

Payment Card Industry (PCI) Data Security Standard Self-Assessment Questionnaire A and Attestation of Compliance

Card-not-present Merchants,
All Cardholder Data Functions Fully Outsourced

For use with PCI DSS Version 3.2

April 2016



Document Changes

Date	PCI DSS Version	SAQ Revision	Description
October 2008	1.2		To align content with new PCI DSS v1.2 and to implement minor changes noted since original v1.1.
October 2010	2.0		To align content with new PCI DSS v2.0 requirements and testing procedures.
February 2014	3.0		To align content with PCI DSS v3.0 requirements and testing procedures and incorporate additional response options.
April 2015	3.1		Updated to align with PCI DSS v3.1. For details of PCI DSS changes, see PCI DSS – Summary of Changes from PCI DSS Version 3.0 to 3.1.
July 2015	3.1	1.1	Updated version numbering to align with other SAQs.
April 2016	3.2	1.0	Updated to align with PCI DSS v3.2. For details of PCI DSS changes, see PCI DSS – Summary of Changes from PCI DSS Version 3.1 to 3.2.



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Before You Begin

SAQ A has been developed to address requirements applicable to merchants whose cardholder data functions are completely outsourced to validated third parties, where the merchant retains only paper reports or receipts with cardholder data.

SAQ A merchants may be either e-commerce or mail/telephone-order merchants (card-not-present), and do not store, process, or transmit any cardholder data in electronic format on their systems or premises.

SAQ A merchants confirm that, for this payment channel:

- Your company accepts only card-not-present (e-commerce or mail/telephone-order) transactions;
- All processing of cardholder data is entirely outsourced to PCI DSS validated third-party service providers;
- Your company does not electronically store, process, or transmit any cardholder data on your systems or premises, but relies entirely on a third party(s) to handle all these functions;
- Your company has confirmed that all third party(s) handling storage, processing, and/or transmission of cardholder data are PCI DSS compliant; and
- Any cardholder data your company retains is on paper (for example, printed reports or receipts), and these documents are not received electronically.

Additionally, for e-commerce channels:

 All elements of the payment page(s) delivered to the consumer's browser originate only and directly from a PCI DSS validated third-party service provider(s).

This SAQ is not applicable to face-to-face channels.

This shortened version of the SAQ includes questions that apply to a specific type of small merchant environment, as defined in the above eligibility criteria. If there are PCI DSS requirements applicable to your environment that are not covered in this SAQ, it may be an indication that this SAQ is not suitable for your environment. Additionally, you must still comply with all applicable PCI DSS requirements in order to be PCI DSS compliant.

PCI DSS Self-Assessment Completion Steps

- 1. Identify the applicable SAQ for your environment refer to the Self-Assessment Questionnaire Instructions and Guidelines document on PCI SSC website for information.
- 2. Confirm that your environment is properly scoped and meets the eligibility criteria for the SAQ you are using (as defined in Part 2g of the Attestation of Compliance).
- 3. Assess your environment for compliance with applicable PCI DSS requirements.
- 4. Complete all sections of this document:
 - Section 1 (Parts 1 & 2 of the AOC) Assessment Information and Executive Summary.
 - Section 2 PCI DSS Self-Assessment Questionnaire (SAQ A)
 - Section 3 (Parts 3 & 4 of the AOC) Validation and Attestation Details and Action Plan for Non-Compliant Requirements (if applicable)
- 5. Submit the SAQ and Attestation of Compliance (AOC), along with any other requested documentation—such as ASV scan reports—to your acquirer, payment brand or other requester.



Understanding the Self-Assessment Questionnaire

The questions contained in the "PCI DSS Question" column in this self-assessment questionnaire are based on the requirements in the PCI DSS.

Additional resources that provide guidance on PCI DSS requirements and how to complete the self-assessment questionnaire have been provided to assist with the assessment process. An overview of some of these resources is provided below:

Document	Includes:
PCI DSS	Guidance on Scoping
(PCI Data Security Standard Requirements and Security Assessment Procedures)	 Guidance on the intent of all PCI DSS Requirements Details of testing procedures Guidance on Compensating Controls
SAQ Instructions and Guidelines documents	 Information about all SAQs and their eligibility criteria How to determine which SAQ is right for your organization
PCI DSS and PA-DSS Glossary of Terms, Abbreviations, and Acronyms	Descriptions and definitions of terms used in the PCI DSS and self-assessment questionnaires

These and other resources can be found on the PCI SSC website (www.pcisecuritystandards.org). Organizations are encouraged to review the PCI DSS and other supporting documents before beginning an assessment.

