

Human Capital Management Support System

PRIVACY AND CIVIL LIBERTIES IMPACT ASSESSMENT (PCLIA)

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Reviewing Official

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OFFICE OF THE COMPTROLLER OF THE CURRENCY

Risk Level

Please check **ALL** that apply to the information system or information technology (IT) for which you are conducting this PCLIA:

☐ This PCLIA is for a "major information system"

☐ This PCLIA is for an information system or IT rated "Moderate" or "High" impact for confidentiality under Federal Information Processing Standard 199, at least in part because of its PII content.

☐ This PCLIA is for an information system or IT designated as a Treasury High Value Asset (HVA).

Estimated number of individuals whose PII is maintained in the system

☐ 0 − 999

☐ 1,000 − 9,999

☐ 10,000 − 99,999

☐ 1,000,000+

Section 1: Introduction

This PCLIA provides the following information regarding the system:

- (1) an overview of its purpose and functions;
- (2) a description of the information collected;
- (3) a description of the how information is maintained, used, and shared;
- (4) an assessment of whether the system is in compliance with federal requirements that support information privacy; and
- (5) an overview of the redress/complaint procedures available to individuals who may be affected by the use or sharing of information by the system.

Section 2: System Overview

Section 2.1: System Description and Purpose

System Description:

Human Capital Management Support System (HCMSS) provides OCC employees the ability to perform performance, compensation, and benefits management. OCC employees and managers use the Performance Management and Compensation System (PMCS) for employee performance and compensation management. and Personal Compensation and Benefits Statement (PCBS);

System Purpose:

HCMSS allows OCC FTE employees to access and manage their personal performance, compensation and benefits.

Z.]	1. Is this a new information system or a significant revision of an existing system?
	□ New system.
	☐ Revision of Existing system.
	☑ No significant change in existing system

Section 2.2: Authority to Collect

5 U.S.C. § 301- Departmental regs; 31 U.S.C. § 321-General authorities of the Secretary of the Treasury; 44 U.S.C. § 3554; 44 U.S.C. 3534, Federal agency; Homeland Security Presidential Directive 12 (HSPD-12); OMB Circular A-130; Public Law 101-509

Section 2.3: Privacy Act Applicability; SORN Requirement

Section 2.3(a) Please check ALL statements below that apply to your system and provide any additional information requested.		
1.	☐ The system does not retrieve records about an individual using an identifying number, symbol, or other identifying particular assigned to the individual. A SORN is not required with respect to the records in this system.	
2.	☐ The system does retrieve records about an individual using an identifying number, symbol, or other identifying particular assigned to the individual. A SORN is required with respect to the records in this system.	
3.	■ A SORN was identified in the original PCLIA and a determination was made during this current PCLIA update that modifications [choose one] □ were ■ were not required to that SORN. [If modifications were made, generally describe them here].	
	The current applicable SORN is: Treasury .001Treasury Personnel and Payroll System 83 FR 35376 (Jul 2, 2021); OPM/Govt-1 "General Personnel Records" 77 FR 73694 (Dec 11, 2012)	
4.	☐ A SORN(s) was not identified or required in the original PCLIA, but a determination was made during this current PCLIA update that a SORN(s) is now required. The applicable SORN(s) is:	
5.	■ A SORN was published and no exemptions are taken from any Privacy Act requirements.	
6.	\square Exemptions are claimed from the following Privacy Act provisions in the applicable SORN(s):	

