01 and standardizes the high-level process that is followed when responding to vulnerabilities that pose significant risk across the federal government, and private, and public sectors.

To view the playbooks visit: Federal Government Cybersecurity Incident and Vulnerability Response Playbooks (cisa.gov).
Appendix C. Additional Resources

Cyber Incident Management Guidance, References, and Training

CYBERSECURITY AND INFRASTRUCTURE SECURITY AGENCY

- **Emergency Directives and Binding Operational Directives**: Provide actionable guidance in response to specific cybersecurity threats. Although Binding Operational Directives (BODs) and Emergency Directives (EDs) strictly apply to and require action from Federal Civilian Executive Branch agencies, the threats they address often extend to every sector. Therefore, CISA recommends all stakeholders review and adopt BOD and ED guidance.

- **Binding Operational Directive 22-01**: Establishes a CISA-managed catalog of known exploited vulnerabilities that carry significant risk to the federal enterprise and establishes requirements for agencies to remediate any such vulnerabilities.

- **CISA Vulnerability Scanning**: Provides automated vulnerability scans and delivers a weekly report, which helps secure internet-facing systems from weak configurations and known vulnerabilities.

- **Cyber Essential Element – Your Crisis Response**: Provides tips focused on limiting damage and quickening restoration of normal operations.

- **Cyber Essentials Starter Kit**: Provides guidance for leaders of small businesses and small and local government agencies to help them start implementing organizational cybersecurity practices.

- **Cybersecurity Glossary**: A glossary of common cybersecurity words and phrases.

- **Cyber Resilience Review (CRR)**: A no-cost, voluntary, non-technical assessment to evaluate an organization’s operational resilience and cybersecurity practices. The CRR may be conducted as a self-assessment or as an on-site assessment facilitated by the Department of Homeland Security (DHS) cybersecurity professionals. The assessment is designed to measure existing organizational resilience as well as provide a gap analysis for improvement based on recognized best practices.

- **Cyber Incident Resource Guide for Governors**: Information for governors and their staff on how to request federal support during or following a cyber incident.

- **Cyber Incident Response Resources**: Provides an overview of CISA’s role in cyber incident response and includes supporting resources.
- **Cyber Incident Response Training**: No-cost cybersecurity incident response training for government employees and contractors across federal and SLTT government, and educational and critical infrastructure partners.

- **Cybersecurity Performance Goals**: Provide baseline IT and OT security practices that can improve resilience against, and meaningfully reduce the likelihood and impact of, known cyber risks and common TTPs.

- **Cyber Security Evaluation Tool (CSET)**: Provides a systematic, disciplined, and repeatable approach for evaluating an organization’s security posture. CSET includes the Cybersecurity Performance Goals Assessment, which organizations can use to evaluate their cybersecurity posture and drive investments towards meaningfully reducing the likelihood and impact of known risks and adversary techniques.

- **Emergency Services Sector Cybersecurity Framework Implementation Guidance**: Provides foundational guidance for how emergency services sector organizations may enhance their cybersecurity using the NIST Cybersecurity Framework.

- **Emergency Services Sector Cybersecurity Initiative**: Provides resources to help those in the emergency services sector better understand and manage cyber risks.

- **Federal Government Cybersecurity Incident and Vulnerability Response Playbooks**: Two playbooks developed by CISA to strengthen cybersecurity practices and operational procedures for the federal government, and public and private sector entities. The playbooks contain checklists for incident response, incident response preparation, and vulnerability response.

- **Free Cybersecurity Services and Tools**: Identifies free cybersecurity tools and services to help organizations further advance their security capabilities.

- **Resources for State, Local, Tribal and Territorial (SLTT) Governments**: Presents key resources for SLTT governments pertaining to cybersecurity, including best practices, case studies, and an SLTT Toolkit.

- **State, Local, Tribal and Territorial Government Coordinating Council (SLTTGCC) Cyber Resource Compendium**: Identifies some of the major references that may help build or strengthen an organization’s cybersecurity program.

