UNITED STATES DEPARTMENT OF THE TREASURY



U.S. Department of the Treasury

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Appendix C: Departmental Offices Privacy, Transparency, and Records, National Institute of Standards and Technology Special Publication 800-53 Revision 5, Treasury Privacy Control Compliance Chart Version: 3.0 Date: September 18, 2024

Treasury Compliance with National Institute of Standards and Technology

Special Publication 800-53 Revision 5

Privacy Control Compliance Chart

Acronyms and abbreviations

API	Application Programming Interfaces
ASM	Assistant Secretary for Management
ATO	Authority to Operate
СМА	Computer Matching Agreement
CPCLO	Chief Privacy and Civil Liberties Officer
СРО	Chief Privacy Officer
DASPTR	Deputy Assistant Secretary Privacy, Transparency, and Records
DHS	Department of Homeland Security
DIB	Data Integrity Board
DO	Departmental Offices
EO	Executive Order
FISMA	Federal Information Security Management Act of 2002
FOIA	Freedom of Information Act

FR	Federal Register		
GAO	Government Accountability Office		
GRS	General Records Schedule		
ISE	Information Sharing Environment		
IT	Information Technology		
NARA	National Archives and Records Administration		
NIST	National Institute of Standards and Technology		
No.	Number		
OCIO	Office of the Chief Information Office		
OCRCL	Office for Civil Rights and Civil Liberties		
OIG	Office of Inspector General		
OLA	Office of Legislative Affairs		
OMB	Office of Management and Budget		
OPE	Office of the Procurement Executive		
PA	Privacy Act		
PAS	Privacy Act Statement		
PCLTA	Privacy and Civil Liberties Threshold Analysis		
PCLIA	Privacy and Civil Liberties Impact Assessment		
PIA	Privacy Impact Assessment		
PII	Personally Identifiable Information		
PRA	Paperwork Reduction Act		

PTR	Privacy, Transparency, and Records
Rev.	Revision
SA&A	Security Assessment & Authorization
SAOP	Senior Agency Official for Privacy
SOR	System of Records
SORN	System of Records Notice
SPP	Security Program Plan
SP	Special Publication
SRS	Specific Records Schedule
TRB	Technical Review Board

A copy of NIST SP 800-53 Rev.5 draft, dated September 2020 can be found here.

This appendix provides a structured set of controls for protecting privacy and serves as a roadmap for Treasury to use in identifying and implementing privacy controls for the entire life cycle of PII, whether in paper or electronic form.

The following chart contains the privacy control number and title, the control's status, and a summary of how Treasury meets that control's requirements. The Office of Privacy, Transparency, & Records aligned these requirements with the Departmental Offices Information Technology Security Program Plan (DO IT SPP), and annotated them with an asterisk (*) when the DO IT SPP meets the control's requirements. The term "maintenance" when used in the chart collectively refers to the collection, use, maintenance, and sharing of personally identifiable information (PII).

The Senior Agency Official for Privacy (SAOP) is responsible for implementing privacy compliance requirements at the Department of the Treasury. Treasury established a Departmental Privacy and Civil Liberties (PCL) team within its Office of Privacy, Transparency, and Records (PTR). PTR is led by the Deputy Assistant Secretary for PTR (DASPTR), who reports directly to the SAOP (who is also the Assistant Secretary for Management and the Treasury Chief Privacy and Civil Liberties Officer). PTR also maintains a team led by the Director for Privacy and Civil Liberties (PCL Director). The PCL Director acts as the Bureau Privacy and Civil Liberties Officer (BPCLO) for Treasury's Departmental Offices (DO) as well as Department-wide responsibilities.

In addition to the support that PTR provides for DO and Department-wide, the SAOP also enlists the support of staff that perform privacy functions at the Treasury bureau level. This includes bureau level privacy programs led by BPCLOs and others. In the chart below, all references to actions taken by the SAOP include actions performed by Treasury departmental and bureau privacy programs, bureau heads, the Office of General Counsel, Chief Information Officers, and system/program officials. These partners are collectively referred to as "Treasury privacy stakeholders" in the chart below. The specific role played by each of these stakeholders is described in more detail in the main text of this document.

