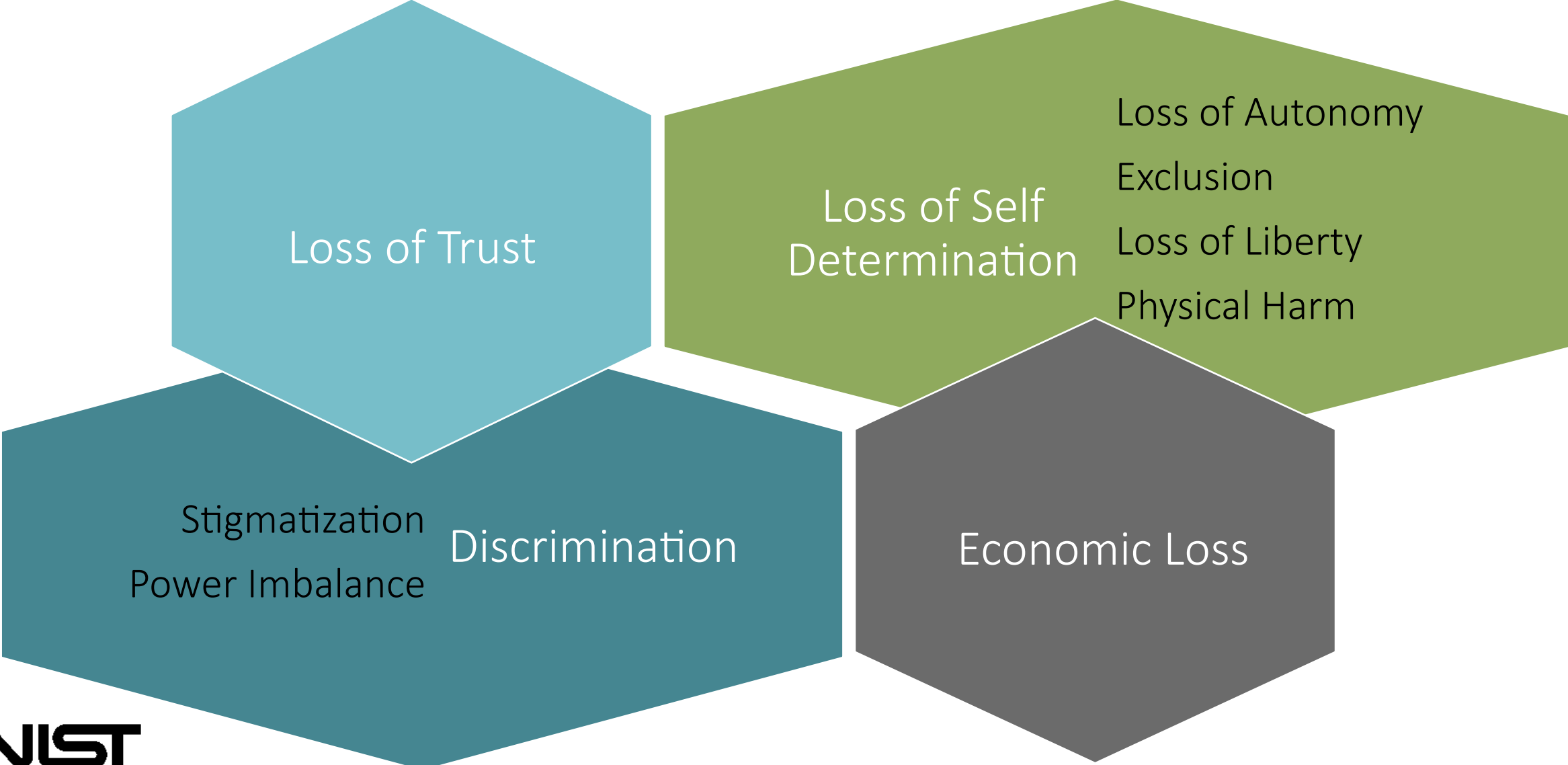
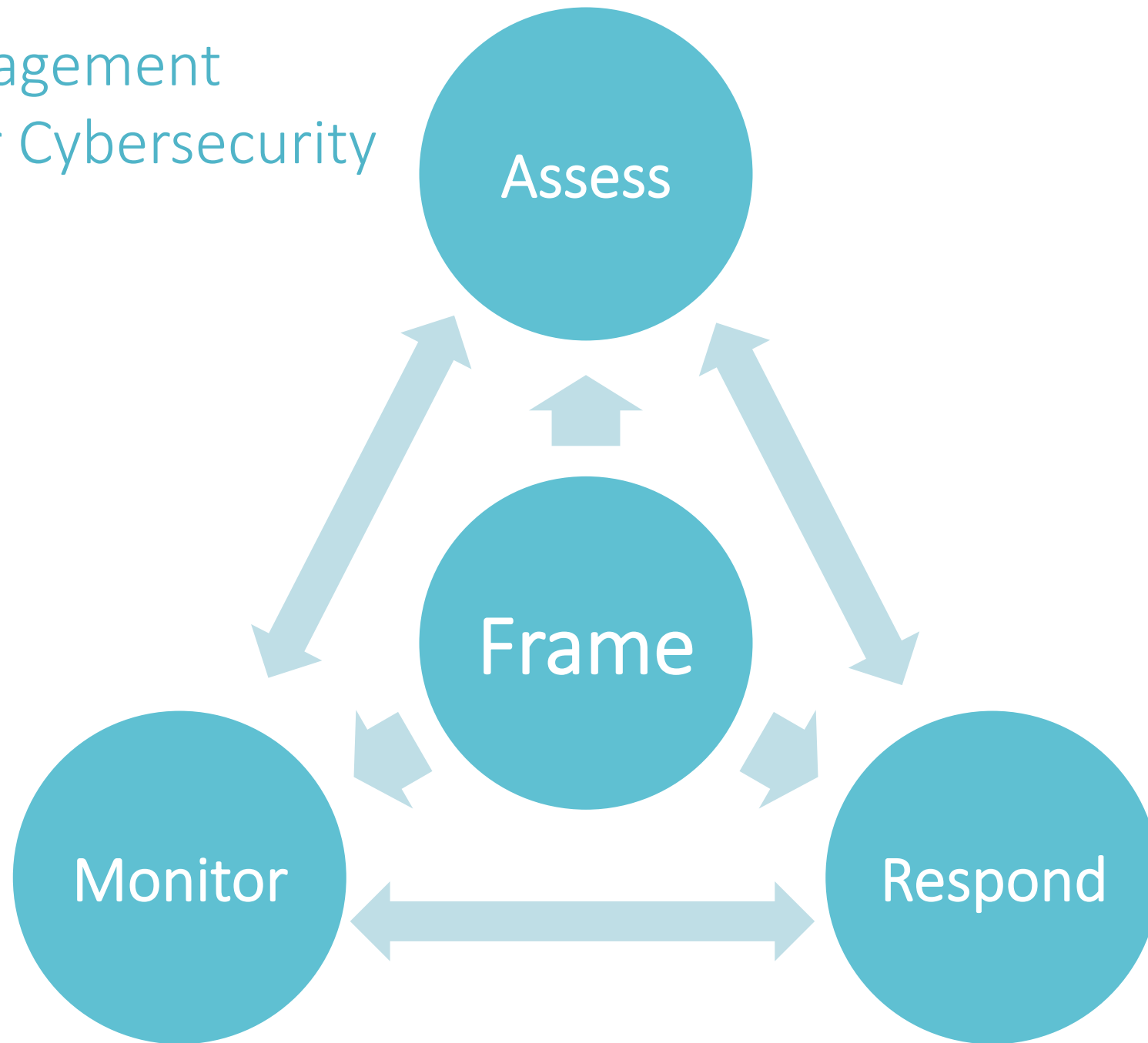