- **Tabletop Exercise Packages (CTEPs)**: A comprehensive set of resources designed to assist stakeholders in conducting their own exercises. The packages include cybersecurity situation manuals covering topics such as industrial control systems, ransomware, insider threats, phishing, and elections-related cyber threats.
FEDERAL EMERGENCY MANAGEMENT AGENCY

- **Building Private-Public Partnership Guide**: Provides best practices for jurisdictions to establish and maintain a private-public partnership, which is essential to successful cyber incident response.

- **Continuity Resources and Technical Assistance**: Information and tools on continuity of operations plans, assessments, and resources.


- **Comprehensive Preparedness Guide (CPG) 201: Threat and Hazard Identification and Risk Assessment (THIRA) and Stakeholder Preparedness Guide (SPG)**: Provides guidance for communities on conducting THIRA and SPR assessments and evaluating levels of preparedness.

- **Homeland Security Exercise and Evaluation Program (HSEEP)**: Provides a set of guiding principles for exercise and evaluation programs, including a common approach to exercise program management, design and development, conduct, evaluation, and improvement planning.

- **HSEEP After-Action Report Template**: Provides a flexible template for after action report development.

- **National Exercise Program (NEP)**: A two-year cycle of exercises across the nation that examines and validates capabilities in all preparedness mission areas. SLTT jurisdictions are eligible to submit requests for exercise support and participate in the NEP.

- **National Incident Management System**: Guides all levels of government, nongovernmental organizations, and the private sector to work together to prevent, protect against, mitigate, respond to, and recover from incidents by providing the whole community with shared vocabulary, systems, and processes.

- **Preparedness Grants Manual**: Describes regulations, policies, and procedures for managing preparedness grants with guidance specific to each grant. Includes information on the Homeland Security Grant Program.

- **Threat and Hazard Identification and Risk Assessment (THIRA)**: Provides guidance for assessing the risk of all threats and hazards.

NATIONAL INSTITUTE OF SCIENCE AND TECHNOLOGY

- **Computer Security Incident Handling Guide**: Assists organizations in establishing computer security incident response capabilities and handling incidents efficiently and effectively.
- **Cybersecurity Framework**: Provides strategic guidance to help build and execute a cybersecurity program. Helps organizations assess cyber risks and set plans for improving or maintaining their security posture.

- **Guide for Conducting Risk Assessments**: Provides guidance for conducting risk assessments of federal information systems and organizations.

- **Guide for Cybersecurity Event Recovery**: Provides guidance to help organizations plan and prepare for recovery from a cyber event and integrate the processes and procedures into their enterprise risk management plans.

- **Security and Privacy Controls for Information Systems and Organizations**: Provides a catalog of security and privacy controls for information systems and organizations to protect organizational operations and assets, individuals, and other organizations from a diverse set of threats and risks.

**OTHER RESOURCES**

- **Cyber Incident Reporting: A Unified Message for Reporting to the Federal Government**: Explains when, what, and how to report a cyber incident to the federal government.

- **Data Breach Response Guide**: Provided by the Federal Trade Commission and provides general guidance for an organization on how to manage a data breach.

- **National Cyber Incident Response Plan (NCIRP)**: Maintained by the Department of Homeland Security, the NCIRP is a national approach to dealing with cyber incidents. It addresses the important role that the private sector, state and local governments, and multiple federal agencies play in responding to incidents and how the actions of all fit together for an integrated response.

**Direct Resources and Partnerships**

**MULTI-STATE INFORMATION SHARING & ANALYSIS CENTER (MS-ISAC)**

In addition to working to help improve the cybersecurity posture of SLTT governments, MS-ISAC operates a cybersecurity operations center 24 hours a day, 7 days a week to provide real-time network monitoring, early cyber threat warnings and advisories, vulnerability identification, and mitigation and incident response.