Section 3: Information Collection

Section 3.1: Relevant and Necessary

Sectio	n 3.1(a) Exemption Claimed from this Requirement?
	☐ The PII maintained in this system or by this project is <u>not</u> exempt from 5 U.S.C. § 552a(e)(1), the Privacy Act's requirement that an agency "maintain in its records only such information about an individual as is relevant and necessary to accomplish a purpose of the agency required to be accomplished by statute or by executive order of the President."
	☐ The PII maintained in this system or by this project <u>is</u> exempt from 5 U.S.C. § 552a(e)(1), because [See Appendix B for a list of acceptable bases for claiming this exemption and cut and paste here all that apply].
Section	n 3.1(b) Continuously Assessing Relevance and Necessity
1.	☐ The PII in the system is not maintained in a system of records. Therefore, the Privacy requirements do not apply. [Explain here what you do to ensure relevance and necessity despite the fact that the Privacy Act does not apply].
2.	☐ The PII in the system is maintained in a system of records, but the agency exempted these records from the relevance and necessity requirement. [Explain here what you do to ensure relevance and necessity to the extent possible despite the fact the records are exempt from this requirement].
3.	■ The system owner conducted an assessment prior to collecting PII for use in the system.
4.	■ With respect to PII <i>currently</i> maintained (as of the time this PCLIA is being done) in the system, the PII <i>[choose one]</i> ■ is □ is not limited to only that which is relevant and necessary to meet the system's or project's mission requirements. During the PCLIA process, the system always undergoes a review to ensure the continuing relevance and necessity of the PII in the system.
5.	\square With respect to PII maintained in the system, there [choose one] \square is \square is not a process in place to continuously reevaluate and ensure that the PII remains relevant and

necessary. During the PCLIA process, the system always undergoes a review to ensure the continuing relevance and necessity of the PII on the system. If a determination is made that particular PII is no longer relevant and necessary in between PCLIA updates, this PCLIA will be updated at that time.

Section 3.2: PII and/or information types or groupings

R108	grapnicai/generai intorma	ition	
	Name	☐ Nationality	☐ Country of Birth
	l Age	☐ Citizenship	☐ Immigration Status
	Date of birth	☐ Ethnicity	☐ Alias (including nickname)
m	Home physical/postal ailing address	☐ Gender	☐ City or County of Birth
	Zip Code	□ Race	☐ Military Service Information
pl	Personal home phone, cell none, or fax number	☐ Personal e-mail address	☐ Country or city of residence
	Other:		
Oth	er information		
	Resume or curriculum vitae	☐ Cubical or office number	☐ Veteran's preference
	Religion/Religious Preference	☐ Retirement eligibility information	☐ Spouse Information
	Professional/personal	☐ Contact lists and directories	☐ Information about other relatives
ał	ferences or other information bout an individual's friends, associates or acquaintances.	(known to contain at least some personal information).	☐ Education Information
	Sexual Orientation	☐ Marital Status	
	Group/Organization Membership	☐ Information about children	
	Other:		
Idei	ntifying numbers assigned	l to individuals	
	Full Social Security number	☐ Personal device identifiers or serial numbers	☐ Vehicle Identification Number
	Truncated Social Security umber (e.g., last 4 digits)	☐ Internet Protocol (IP) Address	☐ Driver's License Number
	Employee Identification Number	☐ Personal Bank Account Number	☐ License Plate Number
	Taxpayer Identification Number	☐ Health Plan Beneficiary Number	☐ Professional License Number
	File/Case ID Number	☐ Credit Card Number	☐ Passport Number and information (nationality, date and place of issuance and expiration date)
	Alien Registration Number Other:	☐ Patient ID Number	

Specific Information/File Types ☐ Taxpayer Information/Tax ☐ Security Clearance/Background ☐ Law Enforcement Information Return Information Check Information ☐ Civil/Criminal History ☐ Civil/Criminal History ☐ Credit History Information Information/Police Records Information/Police Records (government source) (obtained from government (obtained from commercial source) source) ☐ Protected Information (as ☐ Credit History Information ☐ Bank Secrecy Act Information defined in Treasury (commercial source) Directive 25-10) ☐ Information provided under a ☐ Personal Financial Information ☐ Personnel Files (e.g., loan information) confidentiality agreement ☐ Business Financial Information ☐ Information subject to the terms of an international or other (including loan information) ☐ Case files agreement- read only information nt, and Employee Performance Management pulled from other ☐ Passport information (state which passport data elements are collected if not all) Other: Employee Compensation Manageme systems. **Audit Log and Security Monitoring Information** ■ User ID assigned to or generated □ Files and folders accessed by ☐ Biometric information used to access by a user of Treasury IT a user of Treasury IT Treasury facilities or IT ☐ Passwords generated by or ☐ Internet or other queries run by a user of ☐ Contents of files accessed by a user of assigned to a user of Treasury IT Treasury IT Treasury IT ■ Date and time an individual ☐ Files accessed by a user of ☐ Information revealing an individual's accesses a facility, system, or other IT presence in a particular location as Treasury IT (e.g., web navigation derived from security token/key fob, habits) employee identification card scanners or