# Using Risk Management to Improve Privacy in Information Systems

# Potential Problems for Individuals



# NIST Risk Management Framework for Cybersecurity



# Product Manager

Governance

Evaluation

Risk Assessment

Requirements

System Design

Objectives

Engineer

Senior Management

Risk Model

Controls

Metrics

# The Right Tool for the Job

Many current privacy approaches are some mixture of governance principles, requirements and controls.

## USG FIPPs

|                          |                            |
|--------------------------|----------------------------|
| Transparency             | Data Quality and Integrity |
| Individual Participation | Security                   |
| Purpose Specification    | Accountability and         |
| Data Minimization        | Auditing                   |
| Use Limitation           |                            |

## NIST SP 800-53, Appendix J

|                            |                              |
|----------------------------|------------------------------|
| Authority and Purpose      | Individual Participation and |
| Accountability, Audit, and | Redress                      |
| Risk Management            | Security                     |
| Data Quality and Integrity | Transparency                 |
| Data Minimization and      | Use Limitation               |
| Retention                  |                              |

# NIST Process



# Draft Privacy Engineering Objectives

- Design characteristics or properties of the system
- Support policy
- Support control mapping

**Predictability** is enabling reliable assumptions by individuals, owners, and operators about personal information and its processing by an information system.

**Manageability** is providing the capability for granular administration of personal information including alteration, deletion, and selective disclosure.

**Obscurity** is enabling the processing of personal information or events without association to individuals or devices beyond the operational requirements of the system.

