

MAJOR ACTIVITIES TO IMPLEMENT SHSI-REVIEW PROCESS

- Develop Plan and Schedule for Revising Public Determination Process
- Finalize the Revised SHSI Criteria
- Resolve Policy Issues that Need to be Addressed before Process can be Designed/Finalized
- Determine Scope of Documents Needing SHSI Review Before Release
- Document the Current Review Process
- Design & Implement Interim Process
- Provide Guidance to External Parties on Marking & Submission of SHSI Information
- Design & Implement Final Revised Process
- Update All Relevant Documentation/Procedures

radiological, and other hazardous materials), water supply, emergency services (including medical, fire and police services), and the continuity of government operations;

- (b) "Sensitive homeland security information (SHSI)" means current information the public disclosure of which could be expected to have a harmful impact on the security of Federal operations or assets, the public health or safety of the United States or its residents, or the nation's long-term economic prosperity; which is not currently classified as national security information; and which consists of or reflects:
- (1) the ability of any element of the critical infrastructure of the United States to resist intrusion, interference, compromise, theft, or incapacitation by either physical or computer-based attack or other similar conduct that violates Federal, State, or local law, harms interstate commerce of the United States, or threatens public health or safety;
 - (2) any currently viable assessment, projection, or estimate of the security vulnerability of any element of the critical infrastructure of the United States, specifically including but not limited to vulnerability assessment, security testing, risk evaluation, risk-management planning, and risk audit; or
 - (3) any currently applicable operational problem or solution regarding the security of any element of the critical infrastructure of the United States, specifically including but not limited to repair, recovery, redesign, reconstruction, relocation, insurance, and continuity.
- (c) "Agency" means any "Executive agency" as defined in 5 U.S.C. 105 and any other entity within the executive branch that creates or comes into the possession and control of SHSI.
- (d) "Need-to-know" means a determination made by an authorized holder of SHSI that a prospective recipient requires access to that SHSI in order to perform or assist in a lawful and authorized governmental function.