

Privacy and Civil Liberties Impact Assessment for the Treasury ServiceNow General Support System (ServiceNow)

November 6, 2024

Contact Point

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Section 1: Introduction

PCLIAs are required for all systems and projects that collect, maintain, or disseminate personally identifiable information (PII). The system owner completed this assessment pursuant to Section 208 of the E-Government Act of 2002 ("E-Gov Act"), 44 U.S.C. § 3501, Office of the Management and Budget (OMB) Memorandum 03-22, "OMB Guidance for Implementing the Privacy Provisions of the E-Government Act of 2002," and Treasury Directive 25-07, "Privacy and Civil Liberties Impact Assessment (PCLIA)," which requires Treasury Offices and Bureaus to conduct a PCLIA before: (1) developing or procuring information technology (IT) systems or projects that collect, maintain or disseminate PII from or about members of the public, or (2) initiating a new collection of information that: (a) will be collected, maintained, or disseminated using IT; and (b) includes any PII permitting the physical or online contacting of a specific individual, if identical questions have been posed to, or identical reporting requirements imposed on, 10 or more persons (not including agencies, instrumentalities, or employees of the federal government).

It is the policy of the Department of the Treasury ("Treasury" or "Department") and its Bureaus to conduct a PCLIA when PII is maintained in a system or by a project. This PCLIA provides the following information regarding the system or project: (1) an overview of its purpose and functions; (2) a description of the information collected; (3) a description of the how information is maintained, used, and shared; and (4) an assessment of whether the system or project is in compliance with federal requirements that support information privacy.

Section 2: Artificial Intelligence (AI)

Pursuant to the Executive Order on the Safe, Secure, and Trustworthy Development and Use of Artificial Intelligence:

- 1. The term "artificial intelligence" or "AI" has the meaning set forth in 15 U.S.C. 9401(3): a machine-based system that can, for a given set of human-defined objectives, make predictions, recommendations, or decisions influencing real or virtual environments. Artificial intelligence systems use machine- and human-based inputs to perceive real and virtual environments; abstract such perceptions into models through analysis in an automated manner; and use model inference to formulate options for information or action.
- 2. The term "AI model" means a component of an information system that implements AI technology and uses computational, statistical, or machine-learning techniques to produce outputs from a given set of inputs.
- 3. The term "AI red-teaming" means a structured testing effort to find flaws and vulnerabilities in an AI system, often in a controlled environment and in collaboration with developers of AI. Artificial Intelligence red-teaming is most often performed by dedicated "red teams" that adopt adversarial methods to identify flaws and vulnerabilities, such as harmful or discriminatory outputs from an AI system, unforeseen or undesirable system behaviors, limitations, or potential risks associated with the misuse of the system.
- 4. The term "AI system" means any data system, software, hardware, application, tool, or utility that operates in whole or in part using AI.
- 5. The term "crime forecasting" means the use of analytical techniques to attempt to predict future crimes or crime-related information. It can include machine-generated predictions that use algorithms to analyze large volumes of data, as well as other forecasts that are generated without machines and based on statistics, such as historical crime statistics.

The Department of the Treasury is leveraging AI to better serve the public across a wide array of use cases and benefits delivery. Treasury is also establishing strong guardrails to ensure its use of AI keeps individual safe and doesn't violate their rights. [Check all that apply]:

This PCLIA is being conducted on:

- 1- □ an information system that can, for a given set of human-defined objectives, make predictions, recommendations, or decisions influencing real or virtual environments using machine- and human-based inputs to perceive real and virtual environments; abstract such perceptions into models through analysis in an automated manner; and use model inference to formulate options for information or action.
- 2- \Box an information system that maintains a component that implements AI technology and uses computational, statistical, or machine-learning techniques to produce outputs from a given set of inputs.
- 3- □ an information system that will be used, in part, as a structured testing effort to find flaws and vulnerabilities in an AI system, often in a controlled environment and in collaboration with developers of AI.
- 4- \Box an information system that includes software, hardware, application, tool, or utility that operates in whole or in part using AI.
- 5- □ an information system that uses analytical techniques to attempt to predict future crimes or crime-related information. It can include machine-generated predictions that use algorithms to analyze large volumes of data, as well as other forecasts that are generated without machines and based on statistics, such as historical crime statistics (Please stop here if you check any of the 5 boxes above and use the AI Systems PCLIA template to continue).
- 6- \boxtimes None of the above. (Please continue with this template if checked).

Section 3: System Overview

Section 3.1: System/Project Description and Purpose

The Department of the Treasury ("Treasury" or "the Department") ServiceNow General Support System (GSS) is a cloud hosted Software as a Service (SaaS) solution that helps meet Treasury's specific business needs. ServiceNow is designed to automate information technology (IT) processes, tasks, change management, and other IT processes. ServiceNow is also a modular solution, meaning that Enterprise Applications (EAs) or other Treasury customers have the ability to use all or a subset of the ServiceNow applications.

EAs is updating a previous PCLIA for this system that was approved on April 9, 2024.

The main purpose of Treasury ServiceNow, is to help organizations automate and simplify workflows for various functions, including Information Technology (IT) Service Management IT Operations Management (ITOM) and Customer Service Management (CSM). It provides a unified interface that consolidates these functions into a single system to help the program meet its critical business and operational missions. Treasury ServiceNow is hosted on the ServiceNow Government Community Cloud (ServiceNow GCC) that meets Federal Risk and Authorization Management Program (FedRAMP) high requirements. It is a highly customizable environment that provides the ability for Treasury to design and implement applications. For example, the Incident Application contains modules for creating and viewing incidents; the Configuration Application contains modules for configuring servers, databases, and networks. Treasury users can configure the applications to best suit the agency's business requirements and increase automation of business processes.

Application Name	Description	PII	PCLIA
ServiceDesk –	The mission of ITSM is to implement a unified ticketing	No	No
Information	solution using ServiceNow's (ITSM) software to		
Technology Service	enhance service delivery capabilities, unite existing		
Management (ITSM)	processes, retire legacy systems, foster cross-team		
	collaboration, and lower maintenance costs across		
	Treasury Departmental Offices (DO) OCIO.		
Provisioning for	P4P is an onboarding request application that allows	Yes	No
People Application	hiring managers the ability to ensure the necessary		
(P4P)- Departmental	resources and equipment are in place on the new hire's		
Office	entrance on duty date. DO P4P also handles the		
	collection of equipment and deactivating account		
	privileges for employees who are exiting Treasury. The		
	creation of DO P4P in ServiceNow removes manual		
	steps and automates the process, which reduces the		
	administrative oversight. It ensures that all required		
	approvals are received, and new users have access to the		
	applications, devices, and systems they need before they		
	start on their first day.		
Security Container	The Security Door and Container Tracking System is	No	No
Tracking System	designed to track security doors and containers		
(SCTS)	throughout Treasury. The system tracks the door and		
	container serial number and the date that it is placed in		
	and out of service. If containers or doors are placed in		
	and out of service, the system keeps a record of the		
	dates and location for each period.		
Multilateral	Multilateral Development Bank Loan Record (MDBLR)	No	No
Development Bank	is a web based automated solution that tracks how U.S.		
Loan Record (MDBLR)	Executive Directors voted on MDB loans since January		
	2004. The United States can oppose MDB loans based		
	on economic or policy considerations. The data tracked		
	includes U.S. positions on loans, technical assistance,		
	and grants across the MDBs, new institutional or		