Rev. 5 Control No. and Title	Control	Status	How Treasury Meets the Privacy Control
PT-2 Authority To Collect Personally Identifiable Information	The organization determines and documents the legal authority that permits the collection, use, maintenance, and sharing of personally identifiable information (PII), either generally or in support of a specific program or information system need.	Implemented	 Before maintaining PII in a Treasury information system or paper file, Treasury privacy stakeholders determine whether the collection is legally authorized and consult with legal counsel, as necessary, regarding the authority of any program or activity that collects PII. The authority to collect PII is recorded in the following Treasury privacy documents: SORNs PCLIAs PASs, and CMAs
PT-3 Personally Identifiable Information Processing Purposes	The organization describes the purpose(s) for which personally identifiable information (PII) is collected, used, maintained, and shared in its privacy notices.	Implemented	Treasury privacy stakeholders review all laws and policies a program or system owner provides in support of maintaining a specific program or information system to ensure a reasonable nexus exists between any general authorization and the collection and use of specific PII. After the specific purposes are identified, they are clearly described in the related privacy compliance documentation, including published PCLIAs, CMAs, and SORNs, as well as PASs provided at the time of
			 collection (for example, on forms organizations use to collect PII that will be maintained in a system of records). For certain information required to perform Treasury's mission, collection, use, maintenance, and sharing restrictions are described in law, regulation (for example, taxpayer information) or written agreement (for example, Terrorist Finance Tracking Program).

PM-3 Information Security and Privacy Resources PM-18 Privacy Program Plan PM-19 Privacy Program Roles	The organization: a. Appoints a Senior Agency Official for Privacy (SAOP)/Chief Privacy Officer (CPO) accountable for developing, implementing, and maintaining an organization-wide governance and privacy program to ensure compliance with all applicable laws and regulations regarding the collection, use, maintenance, sharing, and disposal of personally identifiable information (PII) by programs and information systems; b. Monitors federal privacy laws and policy for changes that affect the privacy program; c. Allocates [<i>Assignment:</i> <i>organization-defined allocation of</i> <i>budget and staffing</i>] sufficient resources to implement and operate the organization-wide privacy program; d. Develops a strategic organizational privacy plan for implementing applicable privacy controls, policies, and procedures; e. Develops, disseminates, and implements operational privacy policies and procedures that govern the appropriate privacy and security controls for programs, information systems, or technologies involving PII; and	Implemented *	 As the Treasury-appointed SAOP, the ASM oversees all aspects of the privacy program, but enlists the support of Treasury privacy stakeholders who have the expertise necessary to navigate privacy issues that implicate unique bureau or program issues, authorities, and missions. The SAOP has Treasury-wide authority, resources, and responsibility to develop, implement, share, and maintain a complete governance and privacy program. Treasury privacy stakeholders work with legal counsel, cybersecurity officials, and others as needed to respond to particular issues by: Ensuring the development, implementation, and enforcement of privacy policies and procedures Defining roles and responsibilities for protecting PII Determining the level of information sensitivity with regard to PII holdings Identifying the laws, regulations, and internal policies that apply to the collection, use, maintenance, sharing, and disposal of PII Monitoring privacy best practices, and Monitoring compliance with identified privacy controls.
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f. Updates privacy plan, policies, and procedures [Assignment: organization-defined frequency, at least biennially].		

RA-3 Risk Assessment	The organization:	Implemented	Treasury privacy stakeholders use OMB Memorandum 03-22,
RA-8 Privacy Impact Assessments	 a. Documents and implements a privacy risk management process that assesses privacy risk to individuals resulting from the collection, sharing, storing, transmitting, use, and disposal of personally identifiable information (PII); and b. Conducts Privacy (and Civil Liberties) Impact Assessments (PIAs) for information systems, programs, or other activities that pose a privacy risk in accordance with applicable law, OMB policy, or any existing organizational policies and procedures. 	r · · · · · · · ·	 Privacy Impact Assessments, to implement the privacy provisions of the E-Government Act of 2002. Treasury uses PCLIAs to: Identify privacy risks and methods to minimize those risks Ensure that programs or information systems meet legal, regulatory, and policy requirements, and Tell the public how Treasury protects PII when it is collected, shared, stored, transmitted, and used. PCLIAs are performed before developing or procuring information systems, or initiating programs or projects, that collect, use, store, transmit, dispose, maintain, or share PII. PCLIAs are updated when system or process changes create new privacy risks. Treasury's PCLIA templates also address potential civil liberties issues that may result from the maintenance of PII (for example, due process, redress, and First Amendment issues).
SA-1 Policies and Procedures SA-4 Acquisition Process SA-9 External System Services	The organization: a. Establishes privacy roles, responsibilities, and access requirements for contractors and service providers; and b. Includes privacy requirements in contracts and other acquisition- related documents.	Implemented	Contractors and service providers who have access to Treasury systems and data are held to the same standards as Treasury employees. Treasury privacy stakeholders work with Treasury's Office of the Procurement Executive (OPE) to ensure that appropriate provisions are added to contracts where contractors will have access to Treasury PII. Contractors and service providers are contractually obligated to comply with all applicable privacy and related records management laws and policies. Treasury privacy stakeholders consult with legal counsel, the CIOs, and contracting officers regarding applicable laws, directives, policies, or regulations that may affect implementation of this control.

