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



Privacy Impact Assessment for the MicroPact Equal Employment System / Reasonable Accommodation Case Management System (EES/RACMS)

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

X	Concurrence of Senior Agency	Official for Privac	cy/DOC Chief Privac	y Officei
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☐ Non-concurrence of Senior Agency Official for Privacy/DOC Chief Privacy Officer

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Date: 2019.06.05 18:15:07 -04'00'

for Dr. Catrina D. Purvis

06/05/2019

U.S. Department of Commerce Privacy Impact Assessment USPTO MicroPact Equal Employment System / Reasonable Accommodation Case Management System (EES/RACMS)

Unique Project Identifier: [2428] PTOC-026-00

Introduction: System Description

Provide a description of the system that addresses the following elements:

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

The EES/RACMS system is an application information system, and provides support to the Office of Equal Employment Opportunity and Diversity (OEEOD) business functions within the United States Patent and Trademark Office (USPTO). The EES/RACMS supports all activities associated with the recruitment and management of USPTO personnel. The EES/RACMS is composed of two (2) Information Systems that provide the following capabilities:

- Track and manage Equal Employment Opportunity (EEO) claims through the USPTO; and,
- The RA (Reasonable Accommodations) program housed in OEEOD includes processing requests and ensuring that RA requests are addressed promptly, thoroughly, and in strict compliance with the Equal Employment Opportunity Commission's (EEOC) regulations.

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

The Equal Employment Opportunity Case Management and Reporting System (EES)

Equal Employment Opportunity Case Management and Reporting System (EES) is an Information System that supports OEEOD. EES provides automated information support to OEEOD for use in tracking and managing the flow of Equal Employment Opportunity (EEO) claims throughout the USPTO process. The EES customer base consists of EEO staff in USPTO Headquarters. OEEOD staff is the primary users of the system. The EES system uses the MicroPact COTS product iComplaints.

The Reasonable Accommodation Case Management System (RACMS)

RACMS is designed to help the OEEOD staff process requests for reasonable accommodation by collecting and maintaining data on accommodations requested and provided and the costs of each accommodation for annual reporting purposes. RACMS uses the MicroPact COTS product entellitrak. The entellitrack RA Edition and entellitrack efile COTS software are an electronic

case management and tracking system to track the RA requests. The USPTO requires a software package to track and manage the flow of RA requests throughout the RA process from the initial filing of a new RA request to the final resolution of the request.

(c) any information sharing conducted by the system

Information stored and processed by the EES system is not shared outside of the approved user groups and USPTO business units for the system.

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

5 U.S.C. 301; 42 U.S.C. 2000e et seq.; 29 U.S.C. 206; 29 U.S.C. 621 et seq.; 29 U.S.C. 701 et seq.; 29 U.S.C. 791 et seq.; 42 U.S.C. 2000ff et seq.; E.O. 13164, E.O. 11478; 41 U.S.C. 433(d); 29 CFR Part 1614; AAO 214-01, and AAO 214-02.

(e) the Federal Information Processing Standard (FIPS) 199 security impact category for the system is **Moderate**.