The MS-ISAC Cyber Incident Response Team (CIRT) provides SLTT governments with malware analysis, computer and network forensics, code analysis/mitigation, and incident response. External vulnerability assessments are also available after an incident. This service helps victims of cyber incidents to check if their remediation efforts have been effective. For more information, visit: [https://www.cisecurity.org/ms-isac/](https://www.cisecurity.org/ms-isac/).
SLTT government representatives who believe they are experiencing a cybersecurity event may report it to: https://www.cisecurity.org/isac/report-an-incident.

CYBER SECURITY ADVISORS (CSA)
CSAs are regionally located DHS personnel who direct coordination, outreach and regional support to protect cyber components essential to the sustainability, preparedness and protection of the Nation’s critical infrastructure and SLTT governments. CSAs offer immediate and sustained assistance to prepare and protect SLTT and private entities. CSAs bolster the cybersecurity preparedness, risk mitigation, and incident response capabilities of these entities and bring them into closer coordination with the federal government. CSAs represent a front-line approach and promote resilience of key cyber infrastructures throughout the U.S. and its territories. For more information about CSAs, please email cyberadvisor@hq.dhs.gov.

EMERGENCY COMMUNICATIONS COORDINATORS (ECC)
ECCs are subject matter experts located across the country who build trusted relationships, enhance collaboration, and stimulate the sharing of best practices and information between all levels of government, critical infrastructure owners and operators, and key non-government organizations. ECCs seek to build partnerships between federal, state, local, tribal, and territorial government stakeholders as well as the private sector. These partnerships result in a united effort to improve the Nation’s operable and interoperable emergency communications. For more information on the Emergency Communications Coordination Program, please visit: https://www.cisa.gov/emergency-communications-coordination-program.

PROTECTIVE SECURITY ADVISOR (PSA)
PSAs are trained critical infrastructure protection and vulnerability mitigation subject matter experts. Operating under CISA’s Integrated Operations Division, PSAs facilitate local field activities in coordination with other DHS offices while assisting state, local, private sector, and critical infrastructure officials, owners and operators. The PSA program focuses on physical site security and resiliency assessments, planning and engagement, incident management assistance, and vulnerability and consequence information sharing. For more information about PSAs, visit: https://www.cisa.gov/security-advisors.

PUBLIC INFRASTRUCTURE SECURITY CYBER EDUCATION SYSTEM (PISCES)
PISCES is a non-profit organization that, in partnership with DHS CISA and the Pacific Northwest National Laboratory, partners with the private sector, colleges and universities, and local governments to provide no-cost cybersecurity event monitoring to small public sector organizations. Students leverage data collected from customer networks to build their skills as cybersecurity analysts, and report confirmed or potential compromises to the customer jurisdiction when identified. For more PISCES information, visit: pisces-intl.org.
Funding Considerations

ROBERT T. STAFFORD DISASTER RELIEF AND EMERGENCY ASSISTANCE ACT

The Robert T. Stafford Disaster Relief and Emergency Assistance Act\(^{19}\) (Stafford Act) authorizes the President to declare a major disaster or emergency and provide federal assistance to states, territories, local governments, tribal nations, individuals and households and nonprofit organizations to respond and recover from a major disaster. All requests for a declaration by the President are made by the governor or tribal leader of the affected state, territory, or tribal nation. These requests are based on findings that “the disaster is of such severity and magnitude that effective response is beyond the capabilities of the State and the affected local governments, and that Federal assistance is necessary.”

Cyber incidents may or may not meet the criteria for declaring a major disaster or emergency. During a cyber incident response, jurisdictions may need additional resources including computer hardware, software, cybersecurity services from vendors, and other support services or personnel. Planning for a potential widespread cyber incident, including the identification of various resource and funding sources, is critical for jurisdictions.

HOMELAND SECURITY PREPAREDNESS GRANTS

The Homeland Security Grant Program includes a suite of risk-based grants to assist state, local, tribal, and territorial efforts in preventing, protecting against, mitigating, responding to, and recovering from acts of terrorism and other threats. These grants provide grantees with the resources required for implementation of the National Preparedness System and working toward the National Preparedness Goal (NPG) of a secure and resilient nation.