CA-2 Control Assessments	The organization monitors and audits privacy controls and internal privacy policy to ensure effective implementation.	Implemented	 Treasury privacy stakeholders conduct regular assessments to promote accountability and address gaps in privacy compliance and controls by: Conducting assessments of Treasury privacy policies and requirements to ensure they are current and effective Monitoring legal, regulatory and policy developments to ensure that Treasury privacy policies continue to comply with applicable legal and OMB policy requirements Using automated auditing tools to ensure appropriate use of PII by all system users, and Ensuring that corrective actions, identified as part of the assessment process, are tracked and monitored until audit findings are corrected. Treasury privacy stakeholders coordinate monitoring and auditing
			Treasury privacy stakeholders coordinate monitoring and auditing efforts with information security officials to ensure that results are provided to senior managers and oversight officials.

AT-1 Awareness Training	The organization:	Implemented	Treasury promotes a culture of privacy through its Annual Privacy
AT-2 Literacy Training and	a. Develops, implements, and		Awareness training. All Treasury employees and contractors must
Awareness	updates a comprehensive training		complete initial privacy training within 30 days of their
AT-3 Role-based Training	and awareness strategy aimed at		appointment and are required to take refresher training annually.
PL-4 Rules of Behavior	ensuring that personnel understand		At least quarterly, all Treasury employees and contractors receive
	privacy responsibilities and		emails to remind them of the annual refresher requirement. All
	procedures;		training is completed electronically and tracked on Treasury's
	b. Administers basic privacy training		Integrated Talent Management System (or other bureau systems).
	[Assignment: organization-defined		By completing privacy training, employees and contractors accept
	frequency, at least annually] and		responsibility for complying with basic privacy requirements.
	targeted, role-based privacy training		Privacy training targets program or information system data
	for personnel having responsibility		collection and use requirements identified in public notices, such as
	for personally identifiable		PCLIAs, SORNs or CMAs. Training methods include:
	information (PII) or for activities		Mandatory annual privacy awareness training
	that involve PII [Assignment:		• Targeted, role-based training to address issues unique to bureau
	organization-defined frequency, at		or office missions and the PII they collect, and
	<i>least annually</i>]; and		• Internal guides and handbooks that address particular privacy
	c. Ensures that personnel certify		issues (e.g., the Treasury Privacy Act Handbook).
	(manually or electronically)		
	acceptance of responsibilities for		Treasury regularly updates training materials based on changing
	privacy requirements [Assignment:		statutory, regulatory, mission, program, business process, and
	organization-defined frequency, at		information system requirements, or on the results of compliance
	least annually].		monitoring and auditing.

PM-27 Privacy Reporting	The organization develops, disseminates, and updates reports to the Office of Management and Budget (OMB), Congress, and other oversight bodies, as appropriate, to demonstrate accountability with specific statutory and regulatory privacy program mandates, and to senior management and other personnel with responsibility for monitoring privacy program progress and compliance.	Implemented	 Treasury privacy stakeholders consult with legal counsel and Treasury's Office of Legislative Affairs (OLA), where appropriate, to ensure that Treasury meets all applicable privacy reporting requirements. Treasury reporting requirements are found in the following legal and OMB requirements: Annual SAOP Report under the FISMA Semiannual report required under Section 803 of the Implementing Recommendations of the 9/11 Commission Act of 2007 Biennial report on Computer Matching and Privacy Protection Act Pursuant to the Privacy Act, as amended Annual Privacy Report under Section 522 of the Consolidated Appropriations Act of 2005 Data Mining report under the Federal Agency Data Mining Reporting Act of 2007 Immediate reporting of "major incidents" to DHS US-CERT per OMB M-17-12 and FISMA 2015 PCL Assessment Report under Section 5(b) of EO 13636, and Other periodic reports as requested by the General Accountability Office (GAO).
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SA-3 System Development Life Cycle	The organization designs information systems to support privacy by automating privacy controls.	Implemented	Treasury builds privacy controls into new system design and development to minimize privacy risks, reduce the likelihood of breaches, and prevent other privacy-related incidents. Departmental Treasury privacy stakeholders are members of the OCIO Technical Review Board (TRB), which approves IT initiatives prior to their submission to the DO Information Technology Investment Review Board (DO IRB). The TRB provides technology leadership to ensure that IT initiative decisions align with the technical approach Treasury has approved for the development of DO information systems. Other privacy stakeholders participate in similar approval processes at the bureau level. TRB and other technical review board participation at the bureau level allows Treasury privacy stakeholders to ensure privacy concerns are addressed at the earliest stage of each system's life cycle.
			Additionally, Treasury PCLIAs include questions about pre and post-information system development technical solutions that might be available to ensure the accuracy, completeness, and timeliness of PII maintained in systems.

