# U.S. Department of Commerce U.S. Patent and Trademark Office



# Privacy Impact Assessment for the Landon IP Information System

Reviewed by: Henry J. Holcombe, Bureau Chief Privacy Officer

- ☑ Concurrence of Senior Agency Official for Privacy/DOC Chief Privacy Officer
- ☐ Non-concurrence of Senior Agency Official for Privacy/DOC Chief Privacy Officer

for Dr. Catrina D. Purvis

LISA MARTIN Digitally signed by LISA MARTIN Date: 2019,08.30 17:47:52 -04:00

07/25/2019

# **U.S. Department of Commerce Privacy Impact Assessment USPTO Landon IP Information System**

**Unique Project Identifier: PTOC-019-00** 

**Introduction: System Description** 

Provide a description of the system that addresses the following elements: The response must be written in plain language and be as comprehensive as necessary to describe the system.

(a) a general description of the information in the system

The LIPIS is an infrastructure information system that is designed to support the USPTO international application or PCT application process. The Patent Cooperation Treaty (PCT) provides a unified procedure for filing patent applications to protect inventions in each of its Contracting States. The LIPIS facilitates PCT searches and enables Landon IP employees to submit an accompanying written opinion regarding the patentability of the invention in question.

Landon IP is under contract with the USPTO to perform work related to PCT applications. Landon IP receives PCT application data from the USPTO via SFTP, a secure file transfer system based on the SSH protocol. Utilizing this data, Landon IP conducts searches and develops opinion papers for the USPTO.

In support of this contract with the USPTO, Landon IP has implemented the LIPIS. The LIPIS is the automated information system comprised of the Landon IP network environment that supports the USPTO. The LIPIS was developed to provide a comprehensive set of security controls to adequately protect USPTO data. The LIPIS is a networked system of servers, equipment, and applications that meet the requirements for the General Support System/Infrastructure System.

(b) a description of a typical transaction conducted on the system

Landon IP receives PCT application data from the USPTO via SFTP, a secure file transfer system based on the SSH protocol. Utilizing this data, Landon IP conducts searches and develops opinion papers for the USPTO.

(c) any information sharing conducted by the system

Landon IP does not share any information with other agencies, individuals, or organizations. The information provided by USPTO is used by Landon IP for submitting an accompanying written opinion regarding the patentability of the invention.

(d) a citation of the legal authority to collect PII and/or BII

35 U.S.C. 1, 2, 41, 115, and 261; E.O. 9424; 5 U.S.C. 301

(e) the Federal Information Processing Standard (FIPS) 199 security impact category for the system

Per Federal Information Processing Standards (FIPS) 199, LIPIS is categorized as a Moderate security impact system.

# **Section 1: Status of the Information System**

Indicate whether the information system is a new or existing system.