# Security Risk Equation

Security Risk = Vulnerability \* Threat \* Impact



# Draft Privacy Risk Equation

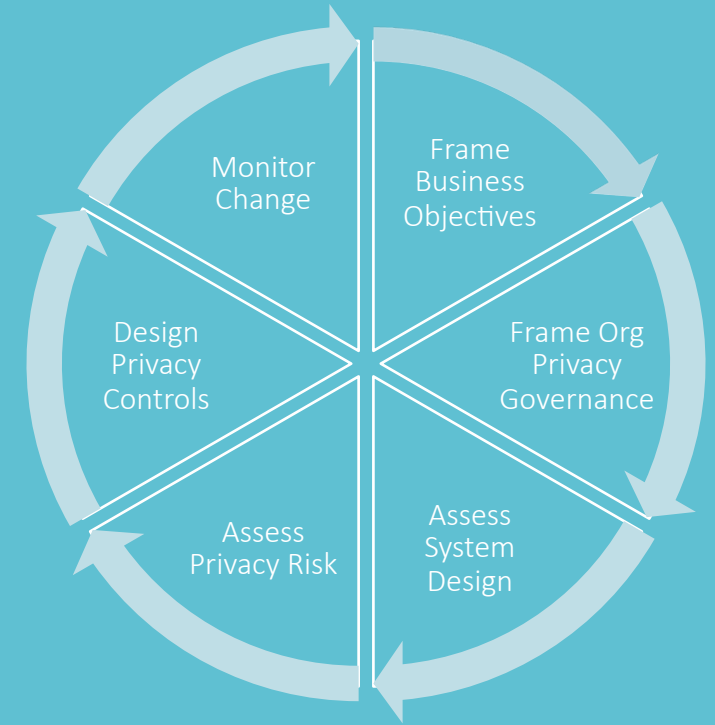
Privacy Risk = Likelihood of a Problematic Data Action \* Impact of a Problematic Data Action

**Likelihood** is a contextual analysis that a data action is likely to create a problem for a representative set of individuals

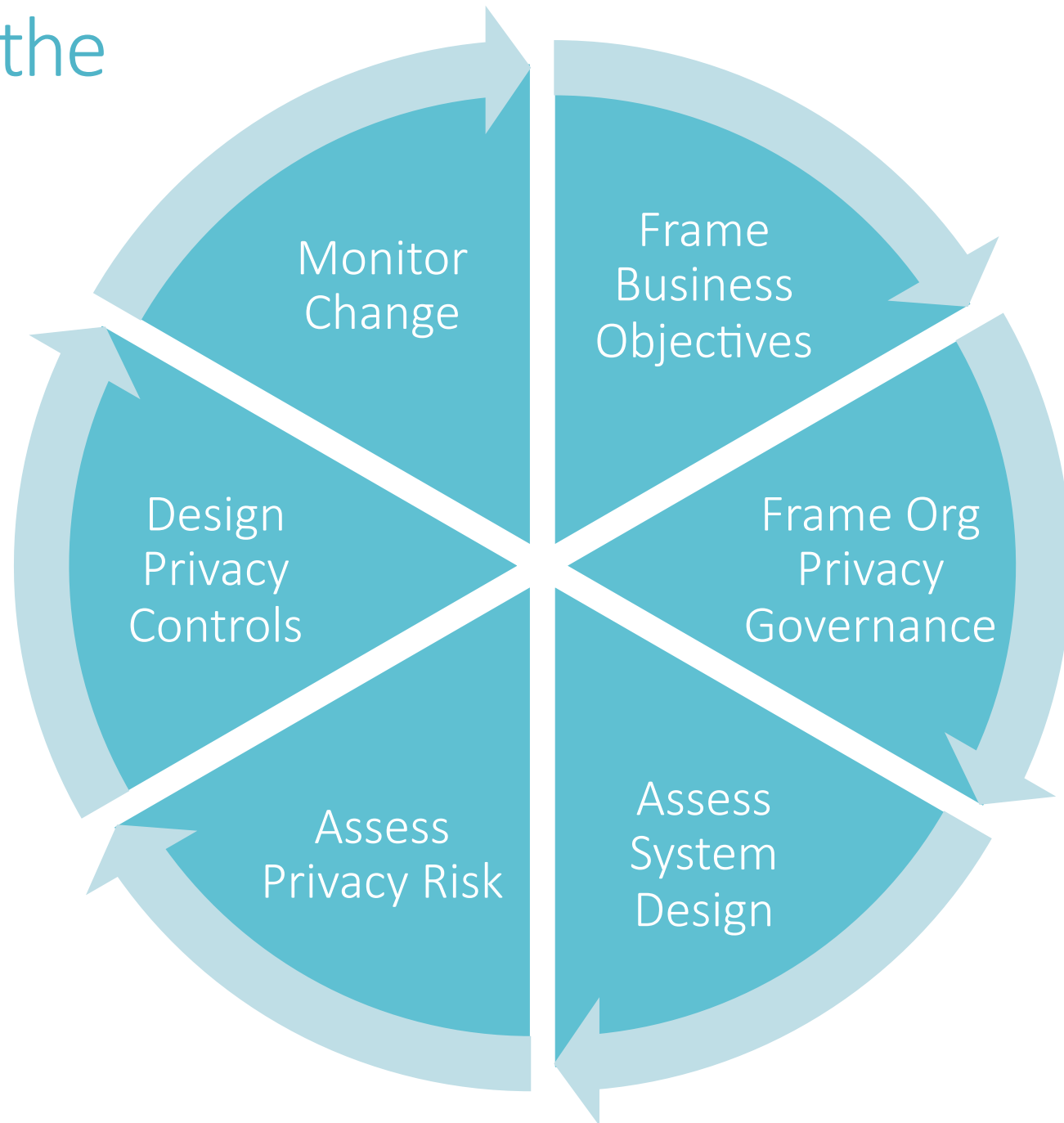
**Impact** is an analysis of the costs should the problem for individuals occur