PM-21 Accounting of Disclosures	The organization:	Implemented	Treasury privacy stakeholders use the PCLIA template to ensure
C	a. Keeps an accurate accounting of		that system of records managers are properly maintaining
	disclosures of information held in		accountings of disclosures or can timely and accurately reconstruct
	each system of records under its		a complete accounting of disclosures.
	control, including: (1) Date, nature,		
	and purpose of each disclosure of a		Treasury is not required to keep an accounting of disclosures when
	record; and (2) Name and address of		the disclosures are made:
	the person or agency to which the		• Within Treasury to personnel with a <i>need-to-know</i>
	disclosure was made;		• Under the FOIA, or
	b. Retains the accounting of		• To a law enforcement agency under 5 U.S.C. § 552a(c)(3)
	disclosures for the life of the record		
	or five years after the disclosure is		In spite of the FOIA exclusion from the Privacy Act accounting
	made, whichever is longer; and		requirement, FOIA disclosures and law enforcement disclosures are
	c. Makes the accounting of		logged and available for review to the extent required by law at
	disclosures available to the person		individual Treasury Offices that fulfill such requests.
	named in the record upon request.		
			Treasury also reviews all systems of records to determine whether
			certain systems of records should be exempt from the requirement
			to provide the accounting of disclosures to individuals. Where
			appropriate, Treasury privacy stakeholders complete all OMB and
			regulatory processes necessary to establish required exemptions.

PM-22 Personally Identifiable Information Quality Management	The organization: a. Confirms to the greatest extent	Implemented	Treasury takes measures to protect data quality and validate the accuracy of PII that is used to make decisions about the rights,
	practicable upon collection or creation of personally identifiable		benefits, or privileges of individuals under federal programs.
	information (PII), the accuracy, relevance, timeliness, and		The Treasury PCLIA template includes a series of questions addressing the need to collect PII directly from the individual
	completeness of that information;		unless a particular system of records is exempted from this requirement.
	b. Collects PII directly from the		
	individual to the greatest extent practicable;		Treasury privacy stakeholders are involved in analyzing system requirements at the earliest stage of system development. This allows them to identify:
	c. Checks for, and corrects as		• Untrustworthy PII sources, and
	necessary, any inaccurate or outdated PII used by its programs or systems [Assignment: organization-defined frequency];		 When additional management controls are required to allow individuals to verify their information before it is used to make decisions about their rights, benefits, or privileges.
	and		Treasury PCLIAs also address this control by inquiring about
	d. Issues guidelines ensuring and maximizing the quality, utility, objectivity, and integrity of disseminated information.		technical solutions available to ensure the accuracy, completeness, and timeliness of PII maintained in systems of records. Treasury privacy stakeholders use the PCLIA responses to ensure the system provides mechanisms that allow editing and validation of PII collected and entered into information systems. These mechanisms may include, for example, Application Programming Interfaces (API) for automated address verification.

PM-24 Data Integrity Board	The organization:	Implemented	Treasury's PCLIA process addresses data integrity by ensuring PII
SI-1 Policies and Procedures	 a. Documents processes to ensure the integrity of personally identifiable information (PII) through existing security controls; and b. Establishes a Data Integrity Board when appropriate to oversee organizational Computer Matching Agreements and to ensure that those agreements comply with the computer matching provisions of the Privacy Act. 		 is: Collected directly from individuals; Not altered during storage, processing, or while in transit, and Properly safeguarded as required during the Security Assessment & Authorization (SA&A) process before authority to operate (ATO) is granted to a federal information system. The PCLIA template also addresses Computer Matching Privacy Protection Act requirements when records maintained in systems of records are matched with certain data collections for the purpose of determining or affecting an individual's rights, benefits, and privileges. The DASPTR leads Treasury's DIB, which oversees and coordinates CMA approval. The DIB ensures that existing controls comply with Privacy Act computer matching requirements to maintain the integrity of data shared under each Computer Matching Agreement.

