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From:

Sent: Tuesday, October 02, 2018 2:30:58 PM

To: Cc:

Bcc:

Subject: FW: Assistance Request: Security/Compliance Transition for

from

to - Response Requested by 10/5/2018

,

Per our conversation and the information you provided, we concur that is an agency to which section 6103(I)(7) may authorize disclosure. We agree that a CMA should be drafted to serve as the necessary writing to permit disclosure to before disclosing any information. The must able to keep information segregated according to program, which you indicated it does. We also suggest updating the CMA with to accurately reflect that it no longer administers the program, and confirming that and are the only two agencies with access to Finally, we suggest that the CMA template for DIFSLA programs be reviewed to contemplate other shared state database scenarios.

We hope this is helpful, but please let us know if you have any questions.