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



Privacy Impact Assessment for the Tyler Federal Equal Employment System / Reasonable

Accommodation Case Management System (EES/RACMS)

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

Signature of Senior Agency Official for Privacy/DOC Chief Privacy Officer

Date

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

Unique Project Identifier: PTOC-026-00

Introduction: System Description

Provide a brief description of the information system.

The EES/RACMS is an Application information system, and provides support to the Office of Equal Employment Opportunity and Diversity 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.

Address the following elements:

- (a) Whether it is a general support system, major application, or other type of system EES/RACMS is a major application system.
- (b) System location

EES/RACMS system is located at 44470 Chilum Place Bldg. 1, Ashburn, VA 20147. EES/RACMS has an alternate hot site located at 180 Peachtree Street, Atlanta, GA at an Equinox Atlanta Data Center.

(c) Whether it is a standalone system or interconnects with other systems (identifying and describing any other systems to which it interconnects)

EES/RACMS is interconnected to:

Network and Security Infrastructure System (NSI): The NSI is an Infrastructure information system, and provides an aggregate of subsystems that facilitates the communications, secure access, protective services, and network infrastructure support for all the USPTO IT applications.

ICAM IDaaS (Identity Credential Access Management Identity as a Service (ICAM-IdaaS)): ICAM-IDaaS is an infrastructure information system that provides authentication and authorization service to secure all USPTO enterprise applications and provides audit ability to user activity.

(d) The way the system operates to achieve the purpose(s) identified in Section 4

EES administrators, managers and specialists access the application through a web-based portal to create, update, collect, capture, assign, generate and close complaints and cases. RACMS administrators, managers, specialists, reviewers, business leads and officials access the application through a web-based portal to process and manage requests. This is done by collecting and maintaining accommodation requests, provided requests, and the cost of the accommodations.

(e) How information in the system is retrieved by the user

USPTO OEEOD staff access the system via the USPTO intranet and web-based portal. Users are able to retrieve and transmit information from the systems after being authenticated.

(f) How information is transmitted to and from the system

Users access the EES and RACMS systems via the USPTO intranet and a web-based portal hosted by the Tyler Federal SaaS. The transmission of information between USPTO and Tyler Federal is encrypted.

(g) Any information sharing

Information is shared within the bureau based on business needs.

(h) The specific programmatic authorities (statutes or Executive Orders) for collecting, maintaining, using, and disseminating the information

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.

(i) The Federal Information Processing Standards (FIPS) 199 security impact category for the system

The FIPS 199 security impact category for the system is Moderate.

Section 1: Status of the Information System

1.1	Indicate whether the information	mation	system is a new or ex	xisting	system.	
	\Box This is a new information s	vstem	ı .			
	☐ This is an existing informat <i>all that apply.)</i>	ion sy	stem with changes tha	it crea	te new privacy risks. (C	'heck
	Changes That Create New Private New Privat	vacy 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		i. Alteration in Character	

j. Other changes that create new privacy risks (specify):					
and there is n ⊠ This is an existing	ot a SAO informati	P approved Privacy Impa	ct Asse ges do	not create new privacy risk	
Section 2: Information					
(BII) is collected,	maintain	dentifiable information (P ed, or disseminated. (Ch		iness identifiable information in that apply.)	'n
Identifying Numbers (IN))				
a. Social Security*		f. Driver's License		j. Financial Account	
b. TaxpayerID		g. Passport		k. Financial Transaction	
c. Employer ID		h. Alien Registration		l. Vehicle Identifier	
d. Employee ID	\boxtimes	i. Credit Card		m. Medical Record	
e. File/Case ID	\boxtimes				
*Explanation for the busin truncated form:	ess need to	o collect, maintain, or dissemin	ate the S	ocial Security number, including	5
General Personal Data (C					
a. Name		h. Date of Birth	\boxtimes	o. Financial Information	
b. Maiden Name		i. Place of Birth		p. Medical Information	
c. Alias		j. Home Address	\boxtimes	q. Military Service	
d. Gender		k. Telephone Number		r. Criminal Record	Ē
e. Age		1. Email Address		s. Marital Status	
f. Race/Ethnicity		m. Education		t. Mother's Maiden Name	
g. Citizenship		n. Religion			
u. Other general personal	data (spec				
Work-Related Data (WR	- 	e. Work Email Address		i. Business Associates	
a. Occupation b. Job Title		e. Work Email Address f. Salary		j. Proprietary or Business	\vdash
		,		Information	
c. Work Address	\boxtimes	g. Work History		k. Procurement/contracting	

