Privacy Impact Assessment

Trademark Processing System-External Systems (TPS-ES)

PTOT-002-00

April 26, 2011
This Privacy Impact Assessment (PIA) is a requirement of the Privacy Act of 1987 and OMB Memorandum 03-22, *OMB Guidance for Implementing the Privacy Provisions of the E-Government Act of 2002*. A PIA documents the due diligence and oversight placed upon information associated with the project or system in question. Written from the System Owner’s perspective for the American public, the PIA discloses what information is being collected, and how that information is protected. The intent is to build confidence that privacy information is secure, and processes that utilize this information comply with Federal requirements, and more importantly, inform the privacy expectations of the American public.

The Privacy Threshold Analysis (PTA) is a separate process that must be completed prior to beginning the PIA. In many cases, the PTA will be the only required artifact to satisfy DOC privacy considerations.
SYSTEM DESCRIPTION

The components of TPS-ES are primarily located at 600 Dulany Street, Alexandria, VA 22314, on the 3rd floor, east wing at the Data Center. TPS-ES resides on the USPTO network (PTOnet).

TPS-ES provides service support for processing trademark applications for the USPTO. TPS-ES includes nine Automated Information Systems (AISs) that support users and managers through the trademark application process. TPS-ES features the ability to interface with related systems within USPTO, as well as with AISs outside USPTO.
1. What information is collected (e.g., nature and source)?

Trademark registrants are required to provide the name of their entity (generally, a business) and its street address. The registrant can also provide phone numbers and an email address. This information can be queried from TRAM by several different publicly available search tools.

TEAS and TEASi applications provide USPTO customers with the ability to submit trademark applications and register a trademark domestically and internationally, respectively. This information is stored and is publicly available for trademark discovery via TARR, TDSCM, TESS, and TDR.

Bibliographic information is required to be collected from trademark registrants, which includes:

a) The applicant’s name and address
b) The applicant’s legal entity

The following information can be collected from trademark registrants but it is not required in order to submit the trademark for processing:

c) If the applicant is a partnership, the names and citizenship of the applicant’s general partners
d) The entity’s address for correspondence
e) An e-mail address for correspondence and an authorization for the Office to send correspondence concerning the application to the applicant or applicant’s attorney by e-mail (only business email addresses are published).

2. Why is this information being collected (e.g., to determine eligibility)?

The information is collected to uniquely identify the registrant of a trademark.

3. What is the intended use of information (e.g., to verify existing data)?

The information becomes part of the official record of the application and is used to document registrant location and for official communications.

4. With whom will the information be shared (e.g., another agency for a specified programmatic purpose)?

During processing, the information is passed through to various internal AISs for processing at the USPTO. The information is not routinely shared with other agencies before publication, though the registrants can check on the progress of their applications.

After the application has been filed, the information is part of the public record. A member of the public may request a copy of the application file.

5. What opportunities do individuals have to decline to provide information (i.e., where providing information is voluntary) or to consent to particular uses of the information (other than required or authorized uses), and how can individuals grant consent?
Individuals grant consent by filling out a trademark registration and submitting it for processing. A prominent warning on the TEAS system states:

**WARNING: All data you submit through TEAS will become public record and will be viewable in the USPTO's on-line databases, including your phone number, email address, and street address, where provided. Please avoid submitting personal identifying information that is NOT required for a filing, such as a social security number or driver's license number. Also, to maintain confidentiality of banking or credit card information, only enter payment information in the secure portion of the site after validating your form; do not enter a credit card number or other payment information anywhere within the front part of a TEAS form.**

In addition, the following warning appears on the Electronic Trademark Assignment System (ETAS) web page:

**PRIVACY POLICY STATEMENT**

The information collected on these forms allows the Assignment Services Division (ASD) to officially record an assignment. Recorded assignment information will be made public.

6. **How will the information be secured (e.g., administrative and technological controls)?**

In accordance with NIST 800-18 Rev. 1 and NIST 800-53 Rev. 3, the TPS-ES System Security Plan (SSP) addresses the extent to which the security controls are implemented correctly, operating as intended, and producing the desired outcome with respect to meeting the security requirements for the information system in its operational environment. The SSP is reviewed on an annual basis. In addition, annual assessments, Continuous Monitoring reviews, and triennial assessments are conducted on TPS-ES data. The USPTO ITSMG conducts these assessments and reviews based on NIST SP 800-53 Revision 3, *Recommended Security Controls for Federal Information Systems* and NIST SP 800-53A Final Guide for Assessing the Security Controls in Federal Information Systems. The results of these assessments and reviews are documented in the TPS-ES Security Assessment Package as part of the system’s Certification & Accreditation (C&A) process.