Expected Testing

The instructions provided in the "Expected Testing" column are based on the testing procedures in the PCI DSS, and provide a high-level description of the types of testing activities that should be performed in order to verify that a requirement has been met. Full details of testing procedures for each requirement can be found in the PCI DSS.



Completing the Self-Assessment Questionnaire

For each question, there is a choice of responses to indicate your company's status regarding that requirement. *Only one response should be selected for each question.*

A description of the meaning for each response is provided in the table below:

Response	When to use this response:
Yes	The expected testing has been performed, and all elements of the requirement have been met as stated.
Yes with CCW (Compensating Control Worksheet)	The expected testing has been performed, and the requirement has been met with the assistance of a compensating control. All responses in this column require completion of a Compensating Control Worksheet (CCW) in Appendix B of the SAQ. Information on the use of compensating controls and guidance on how to complete the worksheet is provided in the PCI DSS.
No	Some or all elements of the requirement have not been met, or are in the process of being implemented, or require further testing before it will be known if they are in place.
N/A (Not Applicable)	The requirement does not apply to the organization's environment. (See Guidance for Non-Applicability of Certain, Specific Requirements below for examples.)
	All responses in this column require a supporting explanation in Appendix C of the SAQ.

Guidance for Non-Applicability of Certain, Specific Requirements

If any requirements are deemed not applicable to your environment, select the "N/A" option for that specific requirement, and complete the "Explanation of Non-Applicability" worksheet in Appendix C for each "N/A" entry.

Legal Exception

If your organization is subject to a legal restriction that prevents the organization from meeting a PCI DSS requirement, check the "No" column for that requirement and complete the relevant attestation in Part 3.



Section 1: Assessment Information

Instructions for Submission

This document must be completed as a declaration of the results of the merchant's self-assessment with the Payment Card Industry Data Security Standard Requirements and Security Assessment Procedures (PCI DSS). Complete all sections: The merchant is responsible for ensuring that each section is completed by the relevant parties, as applicable. Contact acquirer (merchant bank) or the payment brands to determine reporting and submission procedures.

Part 1a. Merchant Or	ganization Informatio	n						
Company Name:	Johnson County	Tax Office	DBA (doing business as):	2126 13126004 and 131	26006			
Contact Name:	Scott Porter		Title:	Johnson County Ta Assessor-Collector				
Telephone:	817-558-0122		E-mail:	scottp@johnsonco	untytx.org			
Business Address:	2 North Mill Stree	et	City:	Cleburne				
State/Province:	TX	Country:	USA	Zip:	76033			
URL:	www.texas.gov							
Part 1b. Qualified Se	curity Assessor Com	pany Infor	mation (if appli	cable)				
Company Name:								
Lead QSA Contact Name):		Title:					
Telephone:			E-mail:	****				
Business Address:			City:					
State/Province:		Country:		Zip:				
URL:								
Part 2. Executive Su	(mmary							
Part 2a. Type of Merc	chant Business (chec	k all that a	pply)					
Retailer	☐ Telecommu	ınication	☐ Groce	ry and Supermarket	S			
☐ Petroleum		ce	Mail order/telephone order (MOTO)					
Others (please specify	/):		Accept to the second se	<u> </u>				
What types of payment channels does your business serve?			Which payment channels are covered by this SAQ					
⊠ Mail order/telephone o	order (MOTO)	⊠ i	☑ Mail order/telephone order (MOTO)					
☑ E-Commerce		⊠ i	⊠ E-Commerce					
Card-present (face-to-	food)		☐ Card-present (face-to-face)					

	of Payment	Card Busin	ness			
How and in what capacit store, process and/or tra		1	sent		in the form of charge backs offices via postal mail for	
Part 2c. Locations						
List types of facilities (for summary of locations inc	•		-	ices, d	ata centers,	call centers, etc.) and a
Type of facilit	ty	Number of this			Location(s)	of facility (city, country)
Example: Retail outlets		3	3	Bosto	on, MA, USA	
main office		1		Clebi	ume, USA	
Part 2d. Payment Ap						
Does the organization us Provide the following info Payment Application	se one or mor	rding the Pay	yment Appli	ication	s your organ	PA-DSS Listing Expiry
Does the organization us	se one or mor	rding the Pay	yment Appli ion or F	ication	s your organ lication S Listed?	
Does the organization us Provide the following info Payment Application Name	se one or mor ormation rega Version Number	Application Vendo	yment Appli ion or F	ication Is app PA-DSS	s your organ	PA-DSS Listing Expiry
Does the organization us Provide the following info Payment Application Name	se one or mor ormation rega Version Number	Application Vendo	yment Appli ion r F USA [ication Is app PA-DSS	s your organ	PA-DSS Listing Expiry
Does the organization us Provide the following info Payment Application Name	se one or mor ormation rega Version Number	Application Vendo	yment Appli ion or F USA [ication Is app PA-DSS Yes Yes	s your organ	PA-DSS Listing Expiry
Does the organization us Provide the following info Payment Application Name	se one or mor ormation rega Version Number	Application Vendo	yment Appli ion or F USA [ication Is app PA-DSS Yes Yes Yes	s your organ lication Listed? No No No	PA-DSS Listing Expiry
Does the organization us Provide the following info Payment Application Name	se one or mor ormation rega Version Number Varies	Applicate Vendo Texas NICI	yment Appli ion or F USA [ication Is app PA-DSS Yes Yes Yes Yes	s your organ lication Listed? No No No	PA-DSS Listing Expiry