other IT.

☐ Purchasing habits or preferences

☐ Commercially obtained internet navigation/purchasing habits of individuals

☐ Device settings or preferences (e.g.,

security level, sharing options, ringtones).

☐ Still photos of individuals derived from

☐ Secure Digital (SD) Card or Other Data

☐ Video of individuals derived from

stored on a card or other technology

☐ Cell tower records (e.g., logs. user

security cameras.

security cameras

location, time etc.)

☐ Public Key Information (PKI).

☐ Internet Protocol (IP) Address

☐ Network communications data

☐ Global Positioning System

(GPS)/Location Data

☐ Other:

Medical/Emergency Informa	ation Regarding Individuals	
☐ Medical/Health Information☐ Mental Health Information	☐ Worker's Compensation Act Information	☐ Emergency Contact Information (e.g., a third party to contact in case of emergency)
☐ Sick leave information ☐ Other:	☐ Information regarding disability ☐ Request for an accommodation under the Americans with Disabilities Act	□ Patient ID Number
Biometrics/Distinguishing Fo	eatures/Characteristics of Indivi	duals
☐ Physical description/ characteristics (e.g., hair, eye color, weight, height, sex, gender etc.) Identify which are collected:	☐ Photos/Video:	□ Palm prints
☐ Fingerprints ☐ Other:	☐ Signatures	☐ Voice audio recording
Identifying numbers for sole □ Sole proprietor business credit card number □ Sole proprietor business professional license number □ Sole proprietor business license plate number □ Other:	e proprietors (including business ☐ Business Phone or Fax Number ☐ Sole proprietor business file case number ☐ Sole proprietor business vehicle identification number	information) □ Business Physical/Postal Mailing Address □ Sole proprietor business taxpayer identification number □ Sole proprietor business bank account number
Section 3.3 Sources from which	ch PII is obtained	
Members of the Public		
who are providing the in work/employment). All relevant boxes (based on the public whose inform	ic (i.e., including individuals who aformation in their "personal" cap of the following are members of the context of collection and use nation is maintained in the system and using the information):	acity (unrelated to federal the public. Please check in this system) for members of

☐ Members of the general public.☐ Retired federal employees.
☐ Former Treasury employees
☐ Federal contractors, grantees, interns, detailees etc.
☐ Federal job applicants.☐ Other:
Current Federal Employees, Interns, and Detailees
 ☐ Current Federal employees providing information in their capacity as federal employees ☐ Interns.
☐ Detailees.
☐ Other employment-related positions.
Treasury Bureaus (including Departmental Offices)
☐ Other Treasury Bureaus:
Other Federal Agencies
☐ Other federal agencies:
State and Local Agencies
☐ State and local agencies:
Private Sector
☐ Private sector organizations (for example, banks and financial organizations, data brokers or other commercial sources):
Other Sources
☐ Other sources not covered above (for example, foreign governments).

Section 3.4: Privacy and/or civil liberties risks related to collection

Section 3.4(a) Collection Directly from the Individual to whom the PII pertains

- 1. \square None of the PII in the system was collected directly from an individual to whom it
- 2. \square Some or \square all of the information in this system was collected directly from an individual to whom it pertains.

Section 3.4(b) Privacy Act Statements

- 1.