*Note: Contextual analysis is based on the data action performed by the system, the personal information being processed, and a set of contextual considerations*

# Implementation



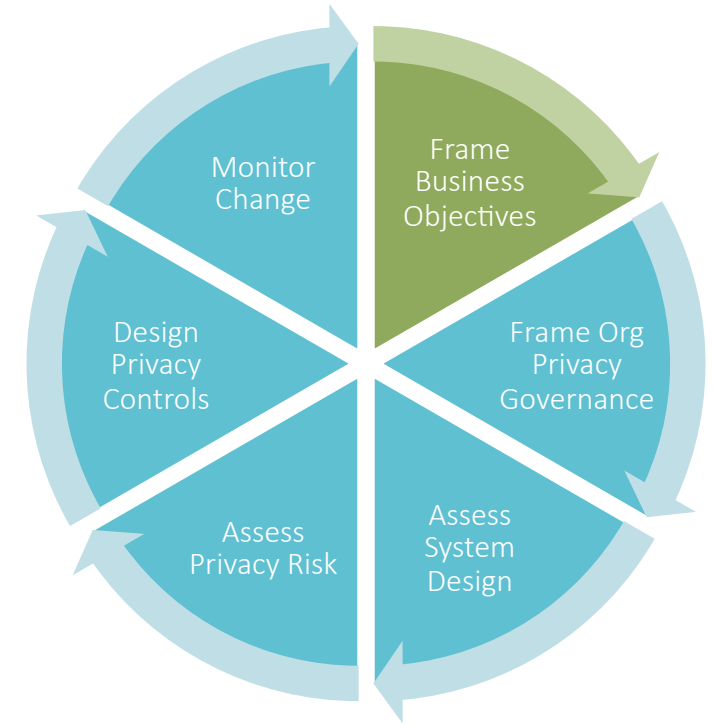
# Implementing the Theory



# Frame Business Objectives

Frame the business objectives for the system(s), including the organizational needs served.

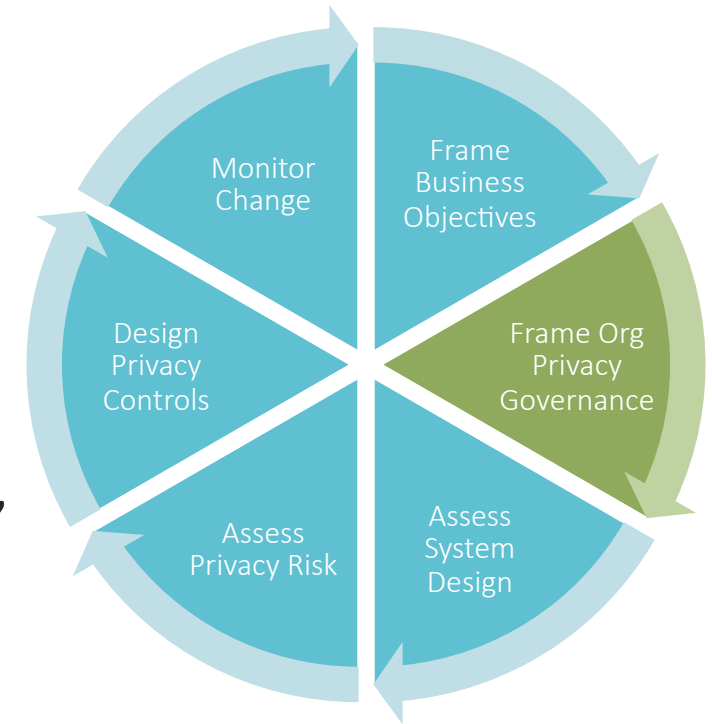
- Describe the functionality of the system(s).
- Describe the business needs that the system(s) serve.
- Describe how the system will be marketed, with respect to any privacy-preserving functionality.