The system is comprised of the following components:

	operational policies, inspection panel reports, U.S.		
	reports to Congress and guidance on salient policy		
	issues, such as reforming the World Bank's "Doing		
	Business Report" and new guidance on investing in coal		
	projects. The purpose is to promote transparency and		
	implement sections 1504 and 1505 of the International		
	Financial Institutions Act added by Public Law 108-199		
	(2004) and Public Law 109-102 (2005), respectively.		
Governance, Risk and	The GRC application transforms processes across the	No	No
Compliance	extended enterprise into an integrated risk management		
Application (GRC)	program. Through continuous monitoring and		
	automation, GRC delivers a real-time view of		
	compliance and risk, improves related decision making,		
	and increases compliance performance across the		
	organization.		
Impress	Impress offers a portal and item catalog where	No	No
mpress	customers can submit graphics, printing, and	110	110
	photography requests. The portal enables customers to		
	view existing request(s), approve or reject proof/final		
	products or submit new requests. The purpose of the		
	system is to support the Impress team in tracking		
	customer requests through various fulfillment		
	workflows, as well as tracking the team performance		
	and data for reporting.		
Nuvolo and Nuvolo	Nuvolo application is a multi-module tool that allows	No	No
Hoteling	users to create and maintain anything related to facilities		
	such as work orders, move requests, assets, preventative		
	maintenance, capital projects, contracts etc. Nuvolo also		
	allow users to create and view reports about the		
	facilities and view predefined dashboards. The creation		
	of this application on the ServiceNow platform will		
	replace the existing AIM application which is currently		
	being utilized for all facilities management related work		
	orders. Nuvolo is facility management software built on		
	the ServiceNow platform which automates everything		
	from work order management, space operations, vendor		
	tracking, and reporting capabilities.		
Treasury Technology	The Treasury Office of the Chief Information Officer	No	No
Service Catalog	(OCIO) Service Catalog is a repository of information		
	for OCIO's offered services and an intake management		
	application that will serve as way for end users (all of		
	Treasury) to request more information and ultimately		
	procure an OCIO service. The creation of this service		
	catalog provides a central location where all customers		
	catalog provides a central location where all customers		

Treasury Computer Security Incident Response Center (TCSIRC)	can view all services offered as well as information about each service. It will also in later phases automate the process of tracking and managing intake requests for providing new services to Treasury customers. This application tracks the progress of security incidents from discovery and initial analysis, through containment, eradication, and recovery, and into the final phases of post incident review, knowledge base article creation, and closure.	Yes	No
Small Business Electronic Capability Statement (SB-eCS) External	Small Business Review System (SBRS) is an application designed to track requests that contracting specialists/officers submit through the portal. The system limits access to only bureaus and automatically assigns reviewers to the appropriate requests based on the status. The system provides a robust report which calculates the current total procurement value for each bureau/procurement method combination.	Yes	Yes
Sentry	Sentry is an online portal that provides users with the ability to report or request security related items. Sentry is owned by Treasury's Office of Security and Counterintelligence (S&CI). The system is used to oversee and conduct security and counterintelligence (CI) activities to safeguard national security information, including Sensitive Compartmented Information (SCI); provides policy, strategic, and operational direction to Treasury offices and bureaus on security and CI programs and functions; and manages CI, insider threat, information security, physical security, technical security, personnel security, and industrial security programs across the Department, including oversight and guidance.	Yes	No
Project Portfolio Management (PPM)	The PPM tool provides a single platform to plan and execute all project work regardless of delivery method. Users can define, plan, track, and manage all work and monitor project status.	No	No
AIRS (Acquisition and Intake Request System)– Intake	The AIRS application allows for request submission, tracking, process phase approval(s) and close out of Enterprise Business Solutions (EBS) activities. Requests are submitted by six programs: Digital Services, HRConnect, Enterprise Content Management (ECM), Enterprise Data Management (EDM), Talent Management System (TMS), and Cloud. EBS is OCIO's division that creates, implements, and maintains information technology solutions in an efficient and	No	No

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	innovative manner through shared and scalable		
	products, platforms, and services. The intake team		
	processes the request with the end goal of either		
	approving or rejecting the proposal. The purpose of the		
	system is to track requests through their lifecycles and		
	enable application users to easily run reports on the		
	requests.		
AIRS - CEA	Treasury's Cybersecurity Enhancement Account (CEA)	No	No
	has provided a successful model to fund investments		
	that mitigate Treasury-wide cybersecurity risk. With a		
	centrally managed CEA, Treasury elevates the		
	importance of cybersecurity initiatives and provides		
	Treasury leadership, OMB, and Congress with		
	transparency into cybersecurity activities across the		
	Department.		
AIRS - Acquisition	The Treasury IT Acquisition Tracker (Tracker) tracks	No	No
-	all IT Acquisitions from the planning stage to award.		
Treasury Xcess System	The primary purpose of the Treasury Xcess Application	No	No
(Txcess)	is to provide personal property managers with the ability		
	to list surplus or excess personal property online and		
	either re-allocate or dispose of it. If the bureau		
	determines that no other property managers are		
	interested in the property, the property is declared as		
	"excess" to the bureau's needs and is reported to the		
	General Service Administration for transfer to other		
	agencies or to be donated to state or local organizations.		
FISH (File Inventory	Tax Policy uses this application to locate information	No	No
System Hypertext)	within a tax file provided by the Internal Revenue		
	Service.		
Adjudication Tracker	The Office of Security Program (OSP) uses the	Yes	Yes
Departmental Office	Adjudication Tracker to maintain current, readily		
	accessible information about the status of background		
	investigations, security clearances, and other security-		
	related checks that are required for Treasury personnel,		
	contractors, interns, and others who have access to		
	Treasury facilities and networks. The system is also		
	used to maintain information about prospective staff		
	(i.e. members of the public) who have received a		
	tentative employment offer.		
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This PCLIA only covers the ServiceNow GSS without the applications that reside on the GSS. All applications on the Treasury ServiceNow GSS will either conduct their own PCLIA (if they know a PCLIA is required) or a Privacy and Civil Liberties Threshold Analysis (PCLTA) (if they are uncertain if a PCLIA is required and/or to document that a PCLIA is not required). The ServiceNow platform collects/receives PII maintained in the system from Treasury employees, contractors, and internal Treasury bureaus through automated and manual collection and input.

The ServiceNow platform uses the PII to support the Provisioning for People Application for onboarding, offboarding, and transfer of personnel. The data is also used as artifacts in the Security Incident Response capabilities to document security incidents. The data is used in Sentry for foreign travel and embassy requests, foreign contact reports, Treasury foreign intelligence requests, clearance passing requests, general access requests for badges, security incident reports, courier card requests, and insider risk reports. The data is used in Adjudication Tracker for system clearance requests.

The ServiceNow platform discloses the information in the system to the extent required by the Freedom of Information Act and as allowed by the Privacy Act of 1974 (including the routine uses in the applicable System of Records Notices (SORN): <u>Treasury.001 – Treasury Payroll and</u> <u>Personnel System (Apr. 11, 2024)</u>, <u>Treasury .015 - General Information Technology Access</u> <u>Account Records - 85 FR 73353</u> (Nov. 17, 2020) and <u>Treasury .017- Correspondence and</u> <u>Contact Information - 88 FR 75377</u> (Nov. 2, 2023).

The ServiceNow platform identified the following privacy risks during collection, use, and disclosure: potential risk of when transferring data electronically internally or externally and the risk that systems users may steal data to commit identity theft, and/or the risk that the information may be disclosed to unintended recipients inside or outside Treasury.