 None of the PII in the system was collected directly from the individuals to whom it pertains. Therefore, a Privacy Act Statement is not required.
- 2. Some □ All of the PII in the system was collected directly from the individual to whom it pertains. Therefore, a Privacy Act Statement was posted at the point where the PII was collected directly from the individual. That Privacy Act Statement was provided to the individual on the form in which the PII was collected □ on a separate sheet of paper that the individual could retain; or □ in an audio recording or verbally at the point where the information was collected (e.g., on the phone) or □ other:

The Privacy Act Statement contained the following

- a. The authority (whether granted by statute, or by Executive order of the President) which authorizes the solicitation of the information.
- b. Whether disclosure of such information is mandatory or voluntary.
- c. The principal purpose or purposes for which the information is intended to be used.
- d.

 The individuals or organizations outside of OCC with whom the information may be/ will be shared.
- e. The effects on the individual, if any, if they decide not to provide all or any part of the requested information

Section 3.4(c) Use of Full Social Security Numbers

3.4(c)i. Justification of Social Security Numbers

- 1. \square N/A No full SSNs are maintained in the system.
- 2. Full SSNs are maintained in the system and the following approved Treasury uses of

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Social
n place to ve a need ed off) and r system
neir on the res the ators).
when full) SSN
er staff ne d) are nt to ecipients
n treat v fu

 □ Full SSNs are collected, but no individual will be denied any right, benefit, privilege provided by law if the individual refuses to disclose their SSN for use system. If the individual chooses not to provide their SSN. □ Full SSNs are collected, and the individual will be denied the following right or privilege provided by law if they refuse to disclose their SSN: □ Denial of this right, benefit or privilege does not violate the law because: [cho 	
 Important of Full SSNs are collected, and the individual will be denied the following right or privilege provided by law if they refuse to disclose their SSN: Denial of this right, benefit or privilege does not violate the law because: [cho 	
	it, benefit,
the two boxes below]: a. □ SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following Federal statute or Executive SSN disclosure is required by the following SSN disclosure is required by the following SSN disclosure is required by t	
 Order; OR b. ☐ The SSN is disclosed to a Federal, state, or local agency that mainta system of records that was in existence and operating before January 1 and disclosure was required under statute or regulation adopted prior t date to verify the identity of an individual. 	, 1975,
Section 3.4(d) Records describing how individuals exercise First Amendment right	nts
1. N/A. The system does not maintain information describing how an individual exercises their rights guaranteed by the First Amendment.	al

2. \square The system <u>does</u> maintain information describing how an individual exercises their

b. \square The information maintained is pertinent to and within the scope of an

a.

The individual about whom the information was collected or maintained

expressly authorizes its collection/maintenance. The individual about whom the information was collected or maintained expressly authorized its collection by:

rights guaranteed by the First Amendment.

authorized law enforcement activity because:

c. \square The following statute expressly authorizes its collection:

Section 4: Maintenance, use, and sharing of the information

<u>Section 4.1:</u> Ensuring accuracy, completeness, and timeliness of information collected, maintained, and shared when it is used to make determinations about individuals

<u>Section 4.1(a)</u>. Exemption from the accuracy, relevance, timeliness, and completeness requirements in section (e)(5) of the Privacy Act

uII	ements in section (c)(s) of the 111vacy rec
1.	■ <u>None</u> of the information maintained in the system that is part of a system of records is exempt from the accuracy, relevance, timeliness, and completeness requirements in section (e)(5) of the Privacy Act.
2.	\square All \square Some of the PII maintained in the system is part of a system of records and \underline{is} exempt. The exemption claimed for these records is appropriate because
3.	☐ The PII maintained in the system is not : (a) part of a system of records as defined in section (e)(5) of the Privacy Act; or (b) used to make adverse determinations about individuals (defined in the Privacy Act as U.S. Citizens and legal permanent residents).
	Instead, the information is used to:
	☐ <i>None</i> of the information maintained in the system is part of a system of records. Despite the fact that the Privacy Act does not apply, the following protections are in place to ensure fairness to the individual:

Section 4.1(b) Protections in place despite exemption from the accuracy, relevance, timeliness, and completeness requirements		
1.	\square None of the information maintained in the system that is part of a <u>system of records</u> is exempt.	
2.	□ For all information maintained in the system that is part of a system of records that is exempt, the following efforts are made to ensure accuracy, relevance, timeliness, and completeness to the extent possible without interfering with the (check one) □ law enforcement □ intelligence □ other: mission requirements for which the system was created: a. □ The exempt information is <u>not</u> actually used to make any adverse determinations about individuals. b. □ The exempt information is <u>not</u> actually used to make any adverse determinations about individuals without additional research and investigation to ensure accuracy, relevance, timeliness, and completeness. c. □ Individuals and organizations to whom PII from the system is disclosed (as authorized by the Privacy Act) determine its accuracy, relevance, timeliness, and completeness in a manner reasonable for their purposes before they use it to make adverse determinations about individuals. d. □ Individuals about whom adverse determinations are made using PII from this system are given an opportunity to explain or modify their information (check one) □ before □ after the adverse determination is made. During this process, individuals are allowed to:	
	e. Other:	
3.	☐ No additional efforts are made to ensure accuracy, relevance, timeliness, and completeness to the extent possible because it would interfere with mission requirements.	

<u>Section 4.1(c)</u>Collecting information directly from the individual when using it to make adverse determinations about them.

1. ☐ The records maintained by this system are **not** used to make any adverse determinations about individuals

	records maintained by this system <u>are</u> used to make adverse determinations about huals <i>and</i> :
a. 🗆 '	These records <u>were</u> exempted from the Privacy Act provision that requires lection directly from the subject individual to the greatest extent practicable.
	These records were <u>not</u> exempted from the requirement to collect information ectly from the individual to the greatest extent practicable <u>and</u> • <u>All</u> records used to make an adverse determination are collected directly from the individual about whom the decision is made. □ A <u>combination</u> of records collected from third parties <u>and</u> directly from the individual about whom the determination is made are used to make the determination because:
iii.	☐ None of the records used to make adverse determinations are collected directly from the individual about whom determinations are made because seeking the information directly from the individual might :
	 □ alert the individual to the fact that their conduct is being observed or investigated; □ cause the individual to alter or modify their activities to avoid detection; □ create risks to witnesses or other third parties if the individual is alerted to the fact that their conduct is being observed or investigated; □ Other:
	Additional controls designed to ensure accuracy, completeness, timeliness o individuals in making adverse determinations
following opportimely and commake a determ	e Controls Individuals about whom information is collected are given the ortunities to amend/correct/update their information to ensure it is accurate, applete to the extent reasonably necessary to assure fairness when it is used to ination about them: The PII collected for use in the system is NOT used to make adverse
prog b. □	erminations about an individual's rights, benefits, and privileges under federal grams. The records maintained in the system are used to make adverse determinations and elect one) \square are \square are not exempt from the access provisions in the Privacy Act, 5

	U.S.C. 552a(d).
С.	☐ OCC has published regulations in place describing how individuals may seek access to and amendment of their records under the <u>Privacy Act</u> . The <u>Treasury/bureaus FOIA and Privacy Act disclosure regulations</u> can be found at 31 C.F.R. Part 1, Subtitle A, Subparts A and C.
d.	☐ Individuals who provide their information directly to OCC for use in the system are provided notice of the adverse determination and an opportunity to amend/correct/ update their information [choose one] ☐ before ☐ after it is used to make a final, adverse determination about them. This is accomplished by [describe_here how this process works and the protections in place, including redress/appeals processes; if notice is provided after an adverse determination is made, explain here why notice could not be provided before a determination was made, and the protections in place]:
e.	☐ Individuals who provide their information directly to OCC for use in the system are expressly told at the point where the information is collected that they need to keep their information accurate, current and complete because it could be used to make adverse determinations about them. This is accomplished by [describe here how/where/when individuals are told they need to keep their information updated before it is used to make adverse decisions about them; include the exact language provided to the individuals]:
f.	☐ All manual PII data entry by federal employees/contractors is verified by a supervisor or other data entry personnel before it is uploaded to the system. This is accomplished by:
g.	□ Other:
Technical	controls
a.	☐ No additional technical controls are available to ensure accuracy, relevance, timeliness and completeness.
b.	☐ Automated data feeds are used to refresh/update the information in the system (where the system is reliant on updates from another system). These automated data feeds occur:

	 c. □ Technical and/or administrative controls put are in place to ensure that when information about an individual is acquired from multiple sources for maintenance in a single file about a particular individual, it all relates to the same individual. This is accomplished by: d. □ Address verification and correction software: e. □ Other: 				
Section 4.2 Data-Mining					
	n 4.2(a) Is the PII maintained in the system used to conduct data-mining? ☐ The information maintained in this system or by this project is not used to conduct "data-mining" activities as that term is defined in the 9-11 Commission Act. Therefore, no privacy or civil liberties issues were identified in responding to this question.				
2	☐ The information maintained in this system or by this project <u>is</u> used to conduct "datamining" activities as that term is defined in the <u>9-11 Commission Act</u> . This system is included in Treasury's annual report to Congress which can be found on the external Treasury privacy website.				
3	☐ The information maintained in this system or by this project <u>is</u> used to conduct "datamining" activities as that term is defined in the <u>9-11 Commission Act</u> , but this system is not included in Treasury's annual report to Congress which can be found on the external Treasury privacy website. This system will be added to the next Treasury Data-mining report to Congress.				
Section	n 4.3 Computer Matching				
Section	n 4.3(a) Records in the system used in a computer matching program				
1.	☐ The PII maintained in the system <i>is not</i> part of a Privacy Act system of records.				
2.	\Box The information maintained in the system <u>is</u> part of a Privacy Act system of records, but <u>is not</u> used as part of a matching program.				

3.	☐ The information maintained in the system <u>is</u> part of a Privacy Act system of records and <u>is</u> used as part of a matching program. [If whether a Matching Agreement was executed and published as required by the CMPPA/Privacy Act; if no Matching Agreement was executed, please explain here why]:						
Section	Section 4.3(b) Is there a matching agreement?						
1.	□ N/A						
2.	☐ There is a matching agreement in place that contains the information required by Section (o) of the <u>Privacy Act</u> .						
3.	☐ There is a matching agreement in place, but it does not contain all of the information required by Section (o) of the <u>Privacy Act</u> . The following actions are underway to amend the agreement to ensure that it is compliant.						
indivi	n 4.3(c) What procedures are followed before adverse action is taken against an dual who is the subject of a matching agreement search? N/A						
2.	☐ The bureau or office that owns the system conducted an assessment regarding the accuracy of the records that are used in the matching program and the following additional protections were put in place: a. ☐ The results of that assessment were independently verified by:						
	 b. Before any information subject to the matching agreement is used to suspend, terminate, reduce, or make a final denial of any financial assistance or payment under a Federal benefit program to an individual: i. The individual receives notice and an opportunity to contest the findings; OR ii. The Data Integrity Board approves the proposed action with respect to the financial assistance or payment in accordance with Section (p) of the Privacy Act before taking adverse action against the individual. 						
3.	\square No assessment was made regarding the accuracy of the records that are used in the matching program.						

Section 4.4: Information sharing with external (i.e., outside OCC) organizations and individuals

Section 4.4(a) PII shared with/disclosed to agencies, organizations or individuals outside OCC

occ	
1.	\square <u>PII</u> maintained in the system is <u>not</u> shared with agencies, organizations, or individuals external to Treasury.
2.	\square <u>PII</u> maintained in the system <u>is</u> shared with the following agencies, organizations, or individuals external to the OCC:
3.	\square All external disclosures <u>are</u> authorized by the Privacy Act (including routine uses in the applicable SORN).
Sectio	n 4.4(b) Accounting of Disclosures