d. Work Telephone Number						
l. Other work-related data (s	pecify):	Information			
Distinguishing Features/Bion	metric	s (DI	FB)			
a. Fingerprints		f.	Scars, Marks, Tattoos		k. Signatures	
b. Palm Prints		g.	Hair Color		1. Vascular Scans	
c. Voice/Audio Recording		h.	Eye Color		m. DNA Sample or Profile	
d. Video Recording		i.	Height		n. Retina/Iris Scans	
e. Photographs		j.	Weight		o. Dental Profile	
p. Other distinguishing featu	ires/bio	met	rics (specify):			
System Administration/Audia. UserID		_	AD) Date/Time of Access		e. ID Files Accessed	T
		c.				
b. IP Address		f.	Queries Run	\boxtimes	f. Contents of Files	
g. Other system administrati	ion/auc	lit da	ta (specify):			
Other Information (specify)						
2.2 Indicate sources of th	e PII/	'RII	in the system. (Check	all the	at annly)	
2 macate sources of th	C 1 11/	ווע	in the system. (Check	an m	ιι αρριγ.)	
Directly from Individual abo	ut Wh	om 1	he Information Pertains			
In Person			rd Copy: Mail/Fax	\boxtimes	Online	\boxtimes
Telephone	\boxtimes	En	nail	\boxtimes		
Other(specify):						
Coronnament Correct						
Government Sources Within the Bureau		Of	her DOC Bureaus		Other Federal Agencies	ТП
State, Local, Tribal					other redefair igenetes	
State, Local, Tribal		101511	ГП			
omer (speeny).						
N C						
Non-government Sources Public Organizations		Pri	vate Sector	\boxtimes	Commercial Data Brokers	Ιп
Third Party Website or Applic	ration	1.11	. 4.0 500101		Commissional Data Dioreis	
Other (specify):	auOII					
Other (specify).						

2.3 Describe how the accuracy of the infor	rmation	n in the system is ensured.	
the National Institute of Standards and Technolog auditing). Mandatory IT awareness and role-base and address how to handle, retain, and dispose of with privileges have undergone vetting and suital random, periodic reviews (quarterly) to identify u	gy (NIS' ed train i data. A bility sc inauthor	physical, and technical safeguards in accordance with T) security controls (encryption, access control, and ing is required for staff who have access to the systall access has role-based restrictions and individual reen. The USPTO maintains an audit trail and pertrized access and changes as part of verifying the Inactive accounts will be deactivated and roles with the control of	d em ls forms
2.4 Is the information covered by the Pape	erwork	Reduction Act?	
2.4 is the information covered by the rapo	CI W OIN	reduction ret.	
Yes, the information is covered by the Pap	erwork	Reduction Act.	
Provide the OMB control number and the	agency	number for the collection.	
No, the information is not covered by the I	Paperwo	ork Reduction Act.	
2.5 Indicate the technologies used that cordeployed. (Check all that apply.)	ntain P	II/BII in ways that have not been previous	ly
Technologies Used Containing PII/BII Not Pre	viously	Deployed (TUCPBNPD)	
Smart Cards		Biometrics	
Caller-ID		Personal Identity Verification (PIV) Cards	
Other(specify):			
There are not any technologies used that co	ontain P	PII/BII in ways that have not been previously deplo	yed.
7 0		, , , , , , , , , , , , , , , , , , ,	<u>, </u>
Section 3: System Supported Activities			
3.1 Indicate IT system supported activitie <i>apply</i> .)	s whic	ch raise privacy risks/concerns. (Check al	l that
Activities			
Audio recordings		Building entry readers	
Video surveillance		Electronic purchase transactions	$\overline{\Box}$