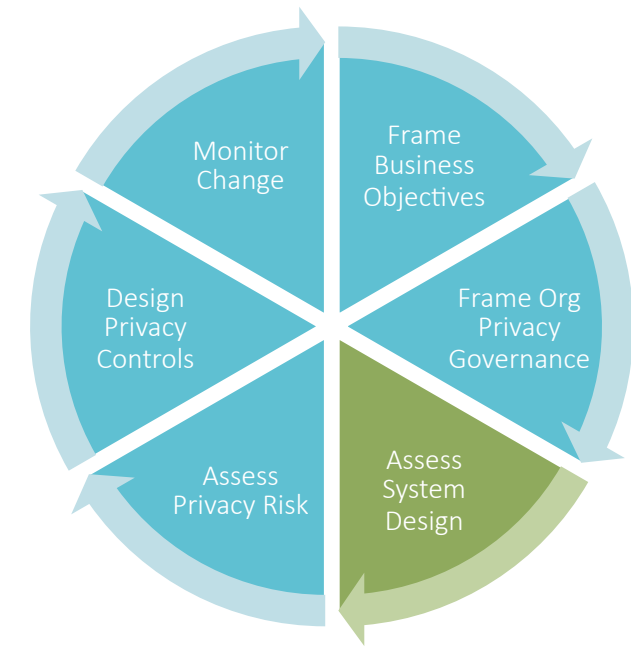
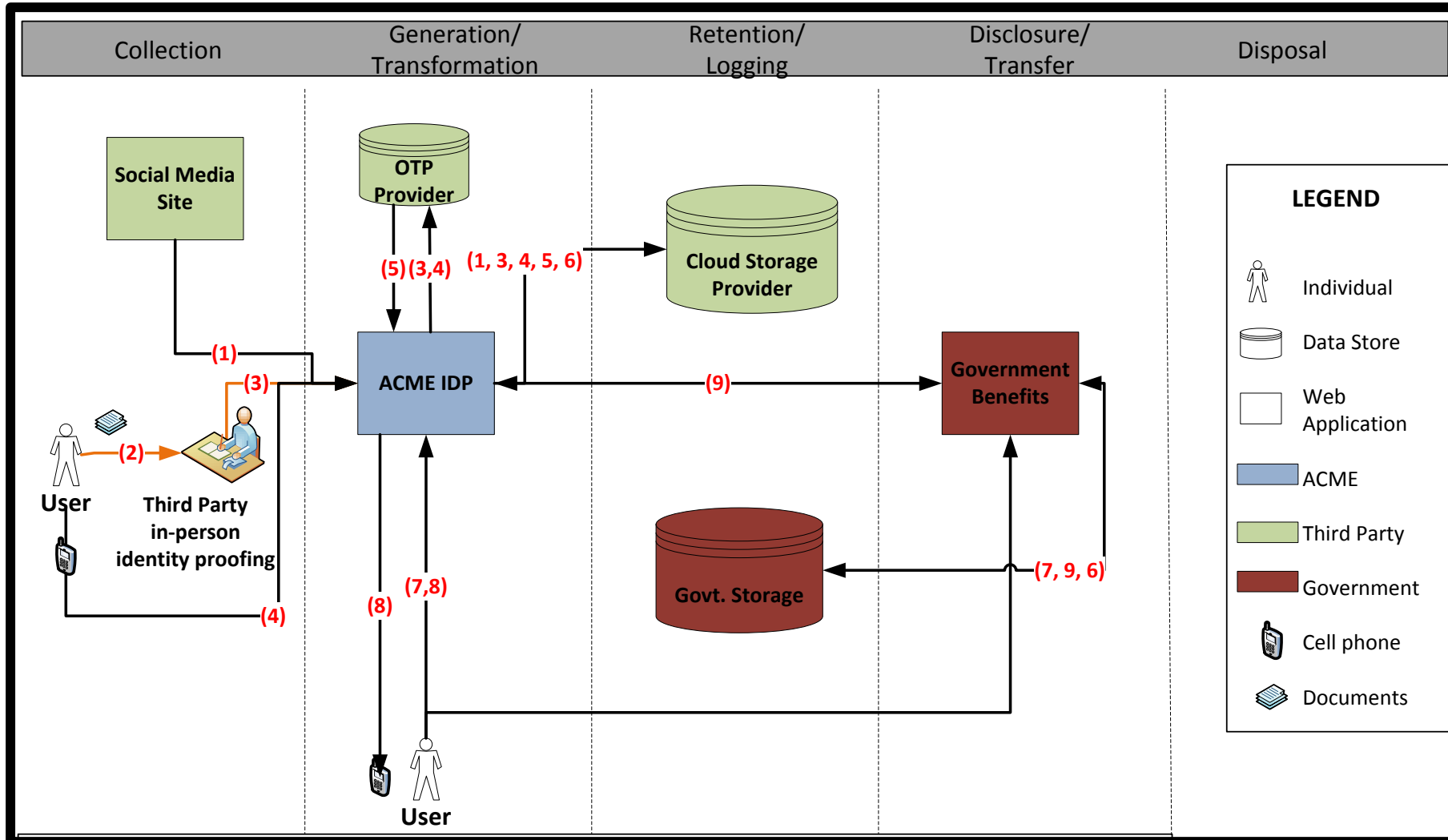
# Frame Privacy Governance