The ServiceNow platform has taken the following steps/implemented the following controls to protect the PII in the system during collection, use, and disclosure: minimizing the information available to users based on their roles or functions built into the system. The system utilizes controls based on Treasury Shared Services Enterprise Cybersecurity (TSSEC) Common Control Catalog (CCC) Supply Chain Risk Management (SRCM) version TSSEC v5.0.1 and National Institute of Standards and Technology (NIST) 800-53 rev 5.

Section 3.2: Authority to Collect

Federal agencies must have proper authority before initiating a collection of information. The authority is sometimes granted by a specific statute, by Executive Order (EO) of the President or other authority. The following specific authorities authorize Treasury ServiceNow to collect information:

• <u>44 U.S.C. 3101;</u> E.O. 9397, as amended by <u>E.O. 13487</u>; and <u>44 U.S.C. 3534</u>

The information may also be collected pursuant to a more general requirement or authority. All Treasury systems and projects derive general authority to collect information from:

• 31 U.S.C. 321 – General authorities of the Secretary establish the mission of the Department of the Treasury

• 5 U.S.C. 301 – Department regulations for the operations of the department, conduct of employees, distribution and performance of its business, the custody, use, and preservation of its records, papers, and property.

Section 3.3: Privacy Act Applicability; SORN Requirement

Under certain circumstances, federal agencies are allowed to exempt a system of records from certain provisions in the Privacy Act. This means that, with respect to information systems and papers files that maintain records in that system of records, the agency will not be required to comply with the requirements in Privacy Act provisions that are properly exempted. If this system or project contains records covered by the Privacy Act, the applicable Privacy Act system of records notice(s) (SORNs) (there may be more than one) that cover the records in this system or project must list the exemptions claimed for the system of records (it will typically say: "*Exemptions Claimed for the System*" or words to that effect).

Helpful Hint for answering questions in this section and later questions about Privacy Act exemptions: If you know there is a SORN covering the PII in this system, the answer is probably "yes." If the system maintains PII, but that PII is not actually retrieved by a personal identifier, the answer is "no." At the bottom of the applicable SORN(s), you will find a section that says: "Exemptions Claimed for the System." If the answer is "None" (or anything that indicates no exemptions are claimed): (1) your bureau or office does not exempt the system of records from any Privacy Act requirements; and (2) when you are asked in this template whether your bureau or office exempts the system of records from certain provisions in the Privacy Act, your answer will always be "No."

All answers in this section must be provided in the space as instructed after checking the appropriate box(es).

Section 3.3(a) Please check ALL statements below that apply to your system or project and provide any additional information requested. Please read all possible responses before selecting an answer.

- 1. □ The system or project does not retrieve records about an individual using an identifying number, symbol, or other identifying particular assigned to the individual. A SORN is not required with respect to the records in this system.
- Z The system or project does retrieve records about an individual using an identifying number, symbol, or other identifying particular assigned to the individual. A SORN is required with respect to the records in this system. Data is retrieved by the name of the employee. The applicable SORNs are <u>Treasury .001 Treasury Payroll and Personnel</u> System 89 FR 25688 (Apr. .11, 2024), <u>Treasury .015 General Information Technology</u> Access Account Records 85 FR 73353 (Nov. 17, 2020) and <u>Treasury .017-</u> Correspondence and Contact Information 88 FR 75377 (Nov. 2, 2023). PII included in SORNs covered by other applications using the ServiceNow platform will be discusses in the PCLIAs for those applications.
- 3. □ A SORN was identified in the original PCLIA, and a determination was made during this current PCLIA update that modifications [choose one] □ were ⊠ were not required to that SORN. [If modifications were made, generally describe them here]. The current applicable SORN is:

- 4. □ A SORN(s) was not identified or required in the original PCLIA, but a determination was made during this current PCLIA update that a SORN(s) is now required. The applicable SORN(s) is:.
- 5. SORNs were published and no exemptions are taken from any Privacy Act requirements.
- 6. □ Exemptions are claimed from the following Privacy Act provisions in the applicable SORN(s): [List here all exemptions taken in the applicable SORN; Hint: it's at the end of the SORN]: The citation to the applicable Notice of Proposed Rulemaking and/or Final Rule is.

Section 4: Information Collection

Section 4.1: Relevant and Necessary

The Privacy Act requires "each agency that maintains a system of records [to] maintain in its records only such information about an individual as is relevant and necessary to accomplish a purpose of the agency required to be accomplished by statute or by executive order of the President." 5 U.S.C. § 552a (e)(1). It allows federal agencies to exempt records from certain requirements (including the relevant and necessary requirement) under certain conditions. 5 U.S.C. §552a (k). The proposed exemption must be described in a Notice of Proposed Rulemaking ("NPRM"). In the context of the Privacy Act, the purpose of the NPRM is to give the public notice of a Privacy Act exemption claimed for a system of records and solicit public opinion on the proposed exemption. After addressing any public concerns raised in response to the NPRM, the agency must issue a Final Rule. It is possible for some, but not all, of the records maintained in the system or by the project to be exempted from the Privacy Act through the NPRM/Final Rule process.

Section 4.1(a) Exemption Claimed from this Requirement? \boxtimes The PII maintained in this system or by this project is <u>not</u> exempt from 5 U.S.C. § 552a(e)(1), the Privacy Act's requirement that an agency "maintain in its records only such information about an individual as is relevant and necessary to accomplish a purpose of the agency required to be accomplished by statute or by executive order of the President."

2. □ The PII maintained in this system or by this project *is* exempt from 5 U.S.C. § 552a(e)(1), because *[See the applicable SORN]*.

Section 4.1(b) Continuously Assessing Relevance and Necessity \Box The PII in the system is not maintained in a system of records. Therefore, the Privacy requirements do not apply. *[Explain here what you do to ensure relevance and necessity despite the fact that the Privacy Act does not apply].*

- 2.
 The PII in the system is maintained in a system of records, but the agency exempted these records from the relevance and necessity requirement. [Explain here what you do to ensure relevance and necessity to the extent possible despite the fact the records are exempt from this requirement].
- 3. ⊠ The system owner conducted an assessment prior to collecting PII for use in the system or project *(e.g., during <u>Paperwork Reduction Act</u> analysis)* to determine which PII data elements and types (see <u>Section 4.2</u> below) were relevant and necessary to meet the systems or project's mission requirements. During this analysis*], in* conducting the "relevance and necessity" analysis that is documented in this PCLIA, the system owner

reevaluated the necessity and relevance of all PII data elements and determined that they are still relevant and necessary. Every time this PCLIA is updated, this ongoing assessment will be revisited. If it is determined at any time that certain PII data elements are no longer relevant or necessary, the system owner will update this PCLIA to discuss how the data element was removed from the system and is no longer collected.

- 4. ⊠ With respect to PII *currently* maintained (as of the time this PCLIA is being done) in the system or by the project, the PII ⊠ is □ is not limited to only that which is relevant and necessary to meet the systems or project's mission requirements. During the PCLIA process, the system always undergoes a review to ensure the continuing relevance and necessity of the PII in the system.
- 5. ⊠ With respect to PII maintained in the system or by the project, there ⊠ is □ is not a process in place to continuously reevaluate and ensure that the PII remains relevant and necessary. During the PCLIA process, the system always undergoes a review to ensure the continuing relevance and necessity of the PII on the system. If a determination is made that particular PII is no longer relevant and necessary in between PCLIA updates, this PCLIA will be updated at that time.

Section 4.2: PII and/or information types or groupings

The checked boxes below represent the types of information maintained in the system or by the project that are relevant and necessary for the information system or project to fulfill its mission. PII identified below is used by the system or project to fulfill the purpose stated in Section 2.2 above– Authority to Collect.