SA-8(33) Security and Privacy	The organization:	Implemented	Treasury privacy stakeholders work with system owners to
Engineering Principles -	a. Identifies the minimum	1	identify the minimum PII elements information systems or
Minimization	personally identifiable information		programs require to accomplish a legally authorized purpose.
PM-5(1) Inventory of Personally	(PII) elements that are relevant and		
Identifiable Information	necessary to accomplish the legally		Treasury's PCLIA process ensures that the amount and type of PII
	authorized purpose of collection;		collected is minimized. The PCLIA requires system owners to
			identify what they deem to be relevant, necessary, and legal to
	b. Limits the collection and		collect. Treasury privacy stakeholders then work with system
	retention of PII to the minimum		owners to eliminate any PII that falls outside of these
	elements identified for the purposes		requirements.
	described in the notice and for		
	which the individual has provided		Continuous monitoring requirements also allow Treasury privacy
	consent; and		stakeholders to use the PCLIA process to ensure that data
			minimization analysis is conducted for any proposed
	c. Conducts an initial evaluation of		modifications that include additional PII collection in a particular
	PII holdings and establishes and		information system. Continuous monitoring requirements also
	follows a schedule for regularly		allow privacy stakeholders to continuously reassess the continuing
	reviewing those holdings		necessity and relevance of the PII originally maintained in the
	[Assignment: organization-defined		system. This includes analyzing existing PII holdings to
	frequency, at least annually] to		determine if PII in aging systems is still relevant, necessary, and
	ensure that only PII identified in the		legal to remain compliant with the Privacy Act and Paperwork
	notice is collected and retained, and		Reduction Act requirements.
	that the PII continues to be		
	necessary to accomplish the legally		Treasury privacy stakeholders coordinate with Treasury federal
	authorized purpose.		records officers to ensure that any plan to reduce a system's PII
			holdings is achieved in compliance with applicable NARA
			retention schedules.

MP-6 Media Sanitization	The organization:	Implemented	Treasury privacy stakeholders coordinate with Treasury's federal
SI-12 Information Management	a. Retains each collection of	mpiementeu	records officers to identify appropriate retention periods and
and Retention	personally identifiable information		disposal methods. Treasury addresses mission specific exceptions
SI-12(3) Information Management	(PII) for [Assignment:		from NARA retention and disposal requirements in public notices
and Retention – Information	organization-defined time period]		(for example, an updated SORN) to maintain transparency.
	to fulfill the purpose(s) identified in		(for example, an updated SOKN) to maintain transparency.
Disposal			If NADA's Community Schools (CDS) on emission
	the notice or as required by law;		If NARA's General Records Schedules (GRS) or existing
			Treasury's Records Schedules (TRS) do not cover the particular
	b. Disposes of, destroys, erases,		records maintained in an information system, Treasury privacy
	and/or anonymizes the PII,		stakeholders document in the PCLIA efforts to draft and secure
	regardless of the method of storage,		NARA approval for a new Treasury Records Schedule.
	in accordance with a NARA-		
	approved record retention schedule		
	and in a manner that prevents loss,		
	theft, misuse, or unauthorized		
	access; and		
	c. Uses [Assignment: organization-		
	<i>defined techniques or methods</i>] to		
	ensure secure deletion or		
	destruction of PII (including		
	originals, copies, and archived		
	records).		
PM-25 Minimization of Personally	The organization:	Implemented	Treasury privacy stakeholders analyze testing, training, and
Identifiable Information Used in	a. Develops policies and procedures		research efforts to ensure that live data is not used (if feasible) and
Testing, Training, and Research	that minimize the use of personally		to minimize the collection and use of PII to that which is necessary
SI-12(2) Information Management	identifiable information (PII) for		to conduct the particular testing, training, or research effort. For
and Retention – Minimize	testing, training, and research; and		example, PII used in data entry training does not require actual
Personally Identifiable	b. Implements controls to protect		PII; therefore, randomly generated information is a suitable
Information in Testing, Training	PII used for testing, training, and		alternative.
and Research	research.		Additional controls include scrutinizing contracts where the
			disclosure of PII to contractors is necessary to ensure the
			minimization of the data and its return or destruction upon
			completion of testing or research.