Section 1: Status of the Information System

1.1

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

	☐ This is a new in:	forms	ation (vstem			
		This is an existing information system, with along as that area to navy privacy risks					
		This is an existing information system with changes that create new privacy risks.					
	(Check all that a	apply.	.)				
	\boxtimes This is an existing	ng in	forma	tion system in which	chang	es do not create new priva	cy
	risks. Continue to an	swer qu	estions, e	and complete certification.			
	Changes That Create New	w Priv	acy Ri	sks (CTCNPR)			
	a. 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	s \	i. Alteration in Character of Data	
	j. Other changes that crea	te new	privac	y risks (specify):			
<u>Sec</u>	<u>tion 2</u> : Information in	the	Syste	n			
2.1	-	-		*		siness identifiable informa	tion
	(BII) is collected, m	ainta	ined,	or disseminated. (Ch	eck al	l that apply.)	
Ide	entifying Numbers (IN)		1				
a.	Social Security*			le/Case ID		i. Credit Card	
_	Taxpayer ID			river's License		j. Financial Account	
	Employer ID	_ <u> </u>		assport		k. Financial Transaction	
	d. Employee ID						
m.	Other identifying numbers ((specif	ty):				
*E:	xplanation for the need to co	llect. 1	maintai	n, or disseminate the Soc	ial Secı	urity number, including truncate	ed
	m: N/A	11001, 1		ii, or disseminate the sec	iai seet	arry names, merading transact	
	SSNs are collected, stored,				lain if t	here is a way to avoid such	
col	lection in the future and how	this c	could b	e accomplished: N/A			
Ge	neral Personal Data (GPD))					
	Name	\boxtimes	g. D	ate of Birth	\boxtimes	m. Religion	\boxtimes
	Maiden Name			ace of Birth		n. Financial Information	
c.	Alias		i. H	ome Address	\boxtimes	o. Medical Information	\boxtimes
d.	Gender	\boxtimes	-	elephone Number	\boxtimes	p. Military Service	
e.	Age	\boxtimes		nail Address	\boxtimes	q. Physical Characteristics	
			11. 1		2 4	q. Thysical Characteristics	
f.	Race/Ethnicity	\boxtimes		lucation		r. Mother's Maiden Name	

s. Other general personal data (specify):					
Work-Related Data (WRD)					
a. Occupation	\boxtimes	d. Telephone Number	\boxtimes	g. Salary	
b. Job Title	\boxtimes	e. Email Address	\boxtimes	h. Work History	
c. Work Address					
i. Other work-related data (s	pecify)	:			
Distinguishing Features/Bion	netrics	(DFB)			
a. Fingerprints		d. Photographs		g. DNA Profiles	
b. Palm Prints		e. Scars, Marks, Tattoos		h. Retina/Iris Scans	
c. Voice Recording/Signatures		f. Vascular Scan		i. Dental Profile	
j. Other distinguishing featur	res/bio	metrics (specify):	1		
System Administration/Audi	t Data	(SAAD)			
a. User ID	\boxtimes	c. Date/Time of Access	\boxtimes	e. ID Files Accessed	
b. IP Address	\boxtimes	d. Queries Run		f. Contents of Files	\vdash_{\Box}
g. Other system administration	n/audi		1		
Other Information (specify)					
2.2 Indicate sources of t	he PI	I/BII in the system. (Check	all th	nat apply.)	
		•			
Directly from Individual abo	ut Wh	om the Information Pertains			
In Person		Hard Copy: Mail/Fax	\boxtimes	Online	\boxtimes
Telephone	\boxtimes	Email	\boxtimes		
Other (specify):					
Government Sources	Government Sources				
Within the Bureau		Other DOC Bureaus		Other Federal Agencies	
State, Local, Tribal		Foreign			
Other (specify):					
Non-government Sources					
Public Organizations		Private Sector		Commercial Data Brokers	
Third Party Website or Applica	ation	•			
Other (specify):			•		