1.1

	This is a new info	ormatı	on sy	ystem.				
	This is an existing	g info	rmati	ion system with chang	es tha	t cr	eate new privacy risks	
	(Check all that ap	_		, .			1 ,	
$\boxtimes$	· · · · · ·		rmati	ion system in which cl	nange	s do	not create new privac	v
	risks. Continue to answ	_		•	141150		not ereate new privae	J
	115K5. Commue to unsw	ver questi	ions, ar	ш сотрые сенцісанон.				
C	hanges That Create Nev	w Priva	acv Ri	isks (CTCNPR)				
	Conversions			d. Significant Merging		g.	. New Interagency Uses	
b.	Anonymous to Non- Anonymous			e. New Public Access		h	. Internal Flow or Collection	
c.	Significant System Management Changes			f. Commercial Sources		i.	Alteration in Character of Data	
j.	Other changes that creat	te new	privac	cy risks (specify):			1	
) 1	Indicate what persona	ally id	lentif		_	nes	s identifiable informati	on
		intain	ed, o	or disseminated. (Chec	ck all	tha	t apply.)	
Identi	fying Numbers (IN)			`				
Identi a. So	ifying Numbers (IN)		e. F	ile/Case ID	ck all	i.	Credit Card	
Identi a. So b. Ta	fying Numbers (IN) ocial Security* expayer ID		e. F	rile/Case ID Priver's License		i. j.	Credit Card Financial Account	
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d. Gender		j. Telephone Number	$\boxtimes$	p.	Military Service	
e. Age		k. Email Address	$\boxtimes$	q.	Physical Characteristics	
f. Race/Ethnicity		1. Education		r.	Mother's Maiden Name	
s. Other general personal data	a (speci	fy):				
[						
Work-Related Data (WRD)		4 T-11 Novel		1 _	C-1	ТП
<ul><li>a. Occupation</li><li>b. Job Title</li></ul>		d. Telephone Number		g.	Salary	$\perp$
		e. Email Address		h.	Work History	
c. Work Address	· C >	f. Business Associates				
i. Other work-related data (s	specify)	:				
Distinguishing Features/Bior	netrics	(DFB)				
a. Fingerprints		d. Photographs		g.	DNA Profiles	
b. Palm Prints		e. Scars, Marks, Tattoos		h.	Retina/Iris Scans	
c. Voice	П	f. Vascular Scan		:	Dental Profile	
Recording/Signatures				1.	Dentai Fionie	
j. Other distinguishing featu	res/bio	metrics (specify):				
System Administration/Audi	t Data	(CAAD)				
a. User ID	l Data	c. Date/Time of Access	Ιп	e.	ID Files Accessed	Тп
b. IP Address		d. Queries Run		f.	Contents of Files	
0.1	on/oudi	(	Ш	1.	Contents of Files	
g. Other system administration	on/auu	t data (specify).				
L						
Other Information (specify)						
Other information (specify)						
.2 Indicate sources of th	e PII/	BII in the system. (Check of	all the	at ar	only)	
.2 maleate sources of the		Bit in the system. (Check t	an ma	ii ap	,p.y.)	
Directly from Individual abo	<b></b> W/b	om the Information Doutsing				
In Person		Hard Copy: Mail/Fax	Ιп	Or	lline	Тп
Telephone	$\vdash$	Email		Oi		
Other (specify):		Eman				
Other (specify).						
<b>Government Sources</b>						
Within the Bureau	$\boxtimes$	Other DOC Bureaus		Ot	her Federal Agencies	
State, Local, Tribal		Foreign				
Other (specify):						
N . ~						
Non-government Sources		D'- 4 C 4			' 1D + D -1	ТП
Public Organizations Third Party Website or Applic	<u>√.</u>	Private Sector		Co	mmercial Data Brokers	
	OTION					