Frame the organizational privacy governance by identifying privacy-related legal obligations, principles, organizational goals and other commitments.

- Legal Environment: Identify any privacy-related statutory, regulatory, contractual and/or other frameworks within which the system must operate.
- Identify any privacy-related principles or other commitments to which the organization adheres (FIPPs, Privacy by Design, etc.).
- Identify any privacy goals that are explicit or implicit in the organization's vision and/or mission.
- Identify any privacy-related policies or statements within the organization, or business unit.



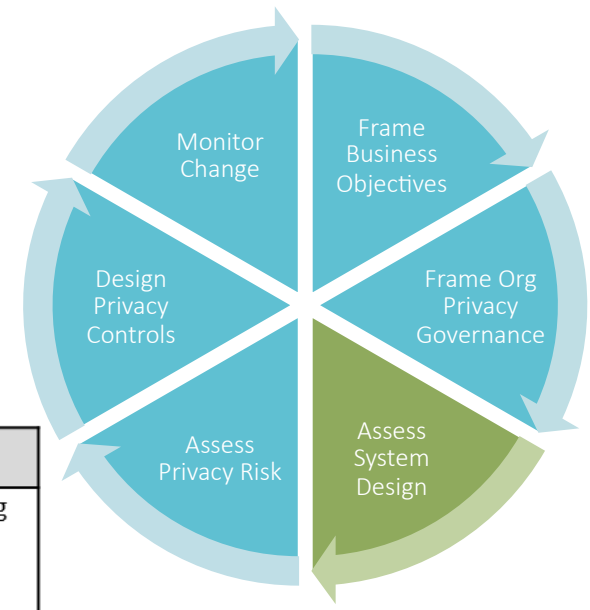
# Assess System Design – Data Actions



# Assess System Design - Context

**Example:**

An individual wishes to use ACME IDP service to augment a social credential with identity proofing and a second authentication factor to create a stronger credential. This stronger credential will be used to access government benefits.



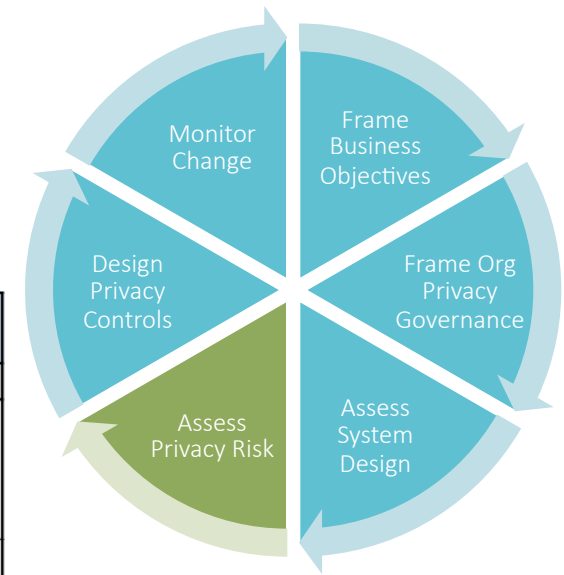
| Data Action                           | Personal Information  | Specific Context   | Summary Issues  |
|---------------------------------------|---|--|---|
| Collection from the Social Media Site | <ul style="list-style-type: none"> <li>- Self-Asserted Full Name</li> <li>- Validated Email</li> <li>- List of Friends</li> <li>- Profile Photograph</li> </ul> | <ul style="list-style-type: none"> <li>- One-time action (per user) between social credential and ACME IDP, but establishes an ongoing relationship between user's social media presence and ACME IDP</li> <li>- Social credential linking is visible to user</li> <li>- Linking of social credential simplifies access to government benefits system</li> <li>- User profile may contain information the user considers sensitive</li> <li>- User profile may contain information from other users not participating in the system</li> </ul> | <ul style="list-style-type: none"> <li>- Full social credential profile access (including picture and list of friends) is not necessary for fulfilling operational purpose</li> <li>- Will users understand the eventual high-assurance credential is controlled by ACME and not by their social credential provider?</li> <li>- How will perception of the social media organization's privacy practices impact users' willingness to consent to this data action?</li> <li>- Will the user understand ACME will have</li> </ul> |