PT-4 Consent	The organization: a. Provides means, where feasible and appropriate, for individuals to	Implemented	Treasury privacy stakeholders tailor the public notice and methods for obtaining consent to ensure consistency with Privacy Act requirements. Public notices such as SORs, PCLIAs, CMAs, and
	authorize the collection, use,maintaining, and sharing ofpersonally identifiable information(PII) prior to its collection;b. Provides appropriate means for		Privacy Act Statements (PAS) tell the public what information is collected, why it is collected and to whom it is disclosed outside Treasury so they can determine if they want to provide the PII requested.
	individuals to understand the consequences of decisions to approve or decline the authorization of the collection, use, dissemination, and retention of PII; c. Obtains consent, where feasible and appropriate, from individuals prior to any new uses or disclosure of previously collected PII; and d. Ensures that individuals are aware of and, where feasible, consent to all uses of PII not initially described in the public notice that was in effect at the time the organization collected the PII.		 These notice processes allow individuals to make informed decisions: At the point of collection where Treasury provides a PAS (on paper forms, digitally, or through spoken word) identifying the authority for the collection, consequences for failing to provide PII, and whether the request for is mandatory or voluntary If Treasury requests authorization to disclose PII for a certain purpose not expressly authorized in the Privacy Act, and/or When Treasury makes requests for additional information to supplement a previous collection.

AC-1 Policies and Procedures	The organization:	Implemented	Treasury maintains Privacy Act compliant regulations at 31 CFR,
AC-3(14) Access Enforcement -	a. Provides individuals the ability to	mplemented	Subpart C, which allow individuals to access their records
Individual Access	have access to their personally		maintained in Treasury system(s) of records. These regulations
PM-20 Dissemination of Privacy	identifiable information (PII)		govern all requests individuals submit for access to their records
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Program Information	maintained in its system(s) of		that are maintained in a Treasury system of records.
PT-5 Privacy Notice	records;		
PT-6 System of Records Notice			Treasury privacy stakeholders, in consultation with Treasury
	b. Publishes rules and regulations		FOIA officers (processes and stakeholders vary by bureau), are
	governing how individuals may		responsible for processing Privacy Act requests in compliance
	request access to records		with the regulations.
	maintained in a Privacy Act system		Each Treasury SORN lists the official who is responsible for the
	of records;		SOR and provides procedures for requesting access. Privacy Act
			and FOIA points of contact are also posted on Treasury's public
	c. Publishes access procedures in		websites. The SORN describes how individuals are notified and
	System of Records Notices		can access their records if the SOR contains a record about them.
	(SORNs); and		
			Individuals who wish to determine if their records are maintained
	d. Adheres to Privacy Act		in a particular SOR are invited to make a written inquiry to the
	requirements and OMB policies		Disclosure Officer of the appropriate bureau as stated in Treasury
	and guidance for the proper		SORNs under "Record Access Procedures."
	processing of Privacy Act requests.		
			Whenever possible, Treasury allows individuals to review their PII
			held within a Treasury system of records. Treasury facilitates
			timely, simplified, and inexpensive access by placing FOIA
			offices across the organization. This allows requests to be directed
			to the organization's FOIA office nearest to the information. This
			practice reduces time and resources required to answer an
			individual's request.
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			Access requests may be denied where SORs were properly
			exempted from the access requirements in accordance with
			Privacy Act requirements.
			Thrue, net requirements.

PM-22 Personally Identifiable Information Quality Management SI-18 Personally Identifiable Information Quality Operations SI-18(4) Personally Identifiable Information Quality Operations – Individual Requests SI-18(5) Personally Identifiable Information Quality Operations – Notice of Correction or Deletion	The organization: a. Provides a process for individuals to have inaccurate personally identifiable information (PII) maintained by the organization corrected or amended, as appropriate; and b. Establishes a process for disseminating corrections or amendments of the PII to other authorized users of the PII, such as external information-sharing partners and, where feasible and appropriate, notifies affected individuals that their information has been corrected or amended.	Implemented	 Treasury maintains Privacy Act compliant regulations at 31 CFR, Subpart C, which allow individuals to access their records maintained in Treasury system(s) of records and seek correction or amendment where appropriate. Treasury provides effective redress by: Providing notice of the existence of a PII collection (for example, in SORNs or PCLIAs) Providing plain language explanations of the processes and mechanisms for requesting access to records in SORNs Establishing criteria for submitting requests for correction and publishing them in the Federal Register (FR) with a link to the FR on Treasury's public web site Assigning resources to analyze and adjudicate requests in Treasury's FOIA and Privacy offices Implementing means of correcting data collections if FOIA/Privacy offices validate the allegation of inaccuracy presented in a request for amendment of the individual's records Reviewing all decisions that may have been the result of inaccurate information, and Notifying individuals and organizations about a correction or amendment where appropriate.
PM-26 Complaint Management	The organization implements a process for receiving and responding to complaints, concerns, or questions from individuals about the organizational privacy practices.	Implemented	The public can readily access information regarding Treasury complaint processes through the Treasury website and 31 CFR Subpart C, which provides the details needed to file complaints. It also includes contact information for the SAOP or other officials designated to receive complaints. Treasury's complaint management process includes tracking mechanisms implemented by the receiving organization (for example, Inspectors General) to ensure that complaints are reviewed and addressed in a timely manner.