In addition to other items allowed under the grants, certain cybersecurity planning, risk reduction activities, and hardware and operating system software designated for use in an integrated system, may be allowable under specific grant programs. Such systems include detection, communication, cybersecurity, and geospatial information systems.

For more information on Homeland Security Grants, visit:
https://www.fema.gov/grants/preparedness/homeland-security#programs.

CYBERSECURITY GRANT PROGRAMS

The passage of the Infrastructure Investment and Jobs Act of 2021 established the State and Local Cybersecurity Grant Program (SLCGP) and Tribal Cybersecurity Grant Program (TCGP). Implemented by CISA and FEMA, CISA serves as a programmatic subject matter expert for the programs, while FEMA provides grant administration and oversight for appropriated funds. For the SLCGP, state and territorial governments are responsible for cybersecurity planning and project development as well

as pass-through responsibilities to include distributing awarded funds to local governments to
address cybersecurity risks and threats to information systems owned or operated by or on behalf of
state, local, tribal, and territorial governments. For the TCGP, the tribal governments are recipients
responsible for cybersecurity planning and project development, but no required pass-through of
funding to other entities.

The overarching goal of the programs is to assist state, local, tribal, and territorial governments in
managing and reducing systemic cyber risks. To accomplish this, CISA established four separate, but
interrelated objectives:

- **Governance and Planning:** Develop and establish appropriate governance structures, as well as
  plans, to improve capabilities to respond to cybersecurity incidents and ensure the continuity of
  operations.

- **Assessment and Evaluation:** Identify areas for improvement in SLTT cybersecurity posture based
  on continuous testing, evaluation, and structured assessments.

- **Mitigation:** Implement security protections commensurate with risk through best practices.

- **Workforce Development:** Ensure organizational personnel are appropriately trained in
  cybersecurity, commensurate with their responsibilities as suggested in the National Initiative for
  Cybersecurity Education.20

For more information on the State and Local Cybersecurity Grant Program and the Tribal
Cybersecurity Grant Program, email FEMA-SLCGP@dhs.gov or FEMA-TCGP@dhs.gov or
visit https://www.fema.gov/grants/preparedness/state-local-cybersecurity-grant-program or

**CYBER RESPONSE AND RECOVERY FUND**

The passage of the Infrastructure Investment and Jobs Act also included the Cyber Response and
Recovery Act (CRRA), which authorizes the Secretary of Homeland Security to declare a significant
cyber incident under specific circumstances. The CRRA also establishes the Cyber Response and
Recovery Fund (CRRF), which CISA can use following a declaration to coordinate asset response
activities, provide response and recovery support for the specific significant incident (including
through asset response activities and technical assistance), and, as the CISA Director determines
appropriate, award grants or cooperative agreements to help entities respond to or recover from the
specific significant incident. Once the grant program is established, it will be implemented by CISA.
After the program is established and implemented, CISA will provide more information to the public
on the circumstances under which a grant can be awarded.

20 https://www.nist.gov/itl/applied-cybersecurity/nice
Appendix D: Glossary

- **Asset**: Items of value to stakeholders. An asset may be tangible (e.g., a physical item such as hardware, firmware, computing platform, network device, or other technology component) or intangible (e.g., humans, data, information, software, capability, function, service, trademark, copyright, patent, intellectual property, image, or reputation).

- **Attack**: An attempt to gain unauthorized access to system services, resources or information, or an attempt to compromise system integrity.

- **Confidentiality**: A property that information is not disclosed to users, processes, or devices unless they have been authorized to access the information.

- **Continuity Plan**: A documented plan that details how an individual organization will ensure it can continue to perform its essential functions during a wide range of incidents that impact normal operations.

- **Cyber Incident**: An event occurring on or conducted through a computer network that actually or imminently jeopardizes the confidentiality, integrity, or availability of computers, information or communications systems or networks, physical or virtual infrastructure controlled by computers or information systems, or information resident thereon.