Making the Accounting of Disclosures Available

1.	☐ The records are not maintained in a system of records subject to the Privacy Act so ar accounting is not required.
2.	☐ No external disclosures are made from the system.
3.	☐ The Privacy Act system of records maintained in the system <u>is</u> exempt from the requirement to make the accounting available to the individual named in the record. Exemption from this requirement was claimed because:
4.	☐ The Privacy Act system of records maintained in the system is not exempt from the requirement to make the accounting available to the individual named in the record and a log is maintained regularly. The log is maintained for at least five years and includes the date, nature, and purpose of each disclosure (not including intra-agency disclosures and FOIA disclosures) of a record to any person or to another agency (outside of OCC) and the name and address of the person or agency to whom the disclosure is made.

5.	☐ The Privacy Act system of records maintained in the system is not exempt from the
	requirement to make the accounting available to the individual named in the record and
	a log is <i>not</i> maintained regularly, but is capable of being constructed in a reasonable
	amount of time upon request. The information necessary to reconstruct the log (i.e.,
	date, nature, and purpose of each disclosure) is maintained for at least five years.

Section 4.4(c) Obtaining Consent Prior to New Disclosures Not Authorized by the Privacy Act

Obtaining Prior Written Consent □ The records maintained in the system of records are only shared in a manner consistent with one of the 12 exceptions in the Privacy Act, including the routine uses published in the Federal Register. □ If a situation arises where disclosure (written, oral, electronic, or mechanical) must be made to anyone outside of the OCC who is not listed in one of the 12 exceptions in the Privacy Act (including the published routine uses), the individual's prior written consent will be obtained where feasible and appropriate.

Section 5: Compliance with federal information management requirements

Section 5.1: The Paperwork Reduction Act

1	☐ The system maintains information obtained from individuals and organizations who are not federal personnel or an agency of the federal government (i.e., outside the federal government)
2	☐ The system involves a new collection of <u>information in identifiable form</u> for 10 or more persons from outside the federal government.
3	☐ The system completed an Information Collection Request ("ICR") and received OMB approval.

4 ☐ The system did not complete an Information Collection Request ("ICR") and receive OMB approval because:

Section 5.2: Records Management - NARA/Federal Records Act Requirements

- The records used in the system are covered by a NARA's General Records Schedule (GRS). The GRS is:
 GRS 2.4 Employee Compensation & Benefits Record; GFS 1.1, item 010; not the official system for benefits and compensation data pulled from other systems.
- 2.

 The records used in the system are covered by a NARA approved Treasury bureau Specific Records Schedule (SRS). The SRS:

	3. □ On the system owner sought approval from NARA for SRS and is awaiting a response from NARA:		•	
4.	☐ The system owner is schedule to submit to N	-	leveloping a new records	
Sectio	on 5.3: E-Government A	Act/NIST Compliance		
1.	■ The system is a feder	ral information system	subject to FISMA require	ements.
2.	■The system last com	pleted an SA&A and re	ceived an ATO on: 03/06/	/2018
3.	☐This is a new system receiving ATO is:	has not yet been author	rized to operate. The expe	ected to date for
4.	•		ure that access to PII mai formation in order to perf	
5.		ect access by recipient,	en disclosing and transfer portable disk, paper) from	_
6.	☐ This system maintain system and/or OCC Ru		m users to ensure they do	not violate the
7.	=	nonitoring of system us	ocate, and monitor individers to ensure that they do	
Sectio	on 5.4: Section 508 of th	e Rehabilitation Act o	f 1973	
1.	-	-	nt, procurement, maintena ehabilitation Act of 1973	
2.			rocurement, maintenance abilitation Act of 1973 (as	
3.	☐ The system complie	s with all <u>Section 508</u> r	equirements, thus ensurin	g that individuals

with disabilities (including federal employees) have access and use (including access to privacy and civil liberties policies) that is comparable to that which is available to individuals who do not have disabilities.

4. ☐ The system is not in compliance with all <u>Section 508</u> requirements. The following

Responsible Officials Approval Signature

Ron Shelden

Privacy Program Manager

Date signed: 03/20/2023