Other(specify):			
(
There are not any IT systems upported activ	vities w	hich raise privacy risks/concerns.	
Section 4: Purpose of the System			
.1 Indicate why the PII/BII in the IT syst (Check all that apply.)	em is	being collected, maintained, or disseminate	ed.
Purpose			
For a Computer Matching Program		For administering human resources programs	\boxtimes
For admin is trative matters	\boxtimes	To promote information sharing initiatives	
Forlitigation	\boxtimes	For criminal law enforcement activities	
For civil enforcement activities		For intelligence activities	
To improve Federal services online		For employee or customer satisfaction	\boxtimes
For web measurement and customization technologies (single-session)		For web measurement and customization technologies (multi-session)	
Other(specify):			
by the IT system, describe how the PI	I/BII 1	processes, missions, operations, etc.) support that is collected, maintained, or disseminate	
or other (specify).	ctor,	member of the public, foreign national, vis	

5.2 Describe any potential threats to privacy, such as insider threat, as a result of the bureau's/operating unit's use of the information, and controls that the bureau/operating unit has put into place to ensure that the information is handled, retained, and disposed appropriately. (For example: mandatory training for system users regarding appropriate handling of information, automatic purging of information in accordance with the retention schedule, etc.)

In the event of computer failure, insider threats, or attack against the system by adversarial or foreign entities, any potential PII data stored within the system could be exposed. To avoid a breach, the system has certain security controls in place to ensure that information is handled, retained, and disposed of appropriately. Access to individual's PII is controlled through the application, and all personnel who access the data must first authenticate to the system at which time an audit trail is generated when the database is accessed. These audit trails are based on application server out-of-the-box logging reports reviewed by the Information System Security Officer (ISSO) and System Auditor and any suspicious indicators such as browsing will be immediately investigated and appropriate action taken. Also, system users undergo annual mandatory training regarding appropriate handing of information.

Section 6: Information Sharing and Access

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

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

6.2	Does the DOC bureau/operating unit place a limitation on re-dissemination	of PII/BII
	shared with external agencies/entities?	

Yes, the external agency/entity is required to verify with the DOC bureau/operating unit before redissemination of PII/BII.

	No, the external agency/entity is not required is semination of PII/BII.	ured to ve	erity with the DOC bureau/operating unit before re	-
	No, the bureau/operating unit does not sh	nare PII/B	I with external agencies/entities.	
6.3	Indicate whether the IT system conr systems authorized to process PII an		h or receives information from any other l	IT
\boxtimes	process PII and/or BII.		mation from another IT system(s) authorized to e technical controls which prevent PII/BII leakage	:
6.4	Controls in place is a standard answer. N handled, retained, and disposed of approdata both during transmission and while application and all personnel who access audit trail is generated when the database and annual mandatory security awarenes USPTO policies; Information Security FOL-18), IT Security Education A waren Data Removal Policy (OCIO-POL-23), USPTO adhere to the USPTO Records M describes the types of USPTO records ar No, this IT system does not connect with process PII and/or BII.	priately. F stored at r s the datar e is access is procedu oreign Tra ness Traini JSPTO Ru Managemend their con or receiv	rity controls are in place to ensure that information for example, advanced encryption is used to secure test. Access to individual's PII is controlled throughout first authenticate to the system at which time and the USPTO requires annual security role-based trace training for all employees. The following are curved Policy (OCIO-POL-6), IT Privacy Policy (OCIO-POL-19), Personally Identifiable ales of the Road (OCIO-POL-36). All offices of the thought of the Road (OCIO-POL-36) authority or citation. The information from another IT system(s) authorize the sets to the IT system and the PII/BII. (Characteristics)	e the gh the an a nining arrent EIO-e he ed to
	ss of Users			
Gen	ieral Public		Government Employees	\boxtimes
Con	ntractors	\boxtimes		
	er(specify):			
App	plicants apply for position			
7.1	disseminated by the system. (Check	k all tha	if their PII/BII is collected, maintained, of tapply.) ords notice published in the Federal Register and	or
	discussed in Section 9.	statemen	tand/or privacy policy. The Privacy Act statemen	t
\boxtimes	Yes, notice is provided by other	Specify l	10W:	