Biographical/general information

 ☑ Name □ Age ☑ Date of birth ☑ Home physical/postal mailing address 	 Nationality Citizenship Ethnicity Gender 	 Country of Birth Immigration Status Alias (including nickname) City or County of Birth
☑ Zip Code☑ Personal home phone, cell phone,	□ Race⊠ Personal e-mail address	 Military Service Information Country or city of residence
or fax number	☑ Other: Business e-mail address	
Other information		
□ Resume or curriculum vitae	 Cubical or office number 	□ Veteran's preference
□ Religion/Religious Preference	Education Information [please describe]	□ Spouse Information
□ Professional/personal references or other information about an individual's friends, associates or acquaintances.	□ Contact lists and directories (known to contain at least some personal information).	□ Retirement eligibility information
 Group/Organization Membership 	 Marital Status Information about children 	 Information about other relatives. Other: Contact lists and directories (known to contain only business

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information) Position Title Program Office

- **Building Location** ٠
- Room/Desk Number ٠
- Detail assigned organization ٠
- Detail bargaining unit •
- Detail department ID •
- Detail grade level •
- Detail occupational series •
- Detail pay plan ٠
- Detail supervisory code ٠
- Detail work location ٠
- Detail work schedule ٠
- Service computation date ٠
- Work schedule ٠
- Bargaining unit ٠
- Union chapter number ٠
- Organization descriptions ٠ Assigned organization •
- Bargaining unit status •
- Department ID ٠
- Base work location ٠
- Base supervisory code •
- Occupational series ٠
- Position title ٠
- Position number •
- Position description number ٠
- Service offering number
- ٠
- Separation date

Identifying numbers assigned to individuals

□ Full Social Security number	Personal device identifiers or serial numbers	□ Vehicle Identification Number
☐ Truncated Social Security Number (e.g., last 4 digits)	□ Internet Protocol (IP) Address	Driver's License Number
Employee Identification Number	□ Personal Bank Account Number	□ License Plate Number
□ Taxpayer Identification Number	Health Plan Beneficiary Number	Professional License Number
□ File/Case ID Number	□ Credit Card Number	 Passport Number and information (nationality, date and place of issuance, and expiration date)
□ Alien Registration Number	□ Patient ID Number	□ Other: (please describe)

Specific Information/File Types

not all)

Law Enforcement Information	Security Clearance/Background Check
	Information
Civil/Criminal History	Credit History Information
Information/Police Records (obtained	(government source)
from commercial source)	
Credit History Information	□ Bank Secrecy Act Information
(commercial source)	
□ Case files	Personnel Files
□ Personal Financial Information (e.g.,	\Box Information subject to the terms of an
loan information)	international or other agreement
□ Other:	-
	 Civil/Criminal History Information/Police Records (obtained from commercial source) Credit History Information (commercial source) Case files Personal Financial Information (e.g., loan information)

Audit Log and Security Monitoring Information

8	8	
☑ User ID assigned to or generated by a user of Treasury IT	□ Files and folders accessed by a user of Treasury IT	☐ Biometric information used to access Treasury facilities or IT
Passwords generated by or assigned to a user of Treasury IT	☑ Internet or other queries run by a user of Treasury IT	□ Contents of files accessed by a user of Treasury IT
Files accessed by a user of Treasury IT (e.g., web navigation	Date and time an individual accesses a facility, system, or other IT	☐ Information revealing an individual's presence in a particular location as
habits)		derived from security token/key fob, employee identification card scanners or other IT.
□ Public Key Information (PKI).	☐ Still photos of individuals derived from security cameras.	□ Purchasing habits or preferences
☑ Internet Protocol (IP) Address	□ Video of individuals derived from security cameras	Commercially obtained internet navigation/purchasing habits of individuals
□ Global Positioning System (GPS)/Location Data	Secure Digital (SD) Card or Other Data stored on a card or other technology	☐ Device settings or preferences (e.g., security level, sharing options, ringtones).
□ Network communications data	□ Cell tower records (e.g., logs. user location, time etc.)	□ Other:

Medical/Emergency Information Regarding Individuals

□ Medical/Health Information	Worker's Compensation Act Information	☐ Emergency Contact Information (e.g., a third party to contact in case of
		emergency
Mental Health Information	□ Information regarding a disability	□ Patient ID Number)
□ Sick leave information	Request for an accommodation under the Americans with Disabilities Act	□ Patient ID Number
□ Other:		

Biometrics/Distinguishing Features/Characteristics of Individuals

□ Physical description/ characteristics	□ Signatures	□ Palm prints
(e.g., hair, eye color, weight, height,		
sex, gender etc.) Identify which are		
collected:		
□ Fingerprints	□ Photos/Video:	□ Voice audio recording
□ Other:		

Identifying numbers for sole proprietors (including business information).

□ Sole proprietor business credit card number	□ Business Phone or Fax Number	Business Physical/Postal Mailing Address
□ Sole proprietor business professional license number	□ Sole proprietor business file case number	□ Sole proprietor business taxpayer identification number
□ Sole proprietor business license plate number	□ Sole proprietor business vehicle identification number	□ Sole proprietor business bank account number
\Box Other (please describe):	\Box Other (please describe):	\Box Other (please describe):

4.3 Sources from which PII is obtained.

Focusing on the context in which the data was collected and used (i.e., why it is collected and how it is used), check **ALL** sources from which PII is collected/received and stored in the system or used in the project

1. Members of the Public

 \boxtimes Members of the Public (i.e., including individuals who are current federal employees who are providing the information in their "personal" capacity (unrelated to federal work/employment). All of the following are members of the public. Please check relevant boxes (based on the context of collection and use in this system) for members of the public whose information is maintained in the system (only check if relevant to the purpose for collecting and using the information):

 \Box Members of the general public (current association with the federal government, if any, is irrelevant to the collection and use of the information by the system or project).

 \Box Retired federal employees.

□ Former Treasury employees.

 \boxtimes Federal contractors, grantees, interns, detailees etc to support the onboarding and adjudication. This information is supplied by both individuals and their respective companies.

□ Federal job applicants.

□ Other: [Explain *here*].

2. Current Federal Employees, Interns, and Detailees

 \boxtimes Current Federal employees providing information in their capacity as federal employees (for example, PII collected using OPM or Treasury forms related to employment with the federal government)

 \boxtimes Interns (to support the onboarding and adjudication, Treasury forms related to employment with the federal government)

⊠ Detailee (to support the onboarding and adjudication, Treasury forms related to employment with the federal government)

 \Box Other employment-related positions.

3. Treasury Bureaus (including Departmental Offices)

 \Box Other Treasury Bureaus:

4. Other Federal Agencies

 \Box Other federal agencies:

5. State and Local Agencies

□ State and local agencies:

6. Private Sector

□ Private sector organizations (for example, banks and financial organizations, data brokers or other commercial sources):

7. Other Sources

□ Other sources not covered above (for example, foreign governments).

Section 4.3: Privacy and/or civil liberties risks related to collection

When Federal agencies request information from an individual that will be maintained in a <u>system of</u> <u>records</u>, they must inform the individual of the following: "(A) the authority (whether granted by statute, or by executive order of the President) which authorizes the solicitation of the information and whether disclosure of such information is mandatory or voluntary; (B) the principal purpose or purposes for which the information is intended to be used; (C) the routine uses which may be made of the information, as published pursuant to paragraph (4)(D) of this subsection; and (D) the effects on [the individual], if any, of not providing all or any part of the requested information." 5 U.S.C § 522a(e)(3). This is commonly called a Privacy Act Statement. The OMB Guidelines also note that subsection (e)(3) is applicable to both written and oral (i.e., interview) solicitations of personal information. Therefore, even if a federal employee or contractor has a fixed list of questions that they orally ask the individual in order to collect their information, this requirement applies.