PM-5(1) System Inventory -	The organization:	Implemented	Information systems that maintain PII are identified during Privacy
Inventory of Personally	a. Establishes, maintains, and	*	and Civil Liberties Threshold Assessments (PCLTA), PCLIAs, and
Identifiable Information	updates [Assignment: organization-		information system authorization processes.
	<i>defined frequency</i>] an inventory		All systems that maintain PII are documented in the Treasury
	that contains a listing of all		inventory maintained in the ServiceNow Governance Risk and
	programs and information systems		Compliance GRC tool.
	identified as collecting, using,		
	maintaining, or sharing personally		
	identifiable information (PII); and		
	b. Provides each update of the PII		
	inventory to the CIO or information		
	security official [Assignment:		
	organization-defined frequency] to		
	support the establishment of		
	information security requirements		
	for all new or modified information		
	systems containing PII.		

IR-8 Incident Response Plan	The organization:	Implemented	The Treasury Departmental Privacy Incident Response Plan,
IR-8 Incident Response Plan IR-8(1) Incident Response Plan - Breaches	The organization: a. Develops and implements a Privacy Incident Response Plan; and b. Provides an organized and effective response to privacy incidents in accordance with the organizational Privacy Incident Response Plan.	Implemented *	 developed by the CIO, in consultation with Treasury privacy stakeholders, includes: Procedures for responding to Treasury cybersecurity incidents Establishment of a cross-functional Privacy Incident Response Team that reviews, approves, and participates in the execution of the Privacy Incident Response Plan A process for determining whether notice to oversight organizations or affected individuals is appropriate
			 A privacy risk assessment process to determine the extent of harm, embarrassment, inconvenience, or unfairness to affected individuals and, where appropriate, to take steps to minimize any such risks Internal procedures to ensure employees and contractors promptly report any privacy incident to Treasury cybersecurity officials and privacy stakeholders, consistent with organizational incident management structures, and Internal procedures for reporting noncompliance with Treasury or bureau privacy policies to appropriate management or oversight officials.
			In addition, the SAOP must report to Congress when a "major" breach occurs as defined in the FISMA 2015 legislation.

IP-5 Privacy Notice	The organization:	Implemented	The SAOP, in consultation with legal counsel, system/program
PT-5(1) Privacy Notice – Just-In-	a. Provides effective notice to the	r	managers, and relevant Treasury privacy stakeholders, is
Time Notice	public and to individuals regarding:		responsible for the content of the Treasury's public notices.
	(i) its activities that impact privacy,		Treasury is in compliance with the public notice provisions of the
	including its collection, use, sharing,		Privacy Act, the E-Government Act's PIA requirement, OMB
	safeguarding, maintenance, and		guidance related to federal agency privacy notices, and, where
	disposal of personally identifiable		applicable, with policy pertaining to participation in the
	information (PII); (ii) authority for		Information Sharing Environment (ISE).
	collecting PII; (iii) the choices, if		
	any, individuals may have regarding		Note that Treasury refers to its PIAs as PCLIAs to account for the
	how the organization uses PII and		ASM/CPCLO's civil liberties responsibilities as required by law.
	the consequences of exercising or		
	not exercising those choices; and		Treasury provides general public notice through a variety of means,
	(iv) the ability to access and have		as required by law or policy, including SORNs, PCLIAs, CMAs,
	PII amended or corrected if		and PASs.
	necessary;		
	b. Describes: (i) the PII the		
	organization collects and the		
	purpose(s) for which it collects that		
	information; (ii) how the		
	organization uses PII internally; (iii)		
	whether the organization shares PII		
	with external entities, the categories		
	of those entities, and the purposes		
	for such sharing; (iv) whether		
	individuals have the ability to		
	consent to specific uses or sharing of		
	PII and how to exercise any such		
	consent; (v) how individuals may		
	obtain access to PII; and (vi) how		
	the PII will be protected; and		
	c. Revises its public notices to		
	reflect changes in practice or policy		
	that affect PII or changes in its		

activities that impact privacy, before	e
or as soon as practicable after the	
change.	