Section 2: Self-Assessment Questionnaire A

Requirements and Security Assessment Procedures document. Note: The following questions are numbered according to PCI DSS requirements and testing procedures, as defined in the PCI DSS

Self-assessment completion date:

Build and Maintain a Secure Network and Systems

Requirement 2: Do not use vendor-supplied defaults for system passwords and other security parameters

(b) Are unnecessary default accounts removed or disabled before installing a system on the network?	2.1 (a) Are vendor-supplied defaults always changed before installing a system on the network? This applies to ALL default passwords, including but not limited to those used by operating systems, software that provides security services, application and system accounts, point-of-sale (POS) terminals, payment applications, Simple Network Management Protocol (SNMP) community strings, etc.).	PGI/DSS question
Review policies and procedures Review vendor documentation Examine system configurations and account settings Interview personnel	Review policies and procedures Examine vendor documentation Observe system configurations and account settings Interview personnel	Expected Teating
	⊠	(Chack o
		Response ck one response for each of Yes with CCW No
		inse for each (
		gu aștici i)



Implement Strong Access Control Measures

Requirement 8: Identify and authenticate access to system components

8.2.3 (a) Are user password parameters configured to require passwords/passphrases meet the following? • A minimum password length of at least seven characters • Contain both numeric and alphabetic characters Alternatively, the passwords/passphrases must have complexity and strength at least equivalent to the parameters specified above.	 Something you are, such as a biometric 	 Something you have, such as a token device or smart card 	 Something you know, such as a password or passphrase 	the following methods employed to authenticate all Ubserve authentication processe users?	8.2 In addition to assigning a unique ID, is one or more of Review password procedures	 Observe returned physical authentication devices 	Review current access lists	deactivated or removed?	8.1.3 Is access for any terminated users immediately • Review password procedures	to access system components or cardholder data? Interview personnel	8.1.1 Are all users assigned a unique ID before allowing them • Review password procedures		RCLDSS Question Expected Testing
_				 Observe authentication processes 	 Review password procedures 	 Observe returned physical authentication devices 	 Review current access lists 	 Examine terminated users accounts 	 Review password procedures 	Interview personnel			Expected Teating
×					⊠				⊠		×	Yes	(Check
												CCW	Check one response for each question)
							•					No	e for each
												N/A	questian)



				8.5		
 Shared and generic user IDs are not used to administer any system components? 	 Shared user IDs for system administration activities and other critical functions do not exist; and 	 Generic user IDs and accounts are disabled or removed; 	other authentication methods prohibited as follows:	Are group, shared, or generic accounts, passwords, or		
		Interview personnel	 Examine user ID lists 	 Review policies and procedures 	Application of the second	Expected Testion
				Ø	Yes	(Check o
					Yes with	Resp ne respans
					No.	ignse le <i>foresch</i>
					N.	question)

Requirement 9: Restrict physical access to cardholder data

9.6.2	9.6.1		9.6	9.5	
Is media sent by secured courier or other delivery method that can be accurately tracked?	Is media classified so the sensitivity of the data can be determined?	(b) Do controls include the following:	(a) Is strict control maintained over the internal or external distribution of any kind of media?	Are all media physically secured (including but not limited to computers, removable electronic media, paper receipts, paper reports, and faxes)? For purposes of Requirement 9, "media" refers to all paper and electronic media containing cardholder data.	RCI DSS Question
			•		
Interview personnel Examine media distribution tracking logs and documentation	Review policies and procedures for media classification Interview security personnel		Review policies and procedures for distribution of media	Review policies and procedures for physically securing media Interview personnel	Expected Testing
	⊠		×	×	(Check o
					Response Check one response for each question Yes with Yes CCW No N/A
					Response Response With No
					guestian) N/A