Section 4.3(a) Collection Directly from the Individual to whom the PII pertains.

- 1. □ None of the PII in the system was collected directly from an individual to whom it pertains. [Explain if the third-party/agency from which you obtained the PII actually collected the PII directly from the individuals about whom it pertains. Be prepared to discuss below how you ensure the information received from the third-party is still accurate, complete and timely for the purposes for which you will use it)].
- 2. \boxtimes Some or \square all of the information in this system was collected directly from an individual to whom it pertains.

Section 4.3(b) Privacy Act Statements

- 1. □ None of the PII in the system was collected directly from the individuals to whom it pertains. Therefore, a Privacy Act Statement is not required.
- 2. □ Some ⊠ All of the PII in the system was collected directly from the individual to whom it pertains. Therefore, a Privacy Act Statement was posted at the point where the PII was collected directly from the individual. That Privacy Act Statement was provided to the individual ⊠ on the form in which the <u>PII</u> was collected □ on a separate sheet of paper that the individual could retain; or □ in an audio recording or verbally at the point where the information was collected (e.g., on the phone) or □ other [please explain].
- 3. The Privacy Act Statement contained the following:
 - a. \square The authority (whether granted by statute, or by Executive order of the President) which authorizes the solicitation of the information.
 - b. \square Whether disclosure of such information is mandatory or voluntary.
 - c. \square The principal purpose or purposes for which the information is intended to be used.
 - d. \boxtimes The individuals or organizations outside of Treasury with whom the information may be/ will be shared.
 - e. \square The effects on the individual, if any, if they decide not to provide all or any part of the requested information.

Section 4.3(c) Use of Full Social Security Numbers

Treasury is committed to eliminating unnecessary collection, use, and display of full Social Security numbers ("SSN") and redacting, truncating, and anonymizing SSNs in systems and documents to limit their accessibility to individuals who do not have a need to access the full SSN in order to perform their official duties. Moreover, the <u>Privacy Act</u> provides that: "It shall be unlawful for any Federal, State or local government agency to deny to any individual any right, benefit, or privilege provided by law because of such individual's refusal to disclose his social security account number." Pub. L. No. 93–579, § 7. This provision does not apply to: (1) any disclosure which is required by federal statute; or (2) any disclosure of an SSN to any federal, state, or local agency maintaining a <u>system of records</u> in existence and operating before January 1, 1975, if such disclosure was required under statute or regulation adopted prior to such date to verify the identity of an individual. *Id.* at § 7(a)(2)(A)-(B).

Section 4.3(d) Justification of Social Security Numbers

- 1. \square N/A No full SSNs are maintained in the system or by the project.
- 2.
 □ Full SSNs are maintained in the system or by the project and the following approved Treasury uses of SSNs apply:

□ security background investigations;

 \Box interfaces with external entities that require the SSN;

 \Box a legal/statutory basis (e.g. where collection is expressly required by statute);

 \Box when there is no reasonable, alternative means for meeting business requirements;

□ statistical and other research purposes;

delivery of government benefits, privileges, and services;

☐ for law enforcement and intelligence purposes;

□ aging systems with technological limitations combined with funding limitations render impracticable system modifications or replacements to add privacy risk reduction tools (partial/truncated/redacted or masked SSNs); and

 \Box as a unique identifier for identity verification purposes.

Section 4.3(e) Controls implemented to limit access to and or improper disclosure of full Social Security Numbers.

- 1. \square Full SSNs are <u>*not*</u> maintained in the system or by the project.
- 2. \Box Full SSNs <u>are</u> maintained in the system or by the project and the following controls are put in place to reduce the risk that the SSN will be seen or used by someone who does not have a need to use the SSN in order to perform their official duties (*check <u>ALL</u> that apply*):
 - a.
 The entire SSN data field is capable of suppression (i.e., being turned off) and the data field is suppressed when the SSN is not required for particular system users to perform their official duties.
 - b. □ The SSN field is visible, but the SSN itself is blurred or distorted in some way so it is not capable of being read by users who do not require the SSN to perform their official duties.

- c. \Box Within the system, an alternative number (e.g., an Employee ID) is displayed to all system users who do not require the SSN to perform their official duties. The SSN is only linked to the alternative number within the system and when reporting outside the system (to an agency that requires the full SSN). The SSN is not visible to system users (other than administrators).
- d.
 The SSN is truncated (i.e., shortened to the last 4 digits of the SSN) when displayed to all system users for whom the last four digits (but not the full) SSN are necessary to perform their official duties.
- e. □ Full or truncated SSNs are only downloaded to spreadsheets or other documents for sharing within the bureau or agency when disclosed to staff whose official duties require access to the full or truncated SSNs for the particular individuals to whom they pertain. No SSNs (full or truncated) are included in spreadsheets or documents unless required by each recipient to whom it is disclosed in order to perform their official duties (e.g., all recipients have a need to see the SSN for each employee in the spreadsheet).
- f. \Box Other: [Please describe].

Section 4.3(f) Denial of rights, benefits, or privileges for refusing to disclose Social Security Number.

- 1. \square N/A No SSNs are maintained in the system or by the project.
- 2. □ Full SSNs are collected, but no individual will be denied any right, benefit, or privilege provided by law if the individual refuses to disclose their SSN for use in the system or project. If the individual chooses not to provide their SSN *[please describe* <u>here</u> what will happen (something less than denial of a privilege etc.) if the individual chooses not to provide their SSN].
- 3. □ Full SSNs are collected, and the individual will be denied the following right, benefit, or privilege provided by law if they refuse to disclose their SSN: [please identify the right, benefit, or privilege if the individual will be denied if they choose not to provide their SSN: Identify here]. Denial of this right, benefit or privilege does not violate the law because: [choose one of the two boxes below]:
 - a.
 SSN disclosure is required by the following Federal statute or Executive Order; OR
 - b. □ The SSN is disclosed to a Federal, state, or local agency that maintains a <u>system of records</u> that was in existence and operating before January 1, 1975, and disclosure was required under statute or regulation adopted prior to such date to verify the identity of an individual.

Section 4.3(g) Records describing how individuals exercise First Amendment rights

The <u>Privacy Act</u> requires that Federal agencies "maintain no record describing how any individual exercises rights guaranteed by the First Amendment unless expressly authorized by statute or by the individual about whom the record is maintained or unless pertinent to and within the scope of an authorized law enforcement activity." 5 U.S.C. § 552a(e)(7).

1. ⊠ N/A. The system or project does *<u>not</u>* maintain information describing how an individual exercises their rights guaranteed by the First Amendment.

- 2. □ The system or project <u>does</u> maintain information describing how an individual exercises their rights guaranteed by the First Amendment. If you checked this box, please check the box below that explains Treasury's authorization for collecting this information:
 - a.
 The individual about whom the information was collected or maintained expressly authorizes its collection/maintenance. The individual about whom the information was collected or maintained expressly authorized its collection by [explain here how the individual expressly authorizes collection] (for example, individuals may expressly authorize collection by requesting in writing that Treasury share information with a third party, e.g., their Congressman];
 - b. □ The information maintained is pertinent to and within the scope of an authorized law enforcement activity because [generally discuss here the nature and purpose of the information collected and the law enforcement activity];
 - c. □ The following statute expressly authorizes its collection: [provide here the name of and citation to the statute and the language from that statute that expressly authorizes collection] [*your response MUST contain all three if you use a statute as the basis for the collection*].