PT-5(2) Privacy Act Statements	The organization: a. Publishes System of Records Notices (SORNs) in the Federal Register, subject	Implemented	Treasury publishes SORNs to provide the public notice about records collected in a system of records, as defined by the PA. SORNs explain how the information is used, retained, and may be
PT-6 System	to required oversight processes, for		corrected, and whether certain portions of the system are subject to
of Records	systems containing personally identifiable information (PII);		PA exemptions for law enforcement or national security reasons.
Notice			Treasury PASs provide notice of:
	b. Keeps SORNs current; and		• Authority of organizations to collect DI
	c. Includes Privacy Act Statements on its forms that collect PII, or on separate forms that can be retained by individuals, to provide additional formal notice to individuals from whom the information is being collected.		 Authority of organizations to collect PII Whether providing PII is mandatory or optional Principal purposes for which the PII is to be used Intended disclosures (routine uses) of the information Consequences for not providing all or some portion of the information requested
			Treasury employees or contractors provide a verbal PAS before collecting PII over the phone or through other oral communications.

PM-20	The organization:	Implemented	Treasury's PA page is on <u>www.treasury.gov/privacy</u> . It provides
Disseminatio	a. Ensures that the public has access to	1	the public with access to PCLIAs, SORNs, and reports published
n of Privacy	information about its privacy activities		by Treasury. The Privacy Act page also contains points of contact
Program	and is able to communicate with its		for privacy questions.
Information	Senior Agency Official for Privacy		
	(SAOP)/Chief Privacy Officer (CPO);		Treasury uses PCLIAs, SORNs, privacy reports, and publicly
	and		available web pages to inform the public about its privacy
			practices. Treasury also provides access on its web pages to email
	b. Ensures that its privacy practices are		addresses, phone lines, comment forms, Facebook, and Twitter
	publicly available through organizational		feeds to allow the public to provide feedback or direct questions to
	websites or otherwise.		privacy offices about privacy practices.
PA-3	The organization uses personally	Implemented	Treasury privacy stakeholders ensure that PII is only used for
Personally	identifiable information (PII) internally		legally authorized purposes and only in a manner compatible with
Identifiable	only for the authorized purpose(s)		uses identified in the PA and in public notices. Treasury monitors
Information	identified in the Privacy Act and/or in		and audits organization's use of PII and ensures that personnel are
Processing	public notices.		trained on the authorized uses of PII. Treasury privacy
Purposes			stakeholders also ensure that PII shared internally is required to
			achieve a Treasury mission function.

AC-21	The organization:	Implemented	Treasury privacy stakeholders approve any proposed external
Information	a. Shares personally identifiable		sharing of PII, including with other public, international, or private
Sharing	information (PII) externally, only for the		sector entities, for consistency with uses described in Treasury
AT-3(5)	authorized purposes identified in the		public notices. Treasury also evaluates whether the proposed
Role-based	Privacy Act and/or described in its		external sharing is compatible with the purposes specified in the
Training –	notice(s) or for a purpose that is		applicable SORN or other notices.
Processing	compatible with those purposes;		
Personally			Treasury modifies and republishes affected PCLIAs, SORNs,
Identifiable	b. Where appropriate, enters into		CMAs, PASs and website notices as needed to address substantial
Information	Memoranda of Understanding,		modifications to systems and information collections.
AU-2 Event	Memoranda of Agreement, Letters of		
Logging	Intent, Computer Matching Agreements,		
PT-2	or similar agreements, with third parties		
Authority to	that specifically describe the PII covered		
process	and specifically enumerate the purposes		
Personally	for which the PII may be used;		
Identifiable			
Information	c. Monitors, audits, and trains its staff on		
PT-3	the authorized sharing of PII with third		
Personally	parties and on the consequences of		
Identifiable	unauthorized use or sharing of PII; and		
Information			
Processing	d. Evaluates any proposed new instances		
Purposes	of sharing PII with third parties to assess		
_	whether the sharing is authorized and		
	whether additional or new public notice		
	is required.		