	9.8 .1		9.8	9.7	9.6.3	
(b)	(a)	<u> </u>	(a)	ac is		
(b) Are storage containers used for materials that contain information to be destroyed secured to prevent access to the contents?	(a) Are hardcopy materials cross-cut shredded, incinerated, or pulped so that cardholder data cannot be reconstructed?	(c) Is media destruction performed as follows:	(a) Is all media destroyed when it is no longer needed for business or legal reasons?	Is strict control maintained over the storage and accessibility of media?	Is management approval obtained prior to moving the media (especially when media is distributed to individuals)?	PCI DSS Question
			•	•		
Examine security of storage containers	Review periodic media destruction policies and procedures Interview personnel Observe processes		Review periodic media destruction policies and procedures	Review policies and procedures	Interview personnel Examine media distribution tracking logs and documentation	Expected Testing
			×	×	⊠	(Chạck o
						Response Chack one response for each questi Yes with No N//
						onse e for each o
						question)



Maintain an Information Security Policy

Requirement 12: Maintain a policy that addresses information security for all personnel

contractors and consultants who are "resident" on the entity's site or otherwise have access to the company's site cardholder data environment. Note: For the purposes of Requirement 12, "personnel" refers to full-time part-time employees, temporary employees and personnel, and

12.8.3	12.8.2	12.8.1	12.8	
Is there an established process for engaging service providers, including proper due diligence prior to engagement?	Is a written agreement maintained that includes an acknowledgement that the service providers are responsible for the security of cardholder data the service providers possess or otherwise store, process, or transmit on behalf of the customer, or to the extent that they could impact the security of the customer's cardholder data environment? Note: The exact wording of an acknowledgement will depend on the agreement between the two parties, the details of the service being provided, and the responsibilities assigned to each party. The acknowledgement does not have to include the exact wording provided in this requirement.	Is a list of service providers maintained, including a description of the service(s) provided?	Are policies and procedures maintained and implemented to manage service providers with whom cardholder data is shared, or that could affect the security of cardholder data, as follows:	PCIDSS Question
 Observe processes Review policies and procedures and supporting documentation 	 Observe written agreements Review policies and procedures 	Review policies and proceduresObserve processesReview list of service providers		Expected Testing
	⊠	×		(Check
				Response tone response for each question Yes with CCW NO N/A
				Response Conseror each with No
				questian) N/A



12.10.1 (a) Has an incident response plan been created to be implemented in the event of system breach?	12.8.5 Is information maintained about which PCI DSS requirements are managed by each service provider, and which are managed by the entity?	12.8.4 Is a program maintained to monitor service providers' PCI DSS compliance status at least annually?	PCI DSS Question
 Review the incident response plan Review incident response plan procedures 	 Observe processes Review policies and procedures and supporting documentation 	 Observe processes Review policies and procedures and supporting documentation 	Expected Testing
☒	×	×	(Check o
			Response sck one response for each o Yes with No
			onse e for each
			question) N/A



Appendix A: Additional PCI DSS Requirements

Appendix A1: Additional PCI DSS Requirements for Shared Hosting Providers

This appendix is not used for merchant assessments.

Appendix A2: Additional PCI DSS Requirements for Entities using SSL/early TLS

This appendix is not used for SAQ A merchant assessments

Appendix A3: Designated Entities Supplemental Validation (DESV)

This Appendix applies only to entities designated by a payment brand(s) or acquirer as requiring additional validation of existing PCI DSS requirements. Entities required to validate to this Appendix should use the DESV Supplemental Reporting Template and Supplemental Attestation of Compliance for reporting, and consult with the applicable payment brand and/or acquirer for submission procedures.



Appendix B: Compensating Controls Worksheet

Use this worksheet to define compensating controls for any requirement where "YES with CCW" was checked.

Note: Only companies that have undertaken a risk analysis and have legitimate technological or documented business constraints can consider the use of compensating controls to achieve compliance.

Refer to Appendices B, C, and D of PCI DSS for information about compensating controls and guidance on how to complete this worksheet.

Requirement Number and Definition:

7.3		Information Required	Explanation
1.	Constraints	List constraints precluding compliance with the original requirement.	
2.	Objective	Define the objective of the original control; identify the objective met by the compensating control.	
3.	Identified Risk	Identify any additional risk posed by the lack of the original control.	
4.	Definition of Compensating Controls	Define the compensating controls and explain how they address the objectives of the original control and the increased risk, if any.	
5.	Validation of Compensating Controls	Define how the compensating controls were validated and tested.	
6.	Maintenance	Define process and controls in place to maintain compensating controls.	