- **Cyber Infrastructure**: Electronic information, communications systems, services, and the information contained therein.

- **Cybersecurity**: The activity or process, ability or capability or state whereby information and communications systems and the information contained therein are protected from and/or defended against damage, unauthorized use or modification, or exploitation.

- **Data Breach**: The unauthorized movement or disclosure of sensitive information to a party, usually outside the organization, that is not authorized to have or see the information.

- **Denial-of-Service (DoS)**: An attack that prevents or impairs the authorized use of information system resources or services.

- **Disruption**: An event which causes unplanned interruption in operations or functions.

- **Distributed Denial-of-Service (DDoS)**: A denial of service technique that uses numerous systems to perform the attack simultaneously.

- **Downstream Dependencies**: Services provided by a jurisdiction to its residents or other jurisdictions.
- **Exploit**: A technique to breach the security of a network or information system in violation of security policy.

- **Incident Command System (ICS)**: A standardized approach to the command, control, and coordination of on-scene incident management, providing a common hierarchy within which personnel from multiple organizations may be effective. ICS is the combination of procedures, personnel, facilities, equipment, and communications operating within a common organizational structure, designed to aid in the management of on-scene resources during incidents. It is used for all kinds of incidents and is applicable to small, as well as large and complex, incidents, including planned events.

- **Industrial Control System (ICS)**: An information system used to control industrial processes such as manufacturing, product handling, production, and distribution or to control infrastructure assets. It is also known as operational technology.

- **Information Technology (IT)**: Any equipment or interconnected system or subsystem of equipment used in the automatic acquisition, storage, analysis, evaluation, manipulation, management, movement, control, display, switching, interchange, transmission, or reception of data or information.

- **Insider Threat**: A person or group of persons within an organization who pose a potential risk through violating security policies. One or more individuals with the access and/or inside knowledge of a company, organization, or enterprise that enabling them to exploit the vulnerabilities of that entity’s security, systems, services, products, or facilities with the intent to cause harm.

- **Integrity**: The property whereby information, an information system or a component of a system has not been modified or destroyed in an unauthorized manner. A state in which information has remained unaltered from the point it was produced by a source, during transmission, storage, and eventual receipt by the destination.

- **Malware**: Software that compromises the operation of a system by performing an unauthorized function or process. Hardware, firmware, or software that is intentionally included or inserted in a system to perform an unauthorized function or process that has adverse impacts on the confidentiality, integrity, or availability of an information system.

- **Mitigation**: The application of one or more measures to reduce the likelihood of an unwanted occurrence and/or lessen its consequences.

- **Network Services**: Firewalls, including relevant hardware (e.g., hubs, bridges, switches, multiplexers, routers, cables, proxy servers, and protective distributor systems) and software that permit the sharing and transmission of all spectrum transmissions of information to support the security of information and information systems.
- **Operational Technology (OT):** The hardware and software systems used to operate industrial control devices.

- **Phishing:** A digital form of social engineering to deceive individuals into providing sensitive information, including usernames and passwords.

- **Privacy:** The assurance that the confidentiality of, and access to, certain information about an entity is protected.

- **Recovery:** The activities after an incident or event to restore essential services and operations in the short and medium term and fully restore all capabilities in the longer term.

- **Resilience:** The ability to adapt to changing conditions and prepare for, withstand, and rapidly recover from disruption.

- **Service:** A resource or capability provided by an asset that may be used for operational or information functions.

- **Significant Cyber Incident:** A cyber incident that is (or group of related cyber incidents that together are) likely to result in demonstrable harm to the national security interests, foreign relations, or economy of the United States or to the public confidence, civil liberties, or public health and safety of the American people.

- **Spyware:** Software that is secretly or surreptitiously installed into an information system without the knowledge of the system user or owner.