Section 5: Maintenance, use, and sharing of the information

Section 5.1: Ensuring accuracy, completeness, and timeliness of information collected, maintained, and shared when it is used to make determinations about individuals

The Privacy Act and Treasury policy require that Treasury bureaus and offices take additional care when collecting and maintaining information about individuals when it will be used to make determinations about those individuals (e.g., whether they will receive a federal benefit). This includes collecting information directly from the individual where practicable and ensuring that the information is accurate, relevant, timely and complete to assure fairness to the individual when making a determination about them. This section addresses the controls/protections put in place to address these issues. The Privacy Act requires that Federal agencies "maintain all records which are used by the agency in making any determination about any individual with such accuracy, relevance, timeliness, and completeness as is reasonably necessary to assure fairness to the individual in the determination." 5 U.S.C § 552a(e)(5). If a particular system of records meets certain requirements (including the NPRM process defined in Section 3.1 above), an agency may exempt the system of records (or a portion of the records) from this requirement. Exemptions may be found at the bottom of the relevant SORN next to the heading: "Exemptions Claimed for this System."

Section 5.1(a). Exemption from the accuracy, relevance, timeliness, and completeness requirements in section (e)(5) of the Privacy Act

- Mone of the information maintained in the system or by the project that is part of a system of records is exempt from the accuracy, relevance, timeliness, and completeness requirements in section (e)(5) of the Privacy Act.
- □ All □ Some of the PII maintained in the system or by the project is part of a system of records and <u>is</u> exempt from the accuracy, relevance, timeliness, and completeness requirements in section (e)(5) of the Privacy Act. The exemption claimed for these records is appropriate because [please see the applicable SORN].

3. □ The PII maintained in the system or by the project is <u>not</u>: (a) part of a system of records as defined in section (e)(5) of the Privacy Act; or (b) used to make adverse determinations about individuals (defined in the Privacy Act as U.S. Citizens and legal permanent residents). Instead, the information is used to [describe how the information is used and why this use does not involve adverse determinations]. hat you read the rest of the options before checking this box□ <u>None</u> of the information maintained in the system or by the project is part of a system of records as defined in section (e)(5) of the Privacy Act, but the information in the system <u>is</u> used to make adverse determinations about individuals (defined in the Privacy Act as U.S. Citizens and legal permanent residents). Despite the fact that the Privacy Act does not apply, the following protections are in place to ensure fairness to the individual: explain <u>here</u>.

Section 5.1(b) Protections in place despite exemption from the accuracy, relevance, timeliness, and completeness requirements

- Mone of the information maintained in the system or by the project that is part of a system of records is exempt from the accuracy, relevance, timeliness, and completeness requirements in section (e)(5) of the Privacy Act.
- 2. □ For all information maintained in the system or by the project that is part of a system of records that is exempt from the accuracy, relevance, timeliness, and completeness requirements in section (e)(5) of the Privacy Act, the following efforts are made to ensure accuracy, relevance, timeliness, and completeness to the extent possible without interfering with the (*check one*) □ law enforcement □ intelligence □ other [*describe <u>here</u>*] mission requirements for which the system or project was created [*choose <u>ALL</u> that apply*]:
 - a.

 The exempt information is <u>not</u> actually used to make any adverse determinations about individuals.
 - b. □ The exempt information is <u>not</u> actually used to make any adverse determinations about individuals without additional research and investigation to ensure accuracy, relevance, timeliness, and completeness.
 - c. □ Individuals and organizations to whom PII from the system or project is disclosed (as authorized by the Privacy Act) determine its accuracy, relevance, timeliness, and completeness in a manner reasonable for their purposes before they use it to make adverse determinations about individuals.
 - d. □ Individuals about whom adverse determinations are made using PII from this system or project are given an opportunity to explain or modify their information (*check one*) □ before □ after the adverse determination is made. During this process, individuals are allowed to: [*discuss <u>here</u>*
 - e. \Box Other: (*please describe*):
- 3. □ No additional efforts are made to ensure accuracy, relevance, timeliness, and completeness to the extent possible because it would interfere with mission requirements.

Section 5.1(c) Collecting information directly from the individual when using it to make adverse determinations about them.

Section 552a(e)(2) of the Privacy Act requires that Federal agencies that maintain records in a system of records are required to collect information to the greatest extent practicable directly from the individual when the information about them may result in adverse determinations about their rights, benefits, and privileges under Federal programs. Agencies may exempt a system of records from this requirement under certain circumstances and if certain conditions are met.

- 1. \square The records maintained by this system or project are <u>not</u> used to make any adverse determinations about individuals.
- 2.
 The records maintained by this system or project <u>are</u> used to make adverse determinations about individuals <u>and [check all that apply]</u>:
 - a. □ These records <u>were</u> exempted from the Privacy Act provision that requires collection directly from the subject individual to the greatest extent practicable. Exemption of these records is proper because.
 - b. □ These records were <u>not</u> exempted from the requirement to collect information directly from the individual to the greatest extent practicable <u>and</u> [check the relevant box below and provide the information requested].
 - *i.* \Box <u>All</u> records used to make an adverse determination are collected directly from the individual about whom the decision is made. \Box A <u>combination</u> of records collected from third parties <u>and</u> directly from the individual about whom the determination is made are used to make the determination because [please explain <u>here</u> why third-party data is required to make this determination; e.g., third-party data is required to verify the accuracy of the information provided by the individual seeking a privilege or benefit].
 - iii. \Box <u>None</u> of the records used to make adverse determinations are collected directly from the individual about whom determinations are made because seeking the information directly from the individual might [select <u>ALL</u> that apply]:

 \Box alert the individual to the fact that their conduct is being observed or investigated;

- \Box cause the individual to alter or modify their activities to avoid detection;
- \Box create risks to witnesses or other third parties if the individual is alerted to the fact that their conduct is being observed or investigated;
- \Box Other:

Section 5.1(d) Additional controls designed to ensure accuracy, completeness, timeliness, and fairness to individuals in making adverse determinations

- 1. Administrative Controls. Individuals about whom information is collected are given the following opportunities to amend/correct/update their information to ensure it is accurate, timely and complete to the extent reasonably necessary to assure fairness when it is used to make a determination about them:
 - a. The PII collected for use in the system or project is NOT used to make adverse determinations about an individual's rights, benefits, and privileges under federal programs.
 - b. □ The records maintained in the system or by the project are used to make adverse determinations and (*select one*) □ are □ are not exempt from the access provisions in the Privacy Act, 5 U.S.C. 552a(d).
 - c. ⊠ Treasury has published regulations in place describing how individuals may seek access to and amendment of their records under the <u>Privacy Act</u>. *The <u>Treasury/bureaus FOIA and</u>* <u>*Privacy Act disclosure regulations* can be found at 31 C.F.R. Part 1, Subtitle A, Subparts A and C.</u>