Other (specify):			
3 Indicate the technologies used that	contain	PII/BII in ways that have not been previous	slv
deployed. (Check all that apply.)	COIIIIII .	I II/DII III ways that have not occur pro-ross.	31 y
deproyed. (Check an inal appris.)			
Technologies Used Containing PII/BII Not Pi	reviously	Denloved (TUCPBNPD)	
Smart Cards		Biometrics	
Caller-ID		Personal Identity Verification (PIV) Cards	
Other (specify):	•		•
☐ There are not any technologies used that	contain P	II/BII in ways that have not been previously deploy	ed.
·			
ction 3: System Supported Activities			
Indicate IT system supported activity	ties whi	ch raise privacy risks/concerns. (Check all	that
apply.)		,	
Activities			1
		Dividing outers and does	
		Building entry readers	$\perp \perp$
Video surveillance		Electronic purchase transactions	
Video surveillance			
Video surveillance			
Video surveillance Other (specify):		Electronic purchase transactions	
Video surveillance		Electronic purchase transactions	
Video surveillance Other (specify):		Electronic purchase transactions	
Video surveillance  Other (specify):  ☑ There are not any IT system supported ac		Electronic purchase transactions	
Video surveillance Other (specify):		Electronic purchase transactions	
Video surveillance Other (specify):   There are not any IT system supported accepted	etivities w	Electronic purchase transactions  thich raise privacy risks/concerns.	
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Video surveillance Other (specify):   ☐ There are not any IT system supported accepted accep	etivities w	Electronic purchase transactions  thich raise privacy risks/concerns.	
Video surveillance Other (specify):   ☐ There are not any IT system supported accepted accep	etivities w	Electronic purchase transactions  thich raise privacy risks/concerns.  being collected, maintained, or disseminate	
Video surveillance Other (specify):  There are not any IT system supported accepted.  Cation 4: Purpose of the System  Indicate why the PII/BII in the IT system supported accepted in the IT system.  Check all that apply.)  Purpose To determine eligibility	ystem is	Electronic purchase transactions  thich raise privacy risks/concerns.  being collected, maintained, or disseminate for administering human resources programs	
Video surveillance Other (specify):  There are not any IT system supported accepted and the system  Indicate why the PII/BII in the IT system all that apply.)  Purpose To determine eligibility For administrative matters	ystem is	Electronic purchase transactions  thich raise privacy risks/concerns.  being collected, maintained, or disseminate for administering human resources programs To promote information sharing initiatives	tted.
Video surveillance Other (specify):  There are not any IT system supported action 4: Purpose of the System  Indicate why the PII/BII in the IT system supported action 4: Purpose of the System  Verpose To determine eligibility For administrative matters For litigation	ystem is	Electronic purchase transactions  thich raise privacy risks/concerns.  being collected, maintained, or disseminate  For administering human resources programs  To promote information sharing initiatives  For criminal law enforcement activities	tted.
Video surveillance Other (specify):  There are not any IT system supported accepted at the system.  Indicate why the PII/BII in the IT system supported at the system.  Check all that apply.)  Purpose To determine eligibility For administrative matters For litigation For civil enforcement activities	ystem is	being collected, maintained, or disseminate For administering human resources programs To promote information sharing initiatives For criminal law enforcement activities For intelligence activities	tted.
Indicate why the PII/BII in the IT sy (Check all that apply.)  Purpose To determine eligibility For administrative matters For litigation For civil enforcement activities To improve Federal services online	ystem is	being collected, maintained, or disseminate For administering human resources programs  To promote information sharing initiatives  For criminal law enforcement activities  For intelligence activities  For employee or customer satisfaction	ted.
Video surveillance Other (specify):	ystem is	being collected, maintained, or disseminate For administering human resources programs To promote information sharing initiatives For criminal law enforcement activities For intelligence activities	ted.

#### Section 5: Use of the Information

5.1 In the context of functional areas (business processes, missions, operations, etc.) supported by the IT system, describe how the PII/BII that is collected, maintained, or disseminated will be used. Indicate if the PII/BII identified in Section 2.1 of this document is in reference to a federal employee/contractor, member of the public, foreign national, visitor or other (specify).

The PCT application documents received by Landon IP are obtained directly from USPTO. This process does not provide opportunity for individuals to decline to provide their names, addresses, or any other PII data that might be provided on the PCT application received from USPTO. Individuals are not able to decline or consent to any particular use of the PCT application PII data.

Under the terms and conditions of the PCT, the USPTO serves as a Receiving Office, an International Searching Authority and an International Preliminary Examination Authority for international patent applications filed in accordance with the PCT. A single filing of an international application is accompanied with a search report and a written opinion regarding the patentability of the invention which is the subject of the application. Applicants are required to provide the information to the Receiving Office, in this case the USPTO, as part of the application process.

#### **Section 6: Information Sharing and Access**

6.1 Indicate with whom the bureau intends to share the PII/BII in the IT system and how the PII/BII will be shared. (*Check all that apply*.)

Recipient	How Information will be Shared				
Recipient	Case-by-Case	Bulk Transfer	Direct Access		
Within the bureau		$\boxtimes$			
DOC bureaus					
Federal agencies					
State, local, tribal gov't agencies					
Public					
Private sector		$\boxtimes$			
Foreign governments					
Foreign entities					
Other (specify):					

The PII/BII in the system will not be shared.