- **System:** A combination of interacting elements organized to achieve one or more stated purposes. Interacting elements in the definition of system include hardware, software, data, humans, processes, facilities, materials, and naturally occurring physical entities. Source: [NIST SP 800-160 Vol. 2 Rev. 1](https://doi.org/10.6028/NIST.SP.800-160).©

- **Trojan:** A computer program that appears to be useful by evading security mechanisms, but aims to harm a system or steal information, sometimes through exploiting legitimate authorizations of a system entity invoking the program.

- **Unauthorized Access:** Any access that violates the stated security policy.

- **Upstream Dependencies:** These are products or services provided to a jurisdiction by an external organization that are necessary to support its operations and functions.

- **Worm:** A self-replicating, self-propagating, self-contained program that uses networking mechanisms to spread itself.
### Appendix E: Acronyms

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<tr>
<th>Acronym</th>
<th>Definition</th>
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<tr>
<td>BOD</td>
<td>Binding Operational Directive</td>
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<td>CDT</td>
<td>Cyber Disruption Team</td>
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<td>CIO</td>
<td>Chief Information Officer</td>
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<tr>
<td>CIRT</td>
<td>Cyber Incident Response Team</td>
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<tr>
<td>CISA</td>
<td>Cybersecurity and Infrastructure Security Agency</td>
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<td>CISO</td>
<td>Chief Information Security Officer</td>
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<tr>
<td>CPG</td>
<td>Comprehensive Preparedness Guide</td>
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<td>CRR</td>
<td>Cyber Resilience Review</td>
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<td>CSET</td>
<td>Cyber Security Evaluation Tool</td>
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<td>CRRA</td>
<td>Cyber Response and Recovery Act</td>
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<td>CRRF</td>
<td>Cyber Response and Recovery Fund</td>
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<tr>
<td>CTO</td>
<td>Chief Technology Officer</td>
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<td>DHS</td>
<td>Department of Homeland Security</td>
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<td>DOS</td>
<td>Denial of Service</td>
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<td>EOP</td>
<td>Emergency Operations Plan</td>
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<td>FEMA</td>
<td>Federal Emergency Management Agency</td>
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<td>GETS</td>
<td>Government Emergency Telecommunications Service</td>
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<tr>
<td>HSEEP</td>
<td>Homeland Security Exercise and Evaluation Program</td>
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<tr>
<td>ICS</td>
<td>Industrial Control Systems OR Incident Command System</td>
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<tr>
<td>ISAC</td>
<td>Information Sharing &amp; Analysis Center</td>
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<td>IT</td>
<td>Information Technology</td>
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<tr>
<td>KEV</td>
<td>Known Exploited Vulnerability</td>
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<tr>
<td>Abbreviation</td>
<td>Description</td>
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<tr>
<td>NCIRP</td>
<td>National Cyber Incident Response Plan</td>
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<td>NCSR</td>
<td>Nationwide Cybersecurity Review</td>
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<tr>
<td>NDA</td>
<td>Non-Disclosure Agreement</td>
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<tr>
<td>NECP</td>
<td>National Emergency Communications Plan</td>
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<td>NIMS</td>
<td>National Incident Management System</td>
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<tr>
<td>NIST</td>
<td>National Institute of Science and Technology</td>
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<td>OT</td>
<td>Operational Technology</td>
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<tr>
<td>PACE</td>
<td>Primary, Alternate, Contingency, and Emergency</td>
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<td>PII</td>
<td>Personally Identifiable Information</td>
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<td>PISCES</td>
<td>Public Infrastructure Security Cyber Education System</td>
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<td>PSA</td>
<td>Protective Security Advisor</td>
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<tr>
<td>SLTT</td>
<td>State, Local, Tribal, and Territorial</td>
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<tr>
<td>THIRA</td>
<td>Threat and Hazard Identification and Risk Assessment</td>
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<td>TSP</td>
<td>Telecommunications Service Priority</td>
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<tr>
<td>TTP</td>
<td>Tactics, Techniques, and Procedures</td>
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<tr>
<td>UCG</td>
<td>Unified Coordination Group</td>
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<tr>
<td>WPS</td>
<td>Wireless Priority Service</td>
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