deployed. (Check all that apply.) Fechnologies Used Containing PII/BII Not Previous Smart Cards		PII/BII in ways that have not been previous Deployed (TUCPBNPD) Biometrics Personal Identity Verification (PIV) Cards	
Smart Cards Caller-ID Other (specify):		Biometrics	+
Smart Cards Caller-ID Other (specify):		Biometrics	+
Caller-ID Other (specify):			+
Other (specify):		Personal Identity Verification (PIV) Cards	
☐ There are not any technologies used that contain			
There are not any technologies used that contain	n Pl	II/BII in ways that have not been previously deplo	ved
	ın Pi	II/BII in ways that have not been previously deplo	yea.
ection 3: System Supported Activities			
1 In 1' - 4 IT4 44''4'	1.	: 1:	11 7
* **	wn	ich raise privacy risks/concerns. (Check a	lll ti
apply.)			
Activities			
	7	Building entry readers	
	_	Electronic purchase transactions	
Other (specify):		Electronic purchase transactions	
(Specify).			
☐ There are not any IT system supported activities	es w	hich raise privacy risks/concerns.	
ection 4: Purpose of the System			
ection 4. I di pose of the System			
	:	a bain a sallantad maintainad an dissamin	-4
1 Indicate why the PII/BII in the IT system	m i	s being collected, maintained, or dissemin	ate
	m i	s being collected, maintained, or dissemin	ate
1 Indicate why the PII/BII in the IT system	m i	s being collected, maintained, or dissemin	ate
1 Indicate why the PII/BII in the IT system	m i	s being collected, maintained, or dissemin	ateo
Indicate why the PII/BII in the IT system (Check all that apply.) Purpose	m i	s being collected, maintained, or dissemin	
Indicate why the PII/BII in the IT system (Check all that apply.) Purpose To determine eligibility			
Indicate why the PII/BII in the IT system (Check all that apply.) Purpose To determine eligibility For administrative matters		For administering human resources programs	
Indicate why the PII/BII in the IT system (Check all that apply.) Purpose To determine eligibility For administrative matters For litigation		For administering human resources programs To promote information sharing initiatives For criminal law enforcement activities	
Indicate why the PII/BII in the IT system (Check all that apply.) Purpose To determine eligibility For administrative matters For litigation For civil enforcement activities		For administering human resources programs To promote information sharing initiatives For criminal law enforcement activities For intelligence activities	
Indicate why the PII/BII in the IT system (Check all that apply.) Purpose To determine eligibility For administrative matters For litigation For civil enforcement activities To improve Federal services online For web measurement and customization		For administering human resources programs To promote information sharing initiatives For criminal law enforcement activities For intelligence activities For employee or customer satisfaction	
Indicate why the PII/BII in the IT system (Check all that apply.) Purpose To determine eligibility For administrative matters For litigation For civil enforcement activities To improve Federal services online For web measurement and customization		For administering human resources programs To promote information sharing initiatives For criminal law enforcement activities For intelligence activities	

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).

EES:

The intended use of information is to support OEEOD staff members' use of EES to manage and track EEO cases as well as to generate ad hoc and periodic reports. OEEOD staff members are allowed to search and verify EEO case records by complainant's first and last name, social security number, date of birth, case number etc.

RACMS:

The information will be used by OEEOD staff members to track and manage the flow of reasonable accommodation requests throughout the RA process from the initial filing of a new RA request to the final resolution of the request. The information will also be used to collect and maintain data on accommodations requested and provided and the costs of each accommodation for annual reporting purposes.

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					
Foreign governments					
Foreign entities					
Other (specify):					

|--|

6.2	Indicate whether the IT system consystems authorized to process PII a		ith or receives information from any other II.	IT		
	Yes, this IT system connects with or receives information from another IT system(s) authorized to process PII and/or BII. Provide the name of the IT system and describe the 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	l to		
6.3	Identify the class of users who wil all that apply.)	l have a	ecess to the IT system and the PII/BII. (Ch	neck		
	s of Users					
Gene	ral Public		Government Employees	\boxtimes		
	ractors					
Other	(specify):					
7.1	disseminated by the system. (Chec	ck all the		or		
\boxtimes	discussed in Section 9.		ords notice published in the Federal Register and			
\boxtimes	Yes, notice is provided by a Privacy Act and/or privacy policy can be found at: h		and/or privacy policy. The Privacy Act statement w.uspto.gov/privacy-policy			
	Yes, notice is provided by other means.	Specify	how:			
	No, notice is not provided.	Specify	why not:			
7.2	Indicate whether and how individu	ıals have	an opportunity to decline to provide PII/E	BII.		
	Yes, individuals have an opportunity to decline to provide PII/BII.	Specify	how:			
\boxtimes	No, individuals do not have an opportunity to decline to provide PII/BII.		why not: This is a core requirement for being able ocess the EEO and RA cases.	to		

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	Specify how:
	consent to particular uses of their PII/BII.	
	FII/DII.	
\boxtimes	No, individuals do not have an opportunity to consent to particular uses of their PII/BII.	Specify why not: The system serves a specific function with respect to the processing of EEO and RA cases, so there are no varied particular uses of PII that an individual could consent to without impacting the processing of these cases to completion.