		Reasonable Accommodation Medical Provider Statement form
	No, notice is not provided.	Specify why not:
7.2	Indicate whether and how individua	ls have an opportunity to decline to provide PII/BII.
	Yes, individuals have an opportunity to decline to provide PII/BII.	Specify how: Information is provided voluntarily; however, not providing the information would result in case not being able to be processed or delayed.
	No, individuals do not have an opportunity to decline to provide PII/BII.	Specify why not:
7.3	Indicate whether and how individua their PII/BII.	ls have an opportunity to consent to particular uses of
	Yes, individuals have an opportunity to consent to particular uses of their PII/BII.	Specify how: Information is provided voluntarily; however, not providing the information would result in case not being able to be processed or delayed.
	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 individua pertaining to them.	ls have an opportunity to review/update PII/BII
\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.
	No, individuals do not have an opportunity to review/update PII/BII pertaining to them.	Specify why not:
Sectio 8.1	on 8: Administrative and Technol Indicate the administrative and tech apply.)	logical Controls nnological controls for the system. (Check all that
	All users signed a confidentiality agreen	nent or non-disclosure agreement.
\boxtimes	All users are subject to a Code of Condu	act that includes the requirement for confidentiality.
\boxtimes		ved training on privacy and confidentiality policies and practices.
\boxtimes	Access to the PII/BII is restricted to auth	•
\boxtimes		d, tracked, or recorded. ederal and USPTO Administrator conduct monthly audits of the ne system was accessed and what info was updated, changed

	corrected, etc.
\boxtimes	The information is secured in accordance with the Federal Information Security Modernization Act
	(FISMA) requirements.
	Provide date of most recent Assessment and Authorization (A&A): 3/20/2022
	☐ 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 (POA&M).
\boxtimes	A security assessment report has been reviewed for the information system and it has been determined
	that there are no additional privacy risks.
\boxtimes	Contractors that have access to the systemare subject to information security provisions in their contracts
	required by DOC policy.
\boxtimes	Contracts with customers establish DOC 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. (Include data encryption in transit and/or at rest, if applicable).

PII within the system is secured using appropriate management, operational, and technical safeguards in accordance with NIST requirements. Such management controls include the Life Cycle review process to ensure that management controls are in place and documented in the System Security Privacy Plan (SSPP). The SSPP specifically addresses the management, operational, and technical controls that are in place and planned during the operation of the system. Operational safeguards include restricting access to PII/BII data to a small subset of users. All access has role-based restrictions and individuals with access privileges have undergone vetting and suitability screening. Data is maintained in areas accessible only to authorize personnel. The system maintains an audit trail and the appropriate personnel is alerted when there is suspicious activity. Data is encrypted in transit and at rest.

Section 9: Privacy Act

9.1	Is the PII/BII searchable by a personal identifier (e.g, name or Social Security numb					
	\boxtimes	Yes, the PII/BII is searchable by a personal identifier.				
		No, the PII/BII is not searchable by a personal identifier.				

9.2 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, number, and link. (list all that apply):			
	Employees Personnel Files not covered by 1	Notices	of Other Agencies – <u>COMMERCE/DEPT-18</u> .	
	Equal Employment Opportunity in the Federal EEOC/GOVT-1	eral Gov	ernment Complaint and Appeal Records	
	Yes, a SORN has been submitted to the Department for approval on (date).			
	No, this system is not a system of records as	nda SO	RN is not applicable.	
Sectio	n 10: Retention of Information			
10.1	Indicate whether these records are cov	ered by	y an approved records control schedule	and
1	monitored for compliance. (Check all	l that a	pply.)	
\boxtimes	☐ There is an approved record control schedule.			
	Provide the name of the record control schedule:			
	RACMS: NARA GRS Schedule 2.3, Item 20. Reasonable Accommodation Case Files.			
	EES: NA DA CDS Sahadula 2 3 Itams 110 & 111 EEO discrimination complaint assa flag 120 Decards			
	EES: NARA GRS Schedule 2.3 Items 110 & 111 EEO discrimination complaint case files, 120 Records documenting contractor compliance with EEO regulations			
	No. 41 and 2 and 2 and 2 and 2	1 1 1	_	
	No, there is not an approved record control Provide the stage in which the project is in a		e. ing and submitting a records control schedule:	
\boxtimes	Yes, retention is monitored for compliance			
	No, retention is not monitored for compliance to the schedule. Provide explanation:			
10.2	Indicate the disposal method of the PI	I/BII.	(Check all that apply.)	
Disp		ı		
Shredding		\boxtimes	Overwriting	\boxtimes
Degaussing			Deleting	\boxtimes
Other(specify):				

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

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. (The PII

Confidentiality Impact Level is not the same, and does not have to be the same, as the Federal Information Processing Standards (FIPS) 199 security impact category.)