| Example Contextual Factors   |  |
|--|--|
| <b>Organizational</b>  |  |
| <i>System includes both government benefits agency and commercial service providers</i>  |  |
| <i>Multiple privacy policies governing system</i>  |  |
| <i>Public perception: high expectation of privacy with government benefits agency, low expectation with social credential provider</i>                                       |  |
| <i>Relationships: No pre-existing relationship with ACME IDP, regular interactions with government benefits agency, regular interactions with social credential provider</i> |  |
| <b>System</b>  |  |
| <i>Personal information is not intended to be made public</i>  |  |
| <i>New system, no history with affected individuals. Low similarity with existing systems/uses of social identity.</i>   |  |
| <i>Four parties sharing personal information: one public institution, three private</i>  |  |
| <i>ACME will use 3rd party cloud provider</i>  |  |
| <b>User</b>  |  |
| <i>High sensitivity about government benefits provided by system</i>   |  |
| <i>Users exhibit various levels of technical sophistication</i>  |  |
| <i>Potential user confusion regarding who "owns" the various segments of each system</i>   |  |
| <i>20% of users use privacy settings at social provider</i>  |  |

# Assess Privacy Risk

SAMPLE TABLE

| Data Actions                          | Summary Issues   | Problematic Data Actions  | Potential Problems for Individuals   | Likelihood |
|---------------------------------------|--|---|--|------------|
| Collection from the Social Media Site | Full social credential profile access (including picture and list of friends) is not necessary for fulfilling operational purpose. | <ul style="list-style-type: none"> <li>-Appropriation</li> <li>-Induced disclosure</li> <li>-Surveillance</li> <li>-Unanticipated Revelation</li> </ul> | Stigmatization: Information is revealed about the individual that they would prefer not to disclose. | 7          |
|                                       |  |   | Power Imbalance: People must provide extensive information, giving the acquirer an unfair advantage. | 2          |
|                                       | Will users understand the eventual high-assurance credential is controlled by ACME and not by their social credential provider?    | -This summary issue will be associated with another data action.  |  | NA         |
|                                       | How will percept organization's privacy willingness to con   |   |  |            |