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

\boxtimes	Yes, individuals have an opportunity to review/update PII/BII pertaining to them.	Specify how: Users can request to update information through a formal process through the USPTO OHR.
-		~ .0 .1
	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.*)

	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: The EES/RACMS MicroPact and USPTO Administrator conducts monthly audits of the system, to include when and by whom the system was accessed and what info was updated, changed corrected, etc.
\boxtimes	The information is secured in accordance with FISMA requirements. Provide date of most recent Assessment and Authorization (A&A): July 25 th , 2018 This is a new system. The A&A date will be provided when the A&A package is approved.
\boxtimes	The Federal Information Processing Standard (FIPS) 199 security impact category for this system is a moderate or higher.
\boxtimes	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).
\boxtimes	Contractors that have access to the system are subject to information security provisions in their contracts required by DOC policy.
\boxtimes	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):

8.2 Provide a general description of the technologies used to protect PII/BII on the IT system.

Operational Controls:

Automated operational controls include securing all hardware associated with EES in the Micropact Data Center. The Data Center is controlled by access card entry and all use of the card is audited through the access system to restrict access to the servers, their Operating Systems and databases. In addition, physical access points to the Micropact Data Center is controlled by physical locking mechanism including separate door locks, an alarm control contact monitored twenty-four (24) hours a day, a motion detector at each door and hallway and a video camera at each hallway.

Contingency planning has been prepared for the data. Backups are performed on the processing databases. All backup tapes that contain PII or information covered under the Privacy Act are encrypted with FIPS 140-2 compliant algorithms by the MicroPact Database Administration Team.

Technical controls:

Information is also secured through the application itself, by only allowing authorized users access to the application and to data to which they have access and privilege. Also the information system controls attacks and unauthorized attempts on the application and database through strict logins, AV protection, and through firewalls.

All data is encrypted at rest and in transit.

Section 9: Privacy Act

9.1 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."

\boxtimes	Yes, this system is covered by an existing system of records notice (SORN). Provide the SORN name and number (<i>list all that apply</i>): Employees Personnel Files not covered by Notices of Other Agencies – COMMERCE/DEPT-18.
	Equal Employment Opportunity in the Federal Government Complaint and Appeal Records EEOC/GOVT-1
	Yes, a SORN has been submitted to the Department for approval on (date).
	No, a SORN is not being created.

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.)

	There is an approved record control schedule. Provide the name of the record control schedule: RACMS: Yes. RACMS files that relate to reasonable accommodation request are covered by the NARA GRS Schedule 2.3, Item 21. Reasonable Accommodation Employee Case Files. EEOCMRS files that relate to discrimination complaints are covered by NARA GRS Schedule 2.3 Items 32 and 33.
	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		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.	
ſ]	Moderate – the loss of confidentiality, integrity, or availability could be expected to have a serious adverse
		effect on organizational operations, organizational assets, or individuals.
ſ	\boxtimes	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: Detailed information of employee work related data and system administration and audit data separately or in combination may provide a detailed private individual profile.
	Quantity of PII	Provide explanation:
\boxtimes	Data Field Sensitivity	Provide explanation: The presence of medical information along with sensitive PII could result in potential harm to individuals if not used in accordance with its intended use.
\boxtimes	Context of Use	Provide explanation: Use of PII and work / system audit data in combination for tracking and reporting of equal employment or accommodations cases may provide a detailed private individual profile.
	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 who	ether the conduct	of this PIA re	esults in any 1	required busine	ss process changes.
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	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.