**Management Controls:**

1. The USPTO uses the Life Cycle review process to ensure that management controls are in place for TPS-ES. During the enhancement of any component, the security controls are reviewed, re-evaluated, and updated in the Security Plan. The Security Plans specifically address the management, operational and technical controls that are in place, and planned, during the operation of the enhanced system. Additional management controls include performing national agency checks on all personnel, including contractor staff.

2. A Security Categorization compliant with the FIPS 199 and NIST SP 800-60 requirements was conducted for TPS-ES. The overall FIPS 199 security impact level for TPS-ES was determined to be Moderate. This categorization influences the level of effort needed to protect the information managed and transmitted by the system.

3. The USPTO Personally Identifiable Data Removal Policy (see answer to Question 7 below).

**Operational Controls:**
1. Operational controls include securing all hardware associated with the TPS-ES in the USPTO Data Center. The Data Center is controlled by access card entry and is manned by a uniformed guard service to restrict access to the servers, their operating systems, and databases.
2. Backups are managed by the Enterprise Tape Backup System (ETBS) and are secured off-site by First Federal.
3. Windows and Linux servers within TPS-ES are regularly updated with the latest security patches by the Unix System Support Groups.
4. Additional operational controls include performing national agency checks on all personnel, including contractor staff.

Technical Controls:

1. TPS-ES depends on NSI to provide a network of firewalls, Intrusion Detection Systems, and other devices to segregate publicly available information and services from sensitive internal information and services.
2. Access is controlled through a combination of Active Directory and updates to the TRAM database. Users are assigned to groups within Active Directory to gain access to certain shared folders but those permissions must also be manually entered into PALM, where they will propagate into the TRAM database every night. When a user attempts to authenticate to TRAM or any of its related applications, their Active Directory credentials are passed to TRAM, which checks its own tables to ensure the user should be granted access.

7. How will the data extract log and verify requirement be met?
USPTO has not developed a centralized logging system for PII data extracts. Once implemented, such a system will track the following categories of information:
   a. Who performed the extract,
   b. When extract was done,
   c. What was the extract,
   d. Where was the extract taken from,
   e. Has the extract been deleted and,
   f. If not deleted after 90 days, to monitor that it is still needed in 90 day intervals.

Until a system is implemented, USPTO uses the following compensating controls to protect PII data:
   a. No extracts of sensitive data may be copied on to portable media without a waiver approved by the DoC CIO. The request for a waiver must include specifics as to how the data and device are protected, how long the data will be maintained, and how the data on the device will be deleted when no longer required.
   b. All laptop computers allowed to store sensitive data must have full disk encryption.
   c. All remote access to public USPTO systems containing sensitive data must be encrypted. All remote access to internal USPTO systems containing sensitive data must fully comply with DoC Remote Access Policy requirements.
   d. All flexiplace/telework agreements for working off site require that adequate data protection be in place.

8. Is a system of records being created under the Privacy Act, 5 U.S.C. 552a
According to the USPTO OCIO Records Officer and Legal Department, trademark data is not Protectable Personally Identifiable Information\(^1\); it is Publicly Releasable PII\(^2\). Trademark information is inherently business, not personal; therefore a SORN is not required.

9. **Are these records covered by a record control schedule approved by the National Archives and Records Administration (NARA)?**

   No. GRC 20 allows agency determination that certain electronic records are authorized for erasure or deletion when they are no longer needed for administrative, legal, audit, or other operational purposes. Electronic records that represent hard copy records can be deleted after expiration of the retention period authorized for the hard copy records.

I have reviewed and approve the attached Privacy Impact Assessment document(s).

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\text{/s/ John B. Owens II} & 8/6/2009 \\
\text{John B. Owens II} & \text{Date} \\
\text{Chief Information Officer,} & \\
\text{Co-Authorizing Official for TPS-ES} & \\
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\begin{array}{ll}
\text{/s/ Lynne Beresford} & 2/2/2010 \\
\text{Lynne G. Beresford} & \text{Date} \\
\text{Commissioner for Trademarks} & \\
\text{Co-Authorizing Official for TPS-ES} & \\
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\(^1\) Protectable PII is defined as Information that can be used to uniquely identify (e.g., date of birth, gender, race, social security number, credit card account number, medical information, education information, etc.) contact (e.g., home address, phone number, etc.) or locate an individual (e.g., home or work address, etc).

\(^2\) Publicly Releasable PII is defined as information identifiable to a specific individual that has been authorized for public release. The following information is publicly releasable PII:

- Non-financial information regarding business entities, such as business addresses, telephone numbers, web sites, e-mail; and
- Information available on the USPTO public website such as employee name, identification number, phone number and office location.

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