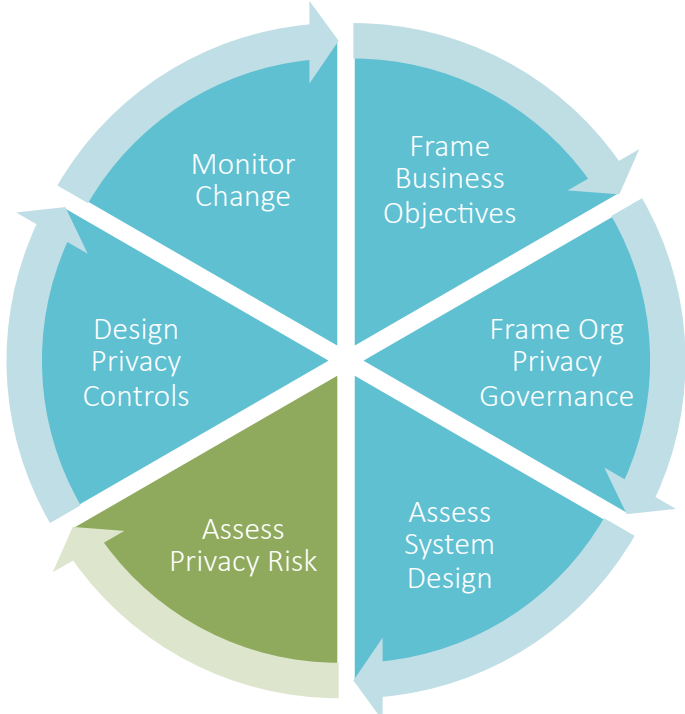
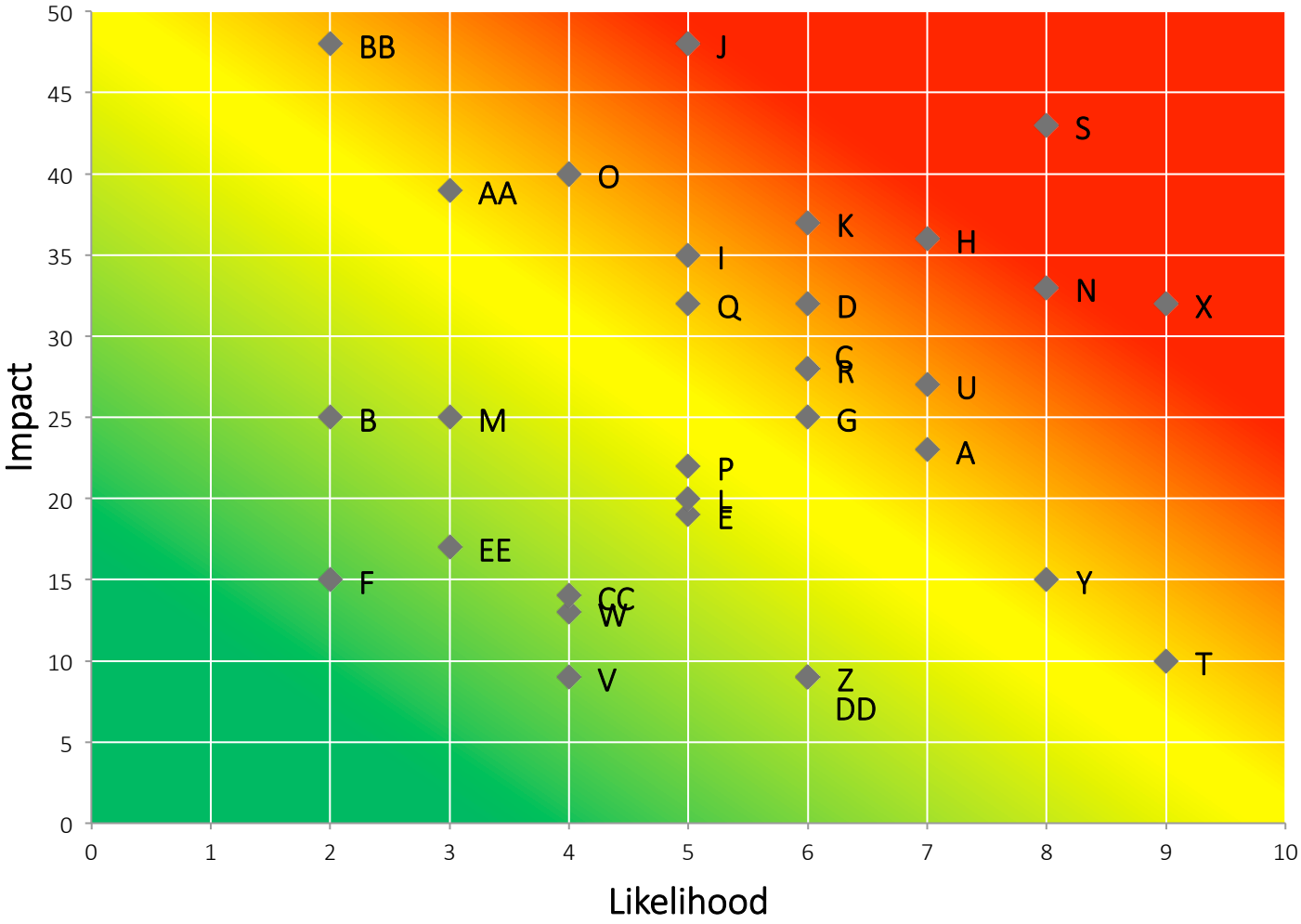


| Data Actions                          | Summary Issues   | Problematic Data Actions  | Potential Problems for Individuals | Business Impact Factors |                       |                    |                        |       | Total Business Impact (per Potential Problem) |
|---------------------------------------|--|---|------------------------------------|-------------------------|-----------------------|--------------------|------------------------|-------|---|
|                                       |  |   |                                    | Noncompliance Costs     | Direct Business Costs | Reputational Costs | Internal Culture Costs | Other |   |
| Collection from the Social Media Site | Full social credential profile access (including picture and list of friends) is not necessary for fulfilling operational purpose. | <ul style="list-style-type: none"> <li>-Appropriation</li> <li>-Induced disclosure</li> <li>-Surveillance</li> <li>-Unanticipated Revelation</li> </ul> | Stigmatization                     | 7                       | 6                     | 6                  | 4                      |       | 23  |
|                                       |  |   | Power Imbalance                    | 7                       | 6                     | 8                  | 4                      |       | 25  |
|                                       | How will perception of the social media organization's privacy practices impact users' willingness to consent to this data action? | <ul style="list-style-type: none"> <li>-Induced disclosure</li> <li>-Surveillance</li> </ul>  | Loss of Trust                      | 7                       | 6                     | 8                  | 7                      |       | 28  |



# Assess Privacy Risk

Problem Prioritization Heat Map



# Resources

NIST Privacy Engineering Website:

[http://csrc.nist.gov/projects/privacy\\_engineering/index.html](http://csrc.nist.gov/projects/privacy_engineering/index.html)

# Questions

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