6.2	Indicate whether the IT system con systems authorized to process PII a		th or receives information from any other I'I.	T
	process PII and/or BII.		mation from another IT system(s) authorized to e technical controls which prevent PII/BII leakage:	
$\boxtimes$	No, this IT system does not connect with process PII and/or BII.	or receive	e information from another IT system(s) authorized	to
6.3	Identify the class of users who will all that apply.)	have acc	cess to the IT system and the PII/BII. (Che	ck
Cla	ass of Users			
Gei	neral Public		Government Employees	$\boxtimes$
	ntractors	$\boxtimes$		
Oth	ner (specify):			
7.1	Ves notice is provided pursuant to a sys	k all tha	d if their PII/BII is collected, maintained, or tapply.)  ords notice published in the Federal Register and	
$\boxtimes$	Yes, notice is provided by a Privacy Act		and/or privacy policy. The Privacy Act statement v.uspto.gov/privacy-policy	
	Yes, notice is provided by other means.	Specify		
			how:	
	No, notice is not provided.	Specify	how: why not:	
7.2	*	1 .		I.
7.2	Indicate whether and how individuals have an opportunity to	1 .	why not: an opportunity to decline to provide PII/BI	I.

process; however, the PII/BII contained in this information is
needed for successful processing of the patent application.

# 7.3 Indicate whether and how individuals have an opportunity to consent to particular uses of their PII/BII.

	Yes, individuals have an opportunity to consent to particular uses of their PII/BII.	Specify how:
$\boxtimes$	No, individuals do not have an opportunity to consent to particular uses of their PII/BII.	Specify why not: Individuals may have the opportunity to decline to provide their PII/BII. That option would be offered by the primary patent application ingress system, which is covered under the system of records at USPTO:  COMMERCE/PAT-TM-7, Patent Application Files; & COMMERCE/PAT-TM-10, Deposit Accounts and Electronic Funds Transfer Profiles. That information is voluntarily provided by individuals as a part of the patent application process; however, the PII/BII contained in this information is needed for successful processing of the patent application.

# 7.4 Indicate whether and how individuals have an opportunity to review/update PII/BII pertaining to them.

	Yes, individuals have an opportunity to	Specify how: Individuals have an opportunity to
$\boxtimes$	review/update PII/BII pertaining to	review/updated PII/BII pertaining to them up to and before the
	them.	Patent application is published and finalized.
	No, individuals do not have an	Specify why not:
	opportunity to review/update PII/BII	
	pertaining to them.	

### **Section 8: Administrative and Technological Controls**

8.1 Indicate the administrative and technological controls for the system. (*Check all that apply.*)

$\boxtimes$	All users signed a confidentiality agreement or non-disclosure agreement.
$\boxtimes$	All users are subject to a Code of Conduct that includes the requirement for confidentiality.
$\boxtimes$	Staff (employees and contractors) received training on privacy and confidentiality policies and practices.
$\boxtimes$	Access to the PII/BII is restricted to authorized personnel only.
$\boxtimes$	Access to the PII/BII is being monitored, tracked, or recorded.  Explanation: Implementation is tracked in the LIPIS SSP.
$\boxtimes$	The information is secured in accordance with FISMA requirements.  Provide date of most recent Assessment and Authorization (A&A): 12/09/2018
	☐ This is a new system. The A&A date will be provided when the A&A package is approved.
	The Federal Information Processing Standard (FIPS) 199 security impact category for this system is a moderate or higher.
	NIST Special Publication (SP) 800-122 and NIST SP 800-53 Revision 4 Appendix J recommended security controls for protecting PII/BII are in place and functioning as intended; or have an approved Plan of Action and Milestones (POAM).