- d. □ Individuals who provide their information directly to Treasury for use in the system or by the project are provided notice of the adverse determination and an opportunity to amend/correct/ update their information [choose one] □ before □ after it is used to make a final, adverse determination about them. This is accomplished by [describe <u>here</u> how this process works and the protections in place, including redress/appeals processes; if notice is provided <u>after</u> an adverse determination is made, explain <u>here</u> why notice could not be provided <u>before</u> a determination was made, and the protections in place]: Descriptions.
- e. □ Individuals who provide their information directly to Treasury for use in the system or by the project are expressly told at the point where the information is collected that they need to keep their information accurate, current and complete because it could be used to make adverse determinations about them. This is accomplished by [describe <u>here</u> how/where/when individuals are told they need to keep their information updated before it is used to make adverse decisions about them; include the exact language provided to the individuals]: Description.
- f. \Box All manual PII data entry by federal employees/contractors is verified by a supervisor or other data entry personnel before it is uploaded to the system (e.g., PII entered into the system from paper records is double-checked by someone else before it's uploaded to the system). This is accomplished by: [describe here how this process works].
- g. \Box Other: [please describe here].
- 2. Technical controls. The system or project also includes additional technical controls to ensure that PII is maintained with such accuracy, relevance, timeliness and completeness as is reasonably necessary to assure fairness to the individual when it is used to make a determination about them. The following additional protections are relevant to this system or project
 - a. \boxtimes No additional technical controls are available to ensure accuracy, relevance, timeliness and completeness.
 - b. \Box Automated data feeds are used to refresh/update the information in the system (where the system is reliant on updates from another system). These automated data feeds occur: [state here the frequency of updates] and [state here what happens when the data is updated and why the system is reliant on another system for its data].
 - c. □ Technical and/or administrative controls put are in place to ensure that when information about an individual is acquired from multiple sources for maintenance in a single file about a particular individual, it all relates to the same individual. This is accomplished by: [describe here the method or process used to ensure that information merged about an individual from multiple sources for inclusion in a single file, all relates to the same person].
 - d. \Box Address verification and correction software (software that validates, updates and standardizes the postal addresses in a database).

Section 5.2 Data-Mining

As required by Section 804 of the <u>Implementing Recommendation of the 9/11 Commission Act of 2007</u> ("9-11 Commission Act"), Treasury reports annually to Congress on its data mining activities. For a comprehensive overview of Treasury's data mining activities, please review the Department's Annual Privacy Act and Data Mining reports available at: <u>http://www.treasury.gov/privacy/annual-reports</u>.

Section 5.2(a) Is the PII maintained in the system used to conduct data-mining?

- 1. ⊠ The information maintained in this system or by this project *is not* used to conduct "data-mining" activities as that term is defined in the <u>9-11 Commission Act</u>. Therefore, no privacy or civil liberties issues were identified in responding to this question.
- 2. □ The information maintained in this system or by this project <u>is</u> used to conduct "datamining" activities as that term is defined in the <u>9-11 Commission Act</u>. This system is included in Treasury's annual report to Congress which can be found on the external Treasury privacy website.
- 3. □ The information maintained in this system or by this project <u>is</u> used to conduct "datamining" activities as that term is defined in the <u>9-11 Commission Act</u>, but this system is not included in Treasury's annual report to Congress which can be found on the external Treasury privacy website. This system will be added to the next Treasury Data-mining report to Congress.

Section 5.3 Computer Matching

The Computer Matching and Privacy Protection Act (CMPPA) of 1988 amended the Privacy Act by imposing additional requirements when Privacy Act systems of records are used in computer matching programs.

Pursuant to the CMPPA, there are two distinct types of matching programs. The first type of matching program involves the computerized comparison of two or more automated federal personnel or payroll systems of records or a system of federal personnel or payroll records with non-federal records. This type of matching program may be conducted for any purpose. The second type of matching program involves the computerized comparison of two or more automated systems of records or a system of records with non-federal records. The purpose of this type of matching program must be for the purpose of eligibility determinations or compliance requirements for applicants, recipients, beneficiaries, participants, or providers of services for payments or in-kind assistance under federal benefit programs. *See* 5 U.S.C. § 522a(a)(8). Matching programs must be conducted pursuant to a matching agreement between the source (the agency providing the records) and recipient agency (the agency that receives and uses the records to make determinations). The matching agreement describes the purpose and procedures of the matching **and** establishes protections for matching records.

Section 5.3(a) Records in the system used in a computer matching program.

- 1.
 The PII maintained in the system or by the project *is not* part of a Privacy Act system of records.
- 2. ⊠ The information maintained in the system or by the project *is* part of a Privacy Act system of records but *is not* used as part of a matching program.
- 3. □ The information maintained in the system or by the project <u>is</u> part of a Privacy Act system of records and <u>is</u> used as part of a matching program. [*If whether a Matching Agreement was executed and published as required by the CMPPA/Privacy Act; if no Matching Agreement was executed, please explain here why*]: Explain here.

Section 5.3(b) Is there a matching agreement?

1. 🖾 N/A

- 2. □ There is a matching agreement in place that contains the information required by Section (o) of the <u>Privacy Act</u>.
- 3. □ There is a matching agreement in place, but it does not contain all of the information required by Section (o) of the <u>Privacy Act</u>. The following actions are underway to amend the agreement to ensure that it is compliant. [discuss <u>here</u> the issues that were discovered that required amendment and how those issues are being mitigated/fixed]: Discuss here.

Section 5.3(c) What procedures are followed before adverse action is taken against an individual who is the subject of a matching agreement search?

- 1. 🖾 N/A
- 2. □ The bureau or office that owns the system or project conducted an assessment regarding the accuracy of the records that are used in the matching program and the following additional protections were put in place:
 - a.
 The results of that assessment were independently verified by [*explain how and by whom accuracy is independently verified; include the general activities involved in the verification process*].
 - b. □ Before any information subject to the matching agreement is used to suspend, terminate, reduce, or make a final denial of any financial assistance or payment under a Federal benefit program to an individual:
 - i. \Box The individual receives notice and an opportunity to contest the findings; **OR**
 - ii. □ The Data Integrity Board approves the proposed action with respect to the financial assistance or payment in accordance with Section (p) of the <u>Privacy</u> <u>Act</u> before taking adverse action against the individual.
- 3. \Box No assessment was made regarding the accuracy of the records that are used in the matching program.

Section 5.4: Information sharing with external (i.e., outside Treasury) organizations and individuals

Section 5.4(a) PII shared with/disclosed to agencies, organizations or individuals outside Treasury

- 1. □ <u>PII</u> maintained in the system or by the project is <u>not</u> shared with agencies, organizations, or individuals external to Treasury.
- 2. □ <u>PII</u> maintained in the system or by the project <u>is</u> shared with the following agencies, organizations, or individuals external to Treasury: [*For each recipient, provide the following: (1) name of organization/type of individual; (2) the PII shared; (3) the purpose of the sharing; (4) identify any statutes that limit use or sharing of the information; (5) identity any applicable MOU*].
- 3. ⊠ All external disclosures <u>are</u> authorized by the Privacy Act (including routine uses in the applicable SORN).

Section 5.4(b) Accounting of Disclosures

An accounting of disclosures is a log of all external (outside Treasury) disclosures of records made from a system of records that has <u>not</u> been exempted from this accounting requirement. This log must either be

maintained regularly or be capable of assembly in a reasonable amount of time after an individual makes a request. Certain system of records may be exempted from releasing an accounting of disclosures (e.g., in law enforcement investigations).

Section 5.4(c) Making the Accounting of Disclosures Available

- 1. □ The records are not maintained in a system of records subject to the Privacy Act so an accounting is *not* required.
- 2. \Box No external disclosures are made from the system.
- 3. □ The Privacy Act system of records maintained in the system or by the project *is* exempt from the requirement to make the accounting available to the individual named in the record. Exemption from this requirement was claimed because: [please state here why the records in this system of records were exempted from this requirement].
- 4. □ The Privacy Act system of records maintained in the system or by the project is <u>not</u> exempt from the requirement to make the accounting available to the individual named in the record and a log is maintained regularly. The log is maintained for at least five years and includes the date, nature, and purpose of each disclosure (not including intra-agency disclosures and FOIA disclosures) of a record to any person or to another agency (outside of Treasury) and the name and address of the person or agency to whom the disclosure is made.
- 5. ⊠ The Privacy Act system of records maintained in the system or by the project is <u>not</u> exempt from the requirement to make the accounting available to the individual named in the record and a log is <u>not</u> maintained regularly, but is capable of being constructed in a reasonable amount of time upon request. The information necessary to reconstruct the log (i.e., date, nature, and purpose of each disclosure) is maintained for at least five years.