Appendix C: Explanation of Non-Applicability

If the "N/A" (Not Applicable) column was checked in the questionnaire, use this worksheet to explain why the related requirement is not applicable to your organization.

Requirement	Reason Requirement is Not Applicable	
Example:		
3.4	Cardholder data is never stored electronically	
No. 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1		



Section 3: Validation and Attestation Details

		- Attoution Dotains		
Part	3. PGI DSS Validation			
This	AOC is based on results noted	in SAQ A (Section 2), dated (2/13/17).		
ap		in the SAQ A noted above, the signatories identified in Parts 3b-3d, as compliance status for the entity identified in Part 2 of this document:		
	I =	PCI DSS SAQ are complete, all questions answered affirmatively, ANT rating; thereby (Johnson County Tax Office) has demonstrated full		
	Non-Compliant: Not all sections of the PCI DSS SAQ are complete, or not all questions are answered affirmatively, resulting in an overall NON-COMPLIANT rating, thereby (Merchant Company Name) has not demonstrated full compliance with the PCI DSS. Target Date for Compliance:			
	An entity submitting this form with a status of Non-Compliant may be required to complete the Action Plan in Part 4 of this document. Check with your acquirer or the payment brand(s) before completing Part 4.			
		ception: One or more requirements are marked "No" due to a legal quirement from being met. This option requires additional review from ving:		
	Affected Requirement	Details of how legal constraint prevents requirement being met		
Part	3a. Acknowledgement of Sta	atus		
	natory(s) confirms:			
(Che	eck all that apply)			
×	PCI DSS Self-Assessment Qu instructions therein.	estionnaire A, Version (SAQ 3.2, was completed according to the		
⊠	All information within the above-referenced SAQ and in this attestation fairly represents the results of my assessment in all material respects.			
	I have confirmed with my payment application vendor that my payment system does not store sensitive authentication data after authorization.			
\boxtimes	I have read the PCI DSS and I recognize that I must maintain PCI DSS compliance, as applicable to			

If my environment changes, I recognize I must reassess my environment and implement any additional

my environment, at all times.

PCI DSS requirements that apply.

Part	3a. Acknowledgement of Status (continued)			
\boxtimes	No evidence of full track data ¹ , CAV2, CVC2, CID, or CVV2 data ² , or PIN data ³ storage after transaction authorization was found on ANY system reviewed during this assessment.			
	ASV scans are being completed by the PCI SSC Approved Scanning Vendor (Texas NICUSA LLC (Texas.gov))			
Part	3b. Merchant Attestation			
(A)	more the ward			
Sign	ature of Merchant Executive Officer ↑ 1 9 17	Date: Effective 2/13/17		
Merc	chant Executive Officer Name: Roger Harmon	Title: Johnson County Judge		
If a C	SA was involved or assisted with this essment, describe the role performed:	gement (if applicable)		
Signature of Duly Authorized Officer of QSA Company ↑		Date:		
Duly Authorized Officer Name:		QSA Company:		
Part	3d. Internal Security Assessor (ISA) Involvement	(if applicable)		
asse	ISA(s) was involved or assisted with this ssment, identify the ISA personnel and ribe the role performed:			

Security

Data encoded in the magnetic stripe or equivalent data on a chip used for authorization during a card-present transaction. Entities may not retain full track data after transaction authorization. The only elements of track data that may be retained are primary account number (PAN), expiration date, and cardholder name.

The three- or four-digit value printed by the signature panel or on the face of a payment card used to verify card-not-present transactions.

Personal identification number entered by cardholder during a card-present transaction, and/or encrypted PIN block present within the transaction message.



Part 4, Action Plan for Non-Compliant Requirements

Select the appropriate response for "Compliant to PCI DSS Requirements" for each requirement. If you answer "No" to any of the requirements, you may be required to provide the date your Company expects to be compliant with the requirement and a brief description of the actions being taken to meet the requirement.

Check with your acquirer or the payment brand(s) before completing Part 4.

PCI DSS Requirement*	Description of Requirement	Compliant to PCI DSS Requirements (Select One)		Remediation Date and Actions (If "NO" selected for any Requirement)
		YES	NO	requirementy
2	Do not use vendor-supplied defaults for system passwords and other security parameters			
8	Identify and authenticate access to system components	×		
9	Restrict physical access to cardholder data			
12	Maintain a policy that addresses information security for all personnel	×		

^{*} PCI DSS Requirements indicated here refer to the questions in Section 2 of the SAQ.