	Contractors that have access to the system are subject to information security provisions in their contracts
-	required by DOC policy.
	Contracts with customers establish ownership rights over data including PII/BII.
	Acceptance of liability for exposure of PII/BII is clearly defined in agreements with customers.
	Other (specify):
3.2	Provide a general description of the technologies used to protect PII/BII on the IT system.
Act requ	sess to locations where PII/BII are stored is limited to users within specifically assigned ive Directory groups. Access is defined based on these groups so that only users that aire access to perform their job function can access the data. Stored data at rest is rypted.
	on 9: Privacy Act  Indicate whether a system of records is being created under the Privacy Act, 5 U.S.C.  § 552a. (A new system of records notice (SORN) is required if the system is not covered
	Indicate whether a system of records is being created under the Privacy Act, 5 U.S.C. § 552a. (A new system of records notice (SORN) is required if the system is not covered by an existing SORN).
	Indicate whether a system of records is being created under the Privacy Act, 5 U.S.C. § 552a. (A new system of records notice (SORN) is required if the system is not covered by an existing SORN).  As per the Privacy Act of 1974, "the term 'system of records' means a group of any records under the control of any agency from which information is retrieved by the name of the individual or by some identifying number, symbol, or other identifying particular assigned to the individual."  Yes, this system is covered by an existing system of records notice (SORN).  Provide the SORN name and number (list all that apply): PAT/TM—7 Patent Application Files
2.1	Indicate whether a system of records is being created under the Privacy Act, 5 U.S.C. § 552a. (A new system of records notice (SORN) is required if the system is not covered by an existing SORN).  As per the Privacy Act of 1974, "the term 'system of records' means a group of any records under the control of any agency from which information is retrieved by the name of the individual or by some identifying number, symbol, or other identifying particular assigned to the individual."  Yes, this system is covered by an existing system of records notice (SORN).  Provide the SORN name and number (list all that apply):
2.1	Indicate whether a system of records is being created under the Privacy Act, 5 U.S.C. § 552a. (A new system of records notice (SORN) is required if the system is not covered by an existing SORN).  As per the Privacy Act of 1974, "the term 'system of records' means a group of any records under the control of any agency from which information is retrieved by the name of the individual or by some identifying number, symbol, or other identifying particular assigned to the individual."  Yes, this system is covered by an existing system of records notice (SORN).  Provide the SORN name and number (list all that apply): PAT/TM—7 Patent Application Files

### **Section 10: Retention of Information**

10.1	Indicate whether these records are covered by an approved records control schedule and
	monitored for compliance. (Check all that apply.)

$\boxtimes$	There is an approved record control schedule. Provide the name of the record control schedule:
	Patent Examination Working Files (N1-241-10-1:4.2)
	No, there is not an approved record control schedule.
	Provide the stage in which the project is in developing and submitting a records control schedule:
$\boxtimes$	Yes, retention is monitored for compliance to the schedule.
	No, retention is not monitored for compliance to the schedule. Provide explanation:

10.2 Indicate the disposal method of the PII/BII. (Check all that apply.)

Disposal			
Shredding	$\boxtimes$	Overwriting	$\boxtimes$
Degaussing		Deleting	$\boxtimes$
Other (specify):			

### Section 11: NIST Special Publication 800-122 PII Confidentiality Impact Levels

11.1 Indicate the potential impact that could result to the subject individuals and/or the organization if PII were inappropriately accessed, used, or disclosed.

	Low – the loss of confidentiality, integrity, or availability could be expected to have a limited adverse
	effect on organizational operations, organizational assets, or individuals.
$\boxtimes$	Moderate – the loss of confidentiality, integrity, or availability could be expected to have a serious
	adverse effect on organizational operations, organizational assets, or individuals.
	High – the loss of confidentiality, integrity, or availability could be expected to have a severe or
	catastrophic adverse effect on organizational operations, organizational assets, or individuals.

11.2	Indicate which factors were used to determine the above PII confidentiality impact levels
	(Check all that apply.)

$\boxtimes$	Identifiability	Provide explanation: Name, address, phone number, email	
	Quantity of PII	Provide explanation:	
	Data Field Sensitivity	Provide explanation:	
$\boxtimes$	Context of Use	Provide explanation: Information is for identifying and tracking patent applicants & applications.	
	Obligation to Protect Confidentiality	Provide explanation:	
$\boxtimes$	Access to and Location of PII	Provide explanation: Because the information containing PII must be transmitted outside of the USPTO environment, there is an added need to ensure the confidentiality of information during transmission.	
	Other:	Provide explanation:	

## **Section 12:** Analysis

12.1 Indicate whether the conduct of this PIA results in any required business process changes.

	Yes, the conduct of this PIA results in required business process changes.  Explanation:
$\boxtimes$	No, the conduct of this PIA does not result in any required business process changes.

12.2 Indicate whether the conduct of this PIA results in any required technology changes.

	Yes, the conduct of this PIA results in required technology changes.  Explanation:
$\boxtimes$	No, the conduct of this PIA does not result in any required technology changes.