	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.
\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 level. (Check all that apply.)

	Identifiability	Provide explanation: The combination of name, gender, occupation, email address, race and telephone number can easily identify an individual.
	Quantity of PII	Provide explanation: Approximately ten years of PII data reside on the system with about 100 cases per year. There is a need to ensure the confidentiality of the approximate 1,000 PII data residing on the system.
	Data Field Sensitivity	Provide explanation: The presence of medical information along with sensitive PII could result in potential harmto individuals if not used in accordance with its intended use.
\boxtimes	Context of Use	Provide explanation: Use of PII and work/systemaudit 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: Based on the data fields input in to the system, USPTO must protect the PII of each individual in accordance with the Privacy Act of 1974.
\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 Identify and evaluate any potential threats to privacy that exist in light of the information collected or the sources from which the information is collected. Also, describe the choices that the bureau/operating unit made with regard to the type or quantity of information collected and the sources providing the information in order to prevent or mitigate threats to privacy. (For example: If a decision was made to collect less data,

include a discussion of this decision; if it is necessary to obtain information from sources other than the individual, explain why.)

The PII in this systempose a risk if exposed. Systemusers undergo annual mandatory training regarding				
appropriate handling of information. Physical access to servers is restricted to only a few authorized				
individuals. The servers storing the potential PII are located in a highly sensitive zones within the cloud and				
logical access is segregated with network firewalls and switches through an Access Control list that limits				
access to only a few approved and authorized accounts. USPTO monitors, in real-time, all activities and events within the servers storing the potential PII data and personnel review audit logs received on a regular bases and alert the appropriate personnel when inappropriate or unusual activity is identified.				
2.2. Indicate whether the conduct of this DIA results in any required business process changes				

1	2.2	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.
12.3 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:
		No, the conduct of this PIA does not result in any required technology changes.

Points of Contact and Signatures

System Owner	Chief Information Security Officer
Name: Tamika Anderson	Name: Don Watson
Office: Office of Chief Administrative Officer	Office: Office of the Chief Information Officer (OCIO)
(OCAO)	Phone: (571) 272-8130
Phone: (571) 272-6058	Email: Don.Watson@uspto.gov
Email: Tamika.Beverly@uspto.gov	Elimin Bon waterner asprenge
Zinam Tunimanse verif @ usproige v	
	I certify that this PIA is an accurate representation of the security
I certify that this PIA is an accurate representation of the security	controls in place to protect PII/BII processed on this IT system.
controls in place to protect PII/BII processed on this IT system.	
Signature:	Signature:
6	
Date signed:	Date signed:
Privacy Act Officer	Bureau Chief Privacy Officer and
Name: Ezequiel Berdichevsky	Authorizing Official
Office: Office of General Law (O/GL)	Authorizing Official
Phone: (571) 270-1557	Name: Henry J. Holcombe
Email: Ezequiel.Berdichevsky@uspto.gov	Office: Office of the Chief Information Officer (OCIO)
	Phone: (571) 272-9400
	Email: Jamie.Holcombe@uspto.gov
I certify that the appropriate authorities and SORNs (if applicable)	Email: Janue.Holcombe@uspto.gov
are cited in this PIA.	I certify that the PII/BII processed in this IT system is necessary, this
	PIA ensures compliance with DOC policy to protect privacy, and the
	Bureau/OU Privacy Act Officer concurs with the SORNs and
	authorities cited.
Signature:	
	Signature:
Date signed:	
	Date signed:
Co-Authorizing Official	
Name: Bismarck Myrick	
Office: Office of Equal Employment Opportunity and	
Diversity (OEEOD)	
Phone: (571) 272-6315	
Email: Bismarck.Myrick@uspto.gov	
I certify that this PIA accurately reflects the representations made	
to me herein by the System Owner, the Chief Information Security	
Officer, and the Chief Privacy Officer regarding security controls	
in place to protect PII/BII in this PIA.	
Signature	
Signature:	
Date signed:	

This page is for internal routing purposes and documentation of approvals. Upon final approval, this page <u>must</u> be removed prior to publication of the PIA.