Section 5.4(d) Obtaining Consent Prior to New Disclosures Not Authorized by the Privacy Act

Records in a system of records subject to the Privacy Act may not be disclosed by "any means of communication to any person or to another agency" without the prior written request or consent of the individuals to whom the records pertain. 5 U.S.C. Sec. 552a(b). However, the Act also sets forth twelve exceptions to this general restriction. These 12 exceptions may be viewed at: <u>https://www.justice.gov/usam/eousa-resource-manual-139-routine-uses-and-exemptions</u>. Unless one of these 12 exceptions applies, the individual to whom a record pertains must provide their consent, where feasible and appropriate, before their records may be disclosed to anyone who is not listed in one of the 12 exceptions. One of these 12 exceptions also allows agencies to include in a notice published in the Federal Register, a list of routine uses. Routines uses are disclosures outside the agency that are compatible with the purpose for which the records were collected.

Section 5.4(e) Obtaining Prior Written Consent

1. ⊠ The records maintained in the system of records are only shared in a manner consistent with one of the 12 exceptions in the Privacy Act, including the routine uses published in the Federal Register.

2. ⊠ If a situation arises where disclosure (written, oral, electronic, or mechanical) must be made to anyone outside of Treasury who is not listed in one of the 12 exceptions in the Privacy Act (including the published routine uses), the individual's prior written consent will be obtained where feasible and appropriate.

Section 6: Compliance with Federal information management requirements

Responses to the questions below address the practical, policy, and legal consequences of failing to comply with one or more of the following federal information management requirements (to the extent required) and how those risks were or are being mitigated: (1) the Privacy Act System of Records Notice Requirement; (2) the Paperwork Reduction Act; (3) the Federal Records Act; (4) the E-Gov Act security requirements; and (5) Section 508 of the Rehabilitation Act of 1973.

Section 6.1: The Paperwork Reduction Act

The PRA requires OMB approval before a Federal agency may collect standardized data from 10 or more respondents within a 12-month period. OMB also requires agencies to conduct a PIA (a Treasury PCLIA) when initiating, consistent with the PRA, a new electronic collection of PII for 10 or more persons (excluding agencies, instrumentalities, or employees of the federal government).

Section 6.1(a)

- 1. □ The system or project maintains information obtained from individuals and organizations who are not federal personnel or an agency of the federal government (i.e., outside the federal government)
- 2. □ The project or system involves a new collection of <u>information in identifiable form</u> for 10 or more persons from outside the federal government.
- 3. The project or system completed an Information Collection Request ("ICR") and received OMB approval.
- 4. In The project or system did not complete an Information Collection Request ("ICR") and receive OMB approval because *all information in the system is collected via data feed with HR Connect, or from end user actions when they use particular system features and functions.*

Section 6.2: Records Management - NARA/Federal Records Act Requirements

Records retention schedules determine the maximum amount of time necessary to retain information in order to meet the needs of the project or system. Information is generally either disposed of or sent to the National Archives and Records Administration (NARA) for permanent retention upon expiration of this period. If the system has an applicable SORN(s), check the "Policies and Practices for Retention and Disposal of Records" section.

Section 6.2(a)

1. \square The records used in the system or by the project are covered by a NARA General Records Schedule (GRS). The GRS is 2.2 *item 010*.

- 2. □ The records used in the system or by the project are covered by a NARA approved Treasury bureau Specific Records Schedule (SRS). The SRS [please provide here the specific schedule name and identifying number]
- 3. □ On [*please state the date on which NARA approval was sought*] the system owner sought approval from NARA for an SRS and is awaiting a response from NARA. [*State here the retention periods you proposed to NARA*].
- 4. □ The system owner is still in the process of developing a new records schedule to submit to NARA.

Section 6.3: E-Government Act/NIST Compliance

The completion of Federal Information Security Management Act (FISMA) Security Assessment & Authorization (SA&A) process is required before a federal information system may receive Authority to Operate (ATO).

Section 6.3(a)

- 1. \square The system is a federal <u>information system</u> subject to FISMA requirements.
- 2. \square The system last completed an SA&A and received an ATO on: 3/15/2023
- 3. □This is a new system has not yet been authorized to operate. The expected to date for receiving ATO is [please state here the expected date on which you expect authorization will be granted].
- 4. ⊠ The system or project maintains access controls to ensure that access to PII maintained is limited to individuals who have a need to know the information in order to perform their official Treasury duties.
- 5. All Treasury/bureau security requirements are met when disclosing and transferring information (e.g., bulk transfer, direct access by recipient, portable disk, paper) from the Treasury system or project to internal or external parties.
- 6. 🖾 This system or project maintains an audit log of system users to ensure they do not violate the system and/or Treasury/bureau rules of behavior.
- 7. □ This system or project has the capability to identify, locate, and monitor individuals or groups of people other than the monitoring of system users to ensure that they do not violate the system's rules of behavior. [If checked, please describe this capability here, including safeguards put in place to ensure the protection of privacy and civil liberties.]

Section 6.4: Section 508 of the Rehabilitation Act of 1973

When Federal agencies develop, procure, maintain, or use Electronic and Information Technology (EIT), <u>Section 508 of the Rehabilitation Act of 1973</u> (as amended in 1998) requires that individuals with disabilities (including federal employees) must have access and use (including privacy policies and directives as well as redress opportunities) that is comparable to that which is available to individuals who do not have disabilities.

Section 6.4(a)

1. □ The project or system will <u>not</u> involve the development, procurement, maintenance or use of EIT as that term is defined in <u>Section 508 of the Rehabilitation Act of 1973</u> (as amended in 1998)?

- 2. □ The project or system <u>*will*</u> involve the development, procurement, maintenance or use of EIT as that term is defined in <u>Section 508 of the Rehabilitation Act of 1973</u> (as amended in 1998).
- 3. It individuals with disabilities (including federal employees) have access and use (including access to privacy and civil liberties policies) that is comparable to that which is available to individuals who do not have disabilities.
- 4. □ The system or project is not in compliance with all <u>Section 508</u> requirements. The following actions are in progress to ensure compliance: [please describe here the efforts underway to ensure compliance].

Responsible Officials Certification

 \Box A PCLIA is being completed for this system for the first time. I have reviewed all responses in the PCLIA and it reflects the current, accurate, and complete status of the system, including the significant changes.

This system was reviewed pursuant to continuous monitoring requirements. Since the PCLIA was last updated, significant changes have been made to the system that warranted modifications to the PCLIA. I have reviewed all responses in the PCLIA and it reflects the current, accurate, and complete status of the system, including the significant changes.

 \Box This system was reviewed pursuant to continuous monitoring requirements. Since the PCLIA was last updated, <u>no</u> significant changes have been made to the system that would warrant any modifications to the PCLIA. I have reviewed all responses in the PCLIA and it reflects the current, accurate, and complete status of the system.

Sean Fox

David Williams

Approval Signature

Timothy H. Skinner, JD Bureau Privacy and Civil Liberties Officer Departmental Offices, & Records