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



Privacy Impact Assessment for the Reed Technology and Information Services, Inc. (ReedTech®) Public Data Dissemination (PDD)

Reviewed by: David Chiles, Bureau Chief Privacy Officer (Acting)

\checkmark	Concurrence of Senior	Agency Offi	cial for Privac	y/DOC Chi	ef Privacy Officer

CATRINA PURVIS

Digitally signed by CATRINA PURVIS DN: c=US, o=U.S. Government, ou=Department of Commerce, ou=Office of the Secretary, cn=CATRINA PURVIS, 0.9.2342.19200300.100.1.1=13001002875743 Date: 2018.08.29 11:57:43 -04'00'

[☐] Non-concurrence of Senior Agency Official for Privacy/DOC Chief Privacy Officer

U.S. Department of Commerce Privacy Impact Assessment USPTO Reed Technology and Information Services, Inc. (ReedTech®) Public Data Dissemination (PDD)

Unique Project Identifier: PTOC-025-00

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. [Guidance: When completing this section, be sure to include only information suitable for public viewing since this is to be posted online. Do not include system information such as IP addresses, architecture diagrams, et.]

- (a) a general description of the information in the system
 ReedTech PDD is an application information system that is designed to gather and
 disseminate all publicly available USPTO Patent & Trademark bulk data to the public. The
 system collects data from various USPTO source systems, packages it into appropriate file
 containers and delivers it via a public web site. ReedTech hosts the PDD and is required to
 provide to the public, free of charge, bulk datasets provided by the USPTO and the Public
 PAIR bulk datasets compiled by ReedTech. A portion of the PDD system is hosted on the
 FISMA-certified section of the Microsoft Azure system.
- (b) a description of a typical transaction conducted on the system
 ReedTech provides through the PDD the retrieval and distribution to the public of USPTO
 patent and trademark bulk data in essentially unaltered form, modified only as necessary to
 organize or compress the data for ease of distribution or for security purposes. Data
 dissemination is a continuous system and ReedTech shall continuously monitor the datasets
 and shall retrieve and host updates and changes as they go forward. ReedTech PDD uses a
 secure infrastructure, housed external to the USPTO, that performs collection and
 dissemination of all data to the public at no cost to the public or the USPTO. Such
 infrastructure may be distributed.
- (c) any information sharing conducted by the system A portion of the PDD system is hosted on the FISMA-certified section of the Microsoft Azure system. The portion of the system residing on Azure hosts the most recent file sets, as they are the most downloaded files, and Azure provides the needed bandwidth to meet the needs of the USPTO's customers.
- (d) a citation of the legal authority to collect PII and/or BII 35 U.S.C. 115 and 15 U.S.C. 1501 et seq. The PDD contract requires patents applications to be kept in confidence when required by law (35 U.S.C. 122). Note: any PII or BII is collected by the USPTO and subsequently provided to PDD, but is not collected by PDD itself.
- (e) the Federal Information Processing Standard (FIPS) 199 security impact category for the system

ReedTech PDD is a FIPS 199 **LOW** security impact system.

Table 1-1 identify the security objective potential impact levels for confidentiality, integrity, and availability. The security impact levels are based on the potential impact definitions for each of the security objectives (i.e., confidentiality, integrity, and availability) discussed in NIST SP 800-60 and FIPS Pub 199.

Table 1-1 Information Type Processed by RTIS PDD and Azure Cloud Enhancement Systems

	Information	Security Objective	Rationale for		
System Name	Information Type Name	Confidentiality	Integrity	Availability	Selecting Security Categorization Levels
Official Information Dissemination		LOW	LOW	LOW	As NIST recommended.
RTIS PDD	Intellectual Property Protection	LOW	LOW	LOW	As NIST recommended.
Azure Cloud Enhancement Public Relations		LOW	LOW	LOW	NIST recommended.
	General Information	LOW	LOW	LOW	NIST recommended.
	Record Retention	LOW	LOW	LOW	NIST recommended.

Based on the information provided in Table 1-1, Information Types, for RTIS PDD Systems, the high water-mark security impact level for each of the three security objectives of confidentiality, integrity, and availability for RTIS PDD are identified in Table 1-2:

Table 1-2: Security Impact

Security Objective	Security Impact Level
Confidentiality	LOW
Integrity	LOW
Availability	LOW

Table 1-3 identifies security high water-mark categorization for the RTIS PDD's individual subsystems. The baseline set of security controls for each subsystem have been selected and applied in accordance with the high water-mark level for confidentiality, integrity, and availability assigned to that subsystem.

Table 1-3: Security Categorization for RTIS Subsystems

Subsystem Name	Security Categorization
RTIS PDD	LOW

Subsystem Name	Security Categorization
RTIS Azure Cloud Enhancement	LOW

The entire RTIS PDD system has been categorized as having an impact level of Low based on the aggregate high water-mark derived from Table 1-3, as shown in Table 1-4 below.

Table 1-4: Security Categorization for RTIS PDD

RTIS PDD Security Categorization	LOW
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Section 1: Status of the Information System

1.1 Indicate whether the	informati	on system is a new or	existii	ng system.			
☐ This is a new information system.							
☐ This is an existin	g informa	tion system with chan	ges th	at create new privacy risk	ζS.		
(Check all that a	_	,	U	1 ,			
,	1 ,	tion system in which	shana	es do not create new priva	0.037		
	_	•	mange	is do not create new priva	асу		
TISKS. Continue to answ	ver questions,	and complete certification.					
Changes That Create New	Duiman Di	ights (CTCNDD)					
a. Conversions	Privacy K	d. Significant Merging	ТП	g. New Interagency Uses			
b. Anonymous to Non-			+	h. Internal Flow or			
Anonymous		e. New Public Access		Collection			
c. Significant System Management Changes		f. Commercial Sources		i. Alteration in Character of Data			
j. Other changes that create	new privac	cy risks (specify):			-		
	ally ident			siness identifiable informate that apply.)	ation		
Identifying Numbers (IN)							
a. Social Security*		ile/Case ID		i. Credit Card			
b. Taxpayer ID		f. Driver's License		j. Financial Account			
c. Employer ID		assport		k. Financial Transaction			
d. Employee ID		Alien Registration		l. Vehicle Identifier			
m. Other identifying numbers (s	pecify):						
*Explanation for the need to coll form: This table does not apply, as no on NOTE: The PII data contained in	other inform	nation is collected by the Pl	DD Sys	stem			

PDD system. No additional PI within the PDD system.	I data,	other than the data that has been	made į	public, is added to or contained	
*If SSNs are collected, stored, collection in the future and ho		cessed by the system, please expould be accomplished:	lain if t	there is a way to avoid such	
Carrell Day and Day (CDE	N				
General Personal Data (GPI a. Name	ĺ	- D-4£D:-41-	$\overline{}$	D.1:-:	
b. Maiden Name		g. Date of Birth h. Place of Birth		m. Religion n. Financial Information	
c. Alias		i. Home Address		n. Financial Information o. Medical Information	
d. Gender					
		j. Telephone Number k. Email Address		p. Military Service	
e. Age	+=		+ _	q. Physical Characteristics	+=
f. Race/Ethnicitys. Other general personal data		1. Education		r. Mother's Maiden Name	
PDD system. No additional PI within the PDD system.	I data,	other than the data that has been	made 1	public, is added to or contained	
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	\boxtimes	f. Business Associates			
		PDD system has already been mother than the data that has been			e
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 featuNot Applicable	res/bio	metrics (specify):			
System Administration/Audi	it Data	(SAAD)			
a. User ID		c. Date/Time of Access		e. ID Files Accessed	
b. IP Address					
g. Other system administration		t data (specify): quires no authentication and can	be acc		
Other Information (specify)	.4		DDE «		
This table does not apply, as n	o other	information is collected by the	YDD S	ystem	

2.2 Indicate sources of the PII/BII in the system. (Check all that apply.)

Directly from Individual abo	out Wh	om the Infor	matio	1 Pertains			
In Person		Hard Copy:				Online	\boxtimes
Telephone		Email					
Other (specify):	•				'		
Government Sources		1				T	
Within the Bureau	\boxtimes	Other DOC	Burea	us		Other Federal Agencies	
State, Local, Tribal		Foreign					
						blic prior to it being added to the	e
Non-government Sources		D: . G .				G : ID : D I	Т-
Public Organizations	<u> </u>	Private Sect	or			Commercial Data Brokers	
Third Party Website or Applic	ation						
						blic prior to it being added to thoublic, is added to or contained	e
Technologies Used Containii	ng PII/	BII Not Previ	iously	Deployed (ГUСРІ	BNPD)	
Smart Cards				Biometrics			
Caller-ID				Personal Identity Verification (PIV) Cards			
Other (specify):							•
☐ ☐ There are not any techn	ologies	used that con	itain P	I/BII in way	s that l	have not been previously deploy	ed.
Section 3: System Suppo	rted A	Activities					
3.1 Indicate IT system s apply.)	suppor	ted activitie	es wh	ich raise p	rivacy	risks/concerns. (Check a	ll that
Activities							
Audio recordings				Building en	ntry rea	aders	
Video surveillance						se transactions	
Other (specify):					-		1
☐ ☐ There are not any IT sy.	stem su	pported activi	ities w	hich raise pr	ivacy r	isks/concerns.	

Section 4: Purpose of the System

4.1 Indicate why the PII/BII in the IT system is being collected, maintained, or disseminated. (*Check all that apply.*)

Purpose					
To determine eligibility		For administering human resources programs			
For administrative matters		To promote information sharing initiatives			
For litigation		For criminal law enforcement activities			
For civil enforcement activities		For intelligence activities			
To improve Federal services online	\boxtimes	For employee or customer satisfaction			
For web measurement and customization		For web measurement and customization			
technologies (single-session)		technologies (multi-session)			
Other (specify): The PII/BII existing in this system is originally collected to facilitate the processing of patents					
and trademarks, and to improve Federal services online.					

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).
 - Any PII in the PDD system is used solely for the purpose of meeting requirements of the ReedTech PDD / USPTO contract number DOC50PAPT1300006.
 - Any PII in the PDD system is submitted by members of the public at the time they submit patent or trademark applications to the USPTO.

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.*)

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

^{*}NOTE: The PDD System allows the anonymous public download of granted patent, published patent application, and trademark application files. No authentication is needed, including geolocation of the person performing the download.

	The The Bit in the System with her se shared.

6.2 Indicate whether the IT system connects with or receives information from any other IT systems authorized to process PII and/or BII.

	Yes, this IT system connects with or receives information from another IT system(s) authorized to process
	PII and/or BII.
\boxtimes	Provide the name of the IT system and describe the technical controls which prevent PII/BII leakage:
	Microsoft Azure. The purpose of the system is to disseminate patent and trademark data, which includes
	PII collected by the USPTO.
	No, this IT system does not connect with or receive information from another IT system(s) authorized to
	process PII and/or BII.

6.3 Identify the class of users who will have access to the IT system and the PII/BII. (*Check all that apply.*)

Class of Users			
General Public	\boxtimes	Government Employees	\boxtimes
Contractors	\boxtimes		
Other (specify): The PII/BII information on the PDD System is accessible to anyone with internet access.			

Section 7: Notice and Consent

7.1 Indicate whether individuals will be notified if their PII/BII is collected, maintained, or disseminated by the system. (*Check all that apply.*)

Yes, notice is provided pursuant to a system of records notice published in the Fe		em of records notice published in the Federal Register and
	discussed in Section 9.	
\boxtimes	Yes, notice is provided by a Privacy Act statement and/or privacy policy. The Privacy Act statement and/or privacy policy can be found at: http://www.lexisnexis.com/en-us/terms/privacy-policy.page	
	Yes, notice is provided by other means.	Specify how:
	No, notice is not provided.	Specify why not:

7.2 Indicate whether and how individuals have an opportunity to decline to provide PII/BII.

\boxtimes	Yes, individuals have an opportunity to decline to provide PII/BII.	Specify how: Inventors can choose to not submit patent and trademark applications after being instructed that their personal information will be made public as part of the patent and trademark examination process.
	No, individuals do not have an opportunity to decline to provide PII/BII.	Specify why not:

7.3	Indicate whether and how individu their PII/BII.	nals have an opportunity to consent to particular uses of
\boxtimes	Yes, individuals have an opportunity to consent to particular uses of their PII/BII.	Specify how: At the time of filing of the patent or trademark application, applicants are notified that patents and trademarks are public information, which includes their PII/BII.
	No, individuals do not have an opportunity to consent to particular uses of their PII/BII.	Specify why not:
7.4	Indicate whether and how individu pertaining to them.	nals have an opportunity to review/update PII/BII
\boxtimes	Yes, individuals have an opportunity to review/update PII/BII pertaining to them.	Specify how: Throughout the patent lifecycle, Certificates of Correction can be used to update PII/BII data on a patent.
	No, individuals do not have an opportunity to review/update PII/BII pertaining to them.	Specify why not:
Secti	on 8: Administrative and Techno	logical Controls
8.1	on 8: Administrative and Techno Indicate the administrative and tec apply.)	logical Controls hnological controls for the system. (Check all that
	Indicate the administrative and tec	hnological controls for the system. (Check all that
8.1	Indicate the administrative and tecapply.) All users signed a confidentiality agreement	hnological controls for the system. (Check all that
8.1	Indicate the administrative and tecapply.) All users signed a confidentiality agreement All users are subject to a Code of Conduction.	hnological controls for the system. (Check all that ent or non-disclosure agreement.
8.1	Indicate the administrative and tecapply.) All users signed a confidentiality agreement All users are subject to a Code of Conduction Staff (employees and contractors) received Access to the PII/BII is restricted to authorized.	hnological controls for the system. (Check all that ent or non-disclosure agreement. et that includes the requirement for confidentiality. ed training on privacy and confidentiality policies and practices. orized personnel only.
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8.1	Indicate the administrative and tecapply.) All users signed a confidentiality agreemed All users are subject to a Code of Conduction Staff (employees and contractors) received Access to the PII/BII is restricted to author Access to the PII/BII is being monitored, Explanation: The information is secured in accordance Provide date of most recent Assessment and Access to the PII/BII and Access to the PII/BII accordance Provide date of most recent Assessment and Access to the PII/BII accordance Provide date of most recent Assessment and Access to the PII/BII accordance Provide date of most recent Assessment and Access to the PII/BII accordance Provide date of most recent Assessment and Access to the PII/BII accordance Provide date of most recent Assessment and Access to the PII/BII accordance Provide date of most recent Assessment accordance Provide date of most recent Access to the PII/BII access to th	hnological controls for the system. (Check all that ent or non-disclosure agreement. et that includes the requirement for confidentiality. ed training on privacy and confidentiality policies and practices. orized personnel only. tracked, or recorded. e with FISMA requirements. and Authorization (A&A): September 03, 2017
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8.1	Indicate the administrative and tecapply.) All users signed a confidentiality agreemed All users are subject to a Code of Conductor Staff (employees and contractors) received Access to the PII/BII is restricted to author Access to the PII/BII is being monitored, Explanation: The information is secured in accordance Provide date of most recent Assessment at This is a new system. The A&A date The Federal Information Processing Stan moderate or higher. NIST Special Publication (SP) 800-122 a security controls for protecting PII/BII are of Action and Milestones (POAM).	hnological controls for the system. (Check all that ent or non-disclosure agreement. et that includes the requirement for confidentiality. ed training on privacy and confidentiality policies and practices. orized personnel only. tracked, or recorded. e with FISMA requirements. and Authorization (A&A): September 03, 2017 e will be provided when the A&A package is approved. dard (FIPS) 199 security impact category for this system is a und NIST SP 800-53 Revision 4 Appendix J recommended e in place and functioning as intended; or have an approved Plan
8.1	Indicate the administrative and tecapply.) All users signed a confidentiality agreemed All users are subject to a Code of Conductor Staff (employees and contractors) received Access to the PII/BII is restricted to author Access to the PII/BII is being monitored, Explanation: The information is secured in accordance Provide date of most recent Assessment at This is a new system. The A&A date The Federal Information Processing Stan moderate or higher. NIST Special Publication (SP) 800-122 a security controls for protecting PII/BII are of Action and Milestones (POAM).	hnological controls for the system. (Check all that ent or non-disclosure agreement. et that includes the requirement for confidentiality. ed training on privacy and confidentiality policies and practices. orized personnel only. tracked, or recorded. e with FISMA requirements. and Authorization (A&A): September 03, 2017 e will be provided when the A&A package is approved. dard (FIPS) 199 security impact category for this system is a und NIST SP 800-53 Revision 4 Appendix J recommended
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8.1	Indicate the administrative and tecapply.) All users signed a confidentiality agreemed All users are subject to a Code of Conductor Staff (employees and contractors) received Access to the PII/BII is restricted to author Access to the PII/BII is being monitored, Explanation: The information is secured in accordance Provide date of most recent Assessment at This is a new system. The A&A date The Federal Information Processing Standarderate or higher. NIST Special Publication (SP) 800-122 assecurity controls for protecting PII/BII are of Action and Milestones (POAM). Contractors that have access to the system required by DOC policy. Contracts with customers establish owners.	hnological controls for the system. (Check all that ent or non-disclosure agreement. et that includes the requirement for confidentiality. ed training on privacy and confidentiality policies and practices. orized personnel only. tracked, or recorded. e with FISMA requirements. and Authorization (A&A): September 03, 2017 e will be provided when the A&A package is approved. dard (FIPS) 199 security impact category for this system is a and NIST SP 800-53 Revision 4 Appendix J recommended re in place and functioning as intended; or have an approved Plan an are subject to information security provisions in their contracts

	Provide a general description of the technologies used to protect PII/BII on the IT system.
	• All PDD data is protected through the use of access control permissions, and next generation firewall, anti-virus, and host intrusion detection systems.
Secti	on 9: Privacy Act
Secti 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."
	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
	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).
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." Yes, this system is covered by an existing system of records notice (SORN). Provide the SORN name and number (list all that apply): Patent Application Files, COMMERCE/PAT-TM-7

Section 10: Retention of Information

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

	There is an approved record control schedule.
	Provide the name of the record control schedule:
	No, there is not an approved record control schedule.
\boxtimes	Provide the stage in which the project is in developing and submitting a records control schedule:
	ReedTech is required under the contract to disseminate all available granted patents, published patents
	applications, and trademark applications. ReedTech is not the office of record for any of this information.
	This includes any and all patents and trademark data provided by the USPTO to ReedTech for retention
	during the contract only.
	Yes, retention is monitored for compliance to the schedule.
	No, retention is not monitored for compliance to the schedule. Provide explanation: ReedTech is required
	under the contract to disseminate all available granted patents, published patents applications, and
\square	trademark applications. ReedTech is not the office of record for any of this information. This includes any
	and all patents and trademark data provided by the USPTO to ReedTech for retention during the contract
	only.

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

Disposal			
Shredding		Overwriting	\boxtimes
Degaussing		Deleting	\boxtimes
Other (specify): Data is deleted or overwritten deposed of.	ending o	n the point in the information lifecycle that the d	ata is

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.

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

	(Check all that apply.)		
	Identifiability	Provide explanation:	
	Quantity of PII	Provide explanation:	
	Data Field Sensitivity	Provide explanation:	
\boxtimes	Context of Use	Provide explanation: The intent of the collection of PII is to allow the patent holder or patent or trademark applicant to be contacted, and for no other purpose.	
	Obligation to Protect Confidentiality	Provide explanation:	
	Access to and Location of PII	Provide explanation:	
	Other:	Provide explanation:	
Section 12.1	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			
	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.		

11.2 Indicate which factors were used to determine the above PII confidentiality impact